Section 5 B - Requirements Definition

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. If the following clause is used, enter fill-in data.

B0001T	(01/06/91)	Sample - Sealed
The supplies	shall conform to	the sealed sample which may be seen on application to:
B0002D	(01/06/91)	Sample - Sealed
	,	the sealed sample provided.
		· ' =
B0003D	(01/06/91)	Delivery - Samples
This clause is	s cancelled effec	tive 31/03/95.
		_
B0004D	(30/10/96)	Test Samples
the purpose of	of demonstrating	eliverable end items be destroyed by the Contractor while being tested for g performance, it shall be at the expense of the Contractor, and shall not ons hereunder respecting quantity.
Remarks: Us	se this clause to	advise the contractor of the availability of test facilities if such tests are
B0005D	(30/10/96)	DND Test Facilites, Use of
Establishmer	railability, the Co	ntractor may use the facilities at the Proof and Experimental Test plet, Quebec, for contract related tests and proofs. The costs of any tests borne by the Contractor.
		=

Materiel supplied shall be new and conform to the latest issue of the applicable drawing, specification and/or part number that is in effect on the solicitation closing date.

Materiel

(15/12/95)

B1000D

B1000D Effective 15/	(01/06/91) /12/95, this clause	Materiel is superseded by B1000D.
B1001D	(01/06/91) is cancelled effect	Hovercraft - Material ive 01/12/92.
B1002D This clause i	(01/06/91) is cancelled effect	Hovercraft - Replacement Parts ive 01/12/92.
B1003D This clause	(01/06/91) is cancelled effect	
Where applic	cable, this materie	Weatherization - Aircraft I shall be weatherized in accordance with the latest issue of CFTO erization and Marking of Aircraft Hydraulic Accessories and Components.
B1004D Effective 15/	(01/06/91) (12/95, this clause	Weatherization - Aircraft is superseded by B1004D.
	•	

B1005D)	(01/06/91)	Screws - Recessed Head Screws (Phillips)
This cla	use is c	ancelled effecti	ve 31/03/95.
Remark	s: THIS	CLAUSE IS TO	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B1006T	ı	(25/05/01)	Materiel Supplied
1.	or its ad	credited agent	roduction of current manufacture supplied by the principal manufacturer and is to conform to the current issue of the applicable drawing, rt number as applicable.
	OR		
2.	principa and pro	al manufacturer ocessed by an a	roduction of current manufacture or is from a source other than the or its accredited agent, it is to be unused and in new condition released pproved Contractor with the latest approved modifications incorporated as its release notes.
3.	The Bio	lder is to specif	y in its bid whether 1. or 2. is being offered.
	SPECIF	Y:	
4.	If defini	tion 2. above is	used, the Bidder shall provide the following information with its bid:
	(a)	name of manu	facturer;
	(b)	date of manufa	acture; and
	(c)	if item contains	s elastomeric materiel, cure date for such must be provided.
B1006T		(31/03/95)	Materiel Supplied
Effectiv	e 25/05/	` ,	is superseded by B1006T.
B1200D)	(16/02/98)	Storage - Shelf Life
1.	All mate	erial having a sh	nelf life shall include:
	(a) (b) (c) (d)	date of manufa manufacturer's specification no expiration date	part number; umber;

B1200D	(15/12/95)	Storage - Shelf Life
Effective 16/02/	/98, this clause i	s superseded by B1200D.
		
B1201D	(15/12/95)	Shelf Life/Cure Date
item contains el date of overhau	lastomeric mate ıl. Markings are	ing a shelf life must be marked with the date of manufacture. Where the rial, the cure date is to be shown in addition to the date of manufacture or to be placed in accordance with the identification requirements of the Marking Specification D-LM-008-002/SF-001.
B1201D	(01/06/91)	Cure Date (Rubber)
Effective 15/12/	/95, this clause i	s superseded by B1201D.
B1202D	(15/12/95)	Age Control (Elastomeric Material)
D-05-001-001/S elastomeric iten	SF-000 shall be not shall be no	astomeric materials as specified in Canadian Forces Specification applied to all aircraft, aircraft components, aircraft accessories and to stomeric items are used in contact with fuel, hydraulic fluid, oil, alcohol, or ic items form part of a pneumatic, coolant or any other fluid or gaseous
B1202D	(31/03/95)	Age Limitation (Rubber Items)
Effective 15/12/	/95, this clause i	s superseded by B1202D.
D4 202D	(45/42/05)	Chalf Life
B1203D Not more than 2	(15/12/95) 25 percent of the	Shelf Life e manufacturer's recommended shelf life shall have expired at date of
delivery.	po. com on an	2aa.a.a.a.a.a.a.a.a.a.a.a.a.a.a.a.

B1203D	(01/06/91)	Shelf Life
Effective 15	/12/95, this clause	is superseded by B1203D.
B1400D	(01/06/91)	Age Limitations
This clause	is cancelled effect	ive 15/12/95.
Remarks: I	(15/12/95)	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. P.C.P. Act
Only produc	· ·	Agriculture and Agri-food Canada, for sale in Canada under the <i>Pest</i>
P.C.P. Regi	stration No.:	_
B1500D	(01/06/91)	P.C.P. Act
	` ,	is superseded by B1500D.
be certified	Jse the following c by a certification o	lause when electrical equipment purchased for use within Canada should rganization.
B1501D	(12/12/03)	Electrical Equipment
with the Car	l equipment supplionadian Electrical C ds Council of Cana	ed under the Contract must be certified or approved for use in accordance ode, Part 1, prior to delivery, by a certification organization accredited by ada (SCC).
NOTE:	Suppliers may	obtain further information by contacting the SCC, at (613) 238-3222.

B1501D	(24/05/02)	Electrical Equipment
Effective 12/1	12/03, this clause	e is superseded by B1501D.
B1502D	(01/06/91)	Certification
This clause is	s cancelled effect	tive 31/03/95.
B1503D	(31/03/95)	Installation
The installation and any appl	on shall be in acc icable propane re	cordance with the Canadian Gas Association Standard CAN/CGA-B149.2 egulations within the province of use.
B1503D	(01/06/91)	Installation
Effective 31/0	03/95, this clause	e is superseded by B1503D.
B1504D	(16/02/98)	State of Charge
wet uncharge not available awarding of t supplied conf	ed state. In the e as specified abo he Public Works trary to this claus	supplied in a dry charged state. Alkaline batteries are to be supplied in a event that the supplier advises in writing that the item(s) demanded is(are) ve, the originator of the requirement shall be contacted prior to the and Government Services Canada (PWGSC) contract. Batteries that are se, without prior approval of the PWGSC Contracting Authority, will be ense to his plant for exchange or credit.
B1504D	(01/06/91)	State of Charge
Effective 16/0	J2/98, this clause	e is superseded by B1504D.
		

B1505D	(15/12/95)	WHMIS Regulations
and regulation(s) thereunder in	If ship goods falling within the <i>Hazardous Products Act</i> , R.S.C. 1985, c. H-3 in accordance with the said Act and regulation(s) accompanied by the completed in either English or French.
B1600D	(15/12/95)	Exchange Parts Plan
exchanged for	factory rebuilt p	nd components covered by the terms of the contractual document will be parts on the basis of one-for-one and like-for-like. In the event factory new and unused parts and components will be supplied instead.
B1600D	(01/06/91)	Exchange Parts Plan
	,	is superseded by B1600D.
Remarks: THIS following clause		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. If the fill-in data.
B2000D	(01/06/91)	Qualified Products
Number	shall be suppli	Canadian or the U.S. Qualified Products List under Qualification Reference ed. The supplied materiel shall comply with all conditions set forth in the the Letter of Recognition that was granted for this materiel.
Remarks: THIS	S CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B2001D	(01/06/91)	Approved Products
are appr be considered/a	oved products. accepted.	Only those products appearing on the Approved Products List (APL) will
B2002D	(03/02/97)	Approved Plants
This clause is o	cancelled effect	ive 01/12/00.

B2002D)	(01/06/91)	Approved Plants
Effective	e 03/02/	97, this clause	is superseded by B2002D.
B2003D)	(01/06/91)	Approved Plants
This cla	use is c	ancelled effect	ive 15/12/95.
B2004D)	(15/12/95)	Grade Marking
All lumb authoriz (CLSAE	zed to gr	lied is to be sta ade mark lumb	amped showing the grade, species and name of the grading agency per in Canada by the Canadian Lumber Standards Accreditation Board
	,		
B2004D		(01/06/91)	Grade Marking
		` '	is superseded by B2004D.
		,	
		(<u>)</u>	
B2005D		(16/02/98)	Fish - Quality Stamping
1.	Fisherie	all have been pes and Oceans das follows:	processed and packed in an establishment approved by the Department of in accordance with the <i>Fish Inspection Act</i> and Regulations, and shall be
	(a)	"Canada Inspe	Ill be identified by the words "Processed under Government Supervision" of ected within a line drawing of a maple leaf marked on wrappers, inserts master containers.
	(b)	Frozen fish sh maple leaf ma fish.	all be identified by the words "Canada Inspected" within a line drawing of a trked on the wrappers, or containers, or where practicable on the whole

B2005I	0	(01/06/91)	Fish - Quality Stamping
Effectiv	/e 16/02	/98, this clause	is superseded by B2005D.
B2006I	_	(01/06/91)	Hovercraft - Airworthiness Certification
		cancelled effecti	
THIS CI	ause is c	ancelled ellecti	ve 01/12/92.
followir descrip should criteria	ng clause otion and contact related	e where a manu I substitutes will the client to disc	D APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the ifacturer's brand name, model and/or part number are used in the item be considered. Prior to issuing the solicitation, the contracting officer cuss the potential for equivalent products and any mandatory performance g specified that must be included in the solicitation to ensure proper s equivalency.
Note:	Contra and/or equival	part number co	ust ensure that all references to a manufacturer's brand name, model ntained anywhere within the solicitation are followed by the words "or
B3000	г	(13/12/02)	Equivalent Substitutes
1.	Produc	ts that are equi	valent in form, fit, function and quality will be considered where the Bidder
	(a)	designates the substituted;	brand name, model and/or part number of the equivalent product being
	(b)	states that the	substitute is fully interchangeable with the item specified;
	(c)	provides comp	lete specifications and descriptive literature for each substitute item,
	(d)		liance statements that include technical specifics showing the substitute mandatory performance criteria that are specified in the solicitation; and
	(e)	clearly identifie the substitute i	es those areas in the specifications and descriptive literature that support tems compliance with any mandatory performance criteria.
2.	Produc	ts offered as ec	uivalent in form, fit, function and quality will NOT be considered if:
	(a)	the bid fails to fully evaluate t	provide all the information requested to allow the Contracting Authority to he equivalency of each substitute item; or
	(b)		tem fails to meet or exceed the mandatory performance criteria specified on for that item.

B3000T (16/02/98) Substitute - Equivalent

Effective 13/12/02, this clause is superseded by B3000T.

	(24/22/24)	
B3001T	(01/06/91)	•
Effective 15/1	2/95, this clause	is superseded by B3000T.
	 	
Remarks: TH	IS CLAUSE IS TO	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B3002T	(15/12/95)	Product Demonstration
The equivalent order, contract product(s) her	nce of the Bidder et or standing offe ein at the "DEST	s product(s) may have to be ensured by trial prior to award of purchase er. The Bidder must be prepared to demonstrate the effectiveness of TINATION" specified below at no additional cost to Canada.
Address of de	stination:	
	 	
Dagge	(04/00/04)	
B3002T	(01/06/91)	Product Demonstration
Effective 15/1	2/95, this clause	is superseded by B3002T.
B3003D	(15/12/95)	Grades - Meat
If the grade na	ame stipulated is	not available, a higher grade name, in all cases, must be supplied.
		
B3003D	(01/06/91)	Grades - Meat
Effective 15/1	2/95, this clause	is superseded by B3003D.
		
B3004T	(16/02/98)	Substitutions
Effective 21/0	•	is superseded by B3000T.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. If the following clause is used, enter fill-in data. **B4000T Drawings and Specifications** (01/06/91) A receipt for drawings and specifications must be returned to the address shown below on the day they are received. These drawings and specifications must be returned on the day the bid closes. Address: **B4001T** (01/06/91) **Stores Certification** Effective 15/12/95, this clause is superseded by B4024T. Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause when drawings and specifications have been mailed under separate cover. **B4002T** (15/12/95) **Technical Data Package B4002T** (01/06/91) **Technical Data Package - DND** Effective 15/12/95, this clause is superseded by B4002T. Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. If the following clause is used, enter fill-in data. **B4003T** (10/12/04)Specifications - CGSB A copy of the _____ referred to herein is available and may be purchased from: Canadian General Standards Board Sales Centre Place du Portage III, 6B1 11 Laurier Street Gatineau, Québec (819) 956-0425 or 1-800-665-CGSB (Canada only) Telephone: (819) 956-5644 Fax: E-mail: ncr.cgsb-ongc@pwgsc.gc.ca

CGSB Website: http://www.pwgsc.gc.ca/cgsb.

B4003T	(21/06/99)	Specifications - CGSB
Effectiv	e 10/12/04, this clause	e is superseded by B4003T.
		
B4004C	(16/02/98)	Approval
1.	Design Authority. App	omplete production unit or any part thereof must be obtained from the proval of any part of a production unit shall not preclude the Design oproval of the complete unit.
2.	specification which sh	simultaneously with the production of the first unit, prepare an equipment all be amended by the manufacturer in the manner required by the Design approval of the first complete production unit.
3.	The first complete pro amended, shall be the Authority.	duction unit, as approved, together with the equipment specification, as a standard for inspection of the remaining production units by the Inspection
B4004C	(01/06/91)	Approval
Effectiv	e 16/02/98, this clause	e is superseded by B4004C.
	s: THIS CLAUSE IS T g clause is used, ente	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. If the rill-in data.
B40050	(01/06/91)	Test Data Evaluation
Test da submitt compar	ed for evaluation. Suc	ecification has been met, shall be supplied with the prototype equipment h data shall be certified by a responsible officer of the Contractor's
data sh	lars of the make, type, all be provided. Rejec submission.	serial number and location of the test equipment used to obtain such test tion or approval of the prototype shall be given within days from the
Test da	ta requirements:	_•

B4006D	(15/12/95)	Product, Use of (Pending Approval)
This clause i	s cancelled effect	ive 21/06/99.
B4006D	(01/06/91)	Product, Use of (Pending Approval)
Effective 15/	12/95, this clause	is superseded by B4006D.
clause in cor		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this Statement of Work provided by the customer department constitutes the to be performed.
B4007C	(01/06/91)	Statement of Work
The Contrac Annex ""	tor shall perform t and forming part	he Work in accordance with the Statement of Work attached hereto as of this Contract.
clause in cor specification	ntracts when the S , while the contract	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this Statement of Work provided by the customer department is the prevailing ctor's technical and management proposals merely provide details eneral manner in which the work will be conducted.
B4008C	(31/01/92)	Statement of Work
" and in	accordance with	he Work as outlined in the Statement of Work attached hereto as Annex the Contractor's technical and management portions of the Contractor's, and forming part of this Contract.
B4008C	(01/06/91)	Statement of Work
Effective 31/	01/92, this clause	is superseded by B4008C.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this contractor's proposal constitutes the specification for the work to be
B4009C	(31/01/92)	Statement of Work
The Work to Contractor's	be performed sha proposal entitled	all be in accordance with the technical and management portions of the "," dated, and forming part of this Contract.

B4009	C	(01/06/91)	Statement of Work
Effect	ive 31/01/	/92, this clause	is superseded by B4009C.
B4010	C	(16/02/98)	Requirement
Effecti	ive 25/05/	01, this clause	is superseded by B4010D.
Rema	rks: THIS	S CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B4010	D	(25/05/01)	Requirement
1.	To perf	orm the work (repair and docking) on and for (<i>Insert name of vessel</i>) in accordance with:
	(a)	the Maintenar	nce and Repair Specification List number dated;
	(b)	supplementar in the Minutes	y specifications, amendments and clarifications presented at and recorded of the Bidders' Conference;
	(c)	written answe	rs provided to bidders on questions raised during the bid period.
this clarest of	rks: THIS ause for r f Canada, 9.2-M95.'	equirements in insert "the Car	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. When using Ontario, insert "Ontario Regulation 250-94," and for requirements in the nadian Gas Association National Standard of Canada, CAN
B4011	Т	(15/12/95)	Testing Responsibility
The B startin	idder sha ig from the	ll be responsib e date of manu	le for testing and legal remarking of cylinders/tanks at five-year intervals facture, in accordance with
		(2.10.10.1)	
B4011	-	(01/06/91)	Testing Responsibility
Effecti	ive 15/12/	/95, this clause	is superseded by B4011T.

B4012D	(01/06/91)	Preservative
All open bea (MIL-C-1617	ring are to be inhib 3) Gr 2 or MIL-C-1	oited with a preservative compound conforming to standard 31-GP-3M 1796B.
All seals or s one year from	shielded bearings r m date of delivery	nust be of current production. Bearings manufactured within a period of to DND will be accepted as current production.
Remarks: U	se this clause in co	onjunction with B4003T, Specifications - CGSB.
B4013D	(15/12/95)	Flame Resistance Requirements
General Star	ndards Board (CG:	nust conform to the flame resistance requirements contained in Canadian SB) standard 4-GP-129. As proof of this, a certificate from a qualified ory must be submitted with the bid.
B4013D	(01/06/91)	Flame Resistance Requirements
Effective 15/	12/95, this clause	is superseded by B4013D.
Remarks: T in the blanks	HIS CLAUSE IS TO , contracting office	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. When filling are to specify either calendar days or working days.
B4014D	(01/06/91)	Proofs
Proofs will be date within _	e submitted within days.	days from receipt of copy and must be returned to meet delivery
B4015D	(01/06/91)	Proofs
This clause i	s cancelled effecti	ve 15/12/95.
		n the design data is the property of DND. It does not apply to ammunition tract with SNC IT Inc.

B4016D (30/10/96) Drawings and Specifications

Manufacture, packaging and inspection shall be governed by drawings, specifications and schedules approved by the Director Ammunition Materiel Management (DAMM) and issued under Canadian Forces Design Data List. Remarks: Use this clause when the design data is not the property of DND. It does not apply to

ammunition procured from FMS.

B4017D (30/10/96) **Drawings and Specifications**

- Deliverable end items shall conform to drawings and specifications approved by the Design 1. Authority. The following shall be forwarded to the Design Authority for approval prior to the commencement of manufacture:
 - two (2) data lists of all drawings and specifications; two (2) sets of drawings detailing:
 - (a) (b)
 - complete round markings; (1)
 - method of packing, including dimensions;
 - (2) (3) packing markings; and
 - method of palletization.
- The Design Authority shall return, within thirty (30) days, one copy either approved or showing 2. the changes which Canada requires.

B4018C	(15/12/95)	Specifications
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The Contractor warrants that the equipment specified in this Contract is capable of performing all the functions described in the Contractor's advertising and technical literature and is in complete accordance with the specifications contained therein.

B4018C (01/06/91)**Specifications**

Effective 15/12/95, this clause is superseded by B4018C.

B4019D (30/10/96)**US Military Specifications and Standards**

The Contractor is responsible for obtaining copies of all US military specifications and standards which may be applicable to this requirement. These specifications and standards are available commercially, or may be obtained directly from the US Department of Defense, Philadelphia, telephone: (215) 697-2179/2667; facsimile: (215) 697-1462.

B4020D	(01/06/91)	Print Quality
This clause i	s cancelled effect	tive 31/03/95.
		
B4021D	(15/12/95)	Warranty - Civilian
This clause i	s cancelled effect	tive 21/06/99.
B4021D	(01/06/91)	Warranty - Civilian
Effective 15/	12/95, this clause	s is superseded by B4021D.
		
B4022D	(01/06/91)	Documentation
Effective 15/	12/95, this clause	is superseded by B4025D.
	 	
B4023D	(01/06/91)	Hovercraft - Standard of Work
This clause i	s cancelled effect	tive 01/12/92.
	 	
Remarks: TI clause when When equiva	HIS CLAUSE IS T the contracting o alent substitutes v	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this fficer will only accept the goods that are specified in the bid solicitation. vill be considered, clause B3000T should be used instead.
B4024T	(01/12/00)	Stores Certifications
The item(s) of and quality a	offered conform(s ssurance provision) strictly with the purchase description, including packaging requirements ons if applicable, contained in the bid solicitation.

B4024T	(01/06/91)	Stores Certifications
Effectiv	e 01/12/00, this clause	is superseded by B4024T.
followin of docu	g clause in contracts ar	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the ad Requests for Proposal. Contracting officers are advised that the ordeurrent policy and legal advice. The list is to be amended by the each situation.
Use cla	use M4025D for standir	ng offers and Requests for Standing Offer.
B4025D	(10/12/04)	Priority of Documents
discrepa docume	ancy between the word	or form part of and are incorporated into the Contract. If there is a leng of any documents which appear on the list, the wording of the shall prevail over the wording of any document which subsequently
1.	these articles of agreer	ment;
2.	the supplemental gene	ral conditions (Insert number and title);
3.	the general conditions	(Insert number and title);
(List an	nexes by order of prior	ity, as applicable.)
4.	Annex ""	;
5.	Annex ""	;
6.	the offer, if applicable _	(Insert date of offer as last amended).
B4025D	(12/12/03)	Priority of Documents
Effectiv	e 10/12/04, this clause	is superseded by B4025D.
B4026D	(31/01/92)	Priority of Documents
Effectiv	e 01/12/92, this clause	is superseded by M2016D.

B4027D	(01/08/92)	Air Charter Services
This clause is	cancelled effec	ctive 15/12/95.
		=
B4027D	(31/01/92)	Air Charter Services
Effective 01/0	8/92, this claus	e is superseded by B4027D.
		=

B4030D (31/03/95) Aircrew Reqts - Fixed Wing Aircraft

The pilot-in-command must have flown a minimum of 1,000 hours on fixed wing aircraft, including 500 hours as pilot-in-command of the type of aircraft specified and 250 hours in areas similar to the contract area of operation.

When so requested by the Charterer, the Contractor shall provide documentary proof in the form of an affidavit of such experience.

At any time during the course of the operations, when the flight crew or maintenance crew are deemed by the Charterer to be unsatisfactory for safety or other reasons, the Charterer shall inform the Contractor in writing that the flight crew or maintenance crew must be replaced, whereupon the Contractor is to withdraw such crew. The aircraft involved shall be considered unserviceable until a satisfactory crew resumes operations. The Charterer must advise the Contracting Authority of the problem with the crew(s) and the Contractor must advise the Contracting Authority of the corrective action taken.

Cause for consideration of the crew as being unsatisfactory shall include but is not limited to the following: incompetence and/or inexperience in operating and maintaining the aircraft for normal operations.

B4031D (31/03/95) Aircrew Reqts - Rotary Wing

The pilot-in-command must have flown a minimum of 1,000 hours on rotary wing aircraft, including 500 hours as pilot-in-command of the type of aircraft specified and 250 hours in areas similar to the contract area of operation.

When so requested by the Charterer, the Contractor shall provide documentary proof in the form of an affidavit of such experience.

At any time during the course of the operations, when the flight crew or maintenance crew are deemed by the Charterer to be unsatisfactory for safety or other reasons, the Charterer shall inform the Contractor in writing that the flight crew or maintenance crew must be replaced, whereupon the Contractor is to withdraw such crew. The aircraft involved shall be considered unserviceable until a satisfactory crew resumes operations. The Charterer must advise the Contracting Authority of the problem with the crew(s) and the Contractor must advise the Contracting Authority of the corrective action taken.

Cause for consideration of the crew as being unsatisfactory shall include but is not limited to the following: incompetence and/or inexperience in operating and maintaining the aircraft for normal operations.

Remarks: The clause must be included in all contracts and standing offers for air travel requirements.

B4032D (30/10/96) Safety Briefing

The pilot-in-command of the aircraft shall provide a safety briefing for all passengers before flight. Said briefing is to be conducted in accordance with the document entitled "Safety Briefing", and documented by the signature of the senior representative of the Charterer boarding the aircraft. Such documentation may be provided on a separate confirmation form, provided it contains, as a minimum, the information stipulated under the heading "Customer Safety Briefing Confirmation". Copies of the Safety Briefing document can be obtained from the Contracting Authority named on page 1 of this document.

B4032D (31/03/95) Safety Briefing

Effective 30/10/96, this clause is superseded by B4032D.

Remarks: Use this clause when the Director Ammunition Materiel Management (DAMM) requests data cards.

B4033D (30/10/96) Ammunition Data Cards

Ammunition Data Cards shall be prepared in accordance with Canadian Forces Specification D-09-002-002/SG-000 or standard MIL-STD-1167 and shall be forwarded both to the consignee and to the following:

National Defence Headquarters MGen George R. Pearkes Building 101 Colonel By Drive Ottawa ON K1A 0K2

Attention: DAMM

B4034D (30/10/96) Proof Data

A copy of the original proof results and a copy of the results of any surveillance test performed on the ammunition subsequent to manufacture shall be forwarded to:

National Defence Headquarters MGen George R. Pearkes Building 101 Colonel By Drive Ottawa ON K1A 0K2

Attention	: DAMM		
B4035D	(30/10/96)	Specialized Shipp	ng Containers
overhaule where pra	ed items, the Contrac acticable, containers suitable masking pain	tor shall use the cont shall be repaired. Al	utlined herein, when shipping any repaired or ainers provided by Canada, if any. If necessary and non-pertinent markings shall be obliterated by the led labels shall be removed prior to the application of
The Contapproprie	tractor shall monitor for te methods to the Re	or items requiring specturisition Authority.	ecial packaging or handling, and shall recommend
B4037D	(30/10/96)	Aerospace Engine	ering Change Proposal
With resp Proposal	pect to engineering ch (AECP) CFTO C-05-	nange proposals, the 002-001/AG000 (cur	procedures set out in Aerospace Engineering Change rent issue) shall apply.
B4039D All tires re	(30/10/96) equiring balancing he		cing inced by balance patches only.
	•		ethod of tire age identification.
B4040D	(30/10/96)	Tire Age Identifica	
	a) Tires shall be completely are	coded by one circum	one of the following methods: ferential band of 3/4 inch to 1 inch wide tape, ely centred on the tread. Alternate numbers shall be rakes. The appropriate colour is shown on the chart
	YEAR OF MAI 1995 1996 1997 1998 1999 2000 2001	NUFACTURE	TAPE COLOUR Yellow Magenta Red Silver/Grey Green Blue Orange

Blue Orange Yellow

2002

(b) Tires shall be coded by one circumferential band of white tape 3/4 inch wide, completely around and approximately centred on the tread, with the year of manufacture shown in black numbers 1/2 inch high repeated at 12 inch intervals. Alternate numbers shall be inverted to ensure legibility on tire racks.

Remarks: Use this clause for items which contain radioactive material (RAM) in schedule quantity (SQ) as defined by Atomic Energy Control Regulations pursuant to the *Atomic Energy Control Act.* SQ of RAM is used in DND equipment for illuminating (compasses, sight units, beta lights, dials, etc.), regulating (oxygen regulators, helicopter wing, etc.), coating lenses (MK 102 telescope, light armour vehicles, etc.), detecting system (CAM, EVD, TDV, etc.), check sources and calibrators (AN UDM 1A, FDR 502, UDM 501, etc.), lasers (laser range finder, CF 18 laser target acquisition), radars (ADATS), engineering equipment (troxlers, safe lane markers, etc.), nuclear gauges, industrial radiography, among other uses.

B4041D (30/10/96) Radioactive Material

The Contractor shall report all radioactive materials which are in schedule quantities as provided for in the *Atomic Energy Control Act* and Regulations. The Contractor shall conform to the current issue of CFTO C-02-040-003/TP-000 in respect of all aspects of licensing, reporting, marking, transporting, packaging, warnings in manuals, disposal, repair procedures, and other subject areas provided for therein.

B4042D (30/10/96) Identification Plates

- Where identification plates are required, the Contractor shall arrange for their design and manufacture in accordance with the current issue of Canadian Forces Specification D-02-002-001/SG-001. Such plates shall be affixed to the deliverable end items prior to delivery.
- Identification plates applicable to the U.S. Navy F-18 program shall be manufactured in accordance with the current issue of MIL-STD-130, except that the "U.S." shall be blanked out and the Canadian Contract number, prefixed with the word "CANADA", shall be specified in the Contract Number block.
- 3. Prior to production, identification plate drawings are to be submitted for approval to:

National Defence Headquarters MGen George R. Pearkes Building 101 Colonel By Drive Ottawa ON K1A 0K2

Attention: DCIP 5-4-5

Remarks: Use the following clause to obtain nomenclature for equipment of military design, and where the life cycle material manager (LCMM) requests it, for commercial equipment.

B4043D (30/10/96) Military Nomenclature

 The Contractor shall prepare nomenclature data (or confirm existing data), in accordance with the current issue of the following Canadian Forces Specifications:

- (a)
- for Electronic Equipment: D-01-000-200/SF-001 (CA) or MIL-STD-196D (US); for Aeronautical Equipment: D-01-000-200/SF-002 (CA) or MIL-STD-875A (US); (b)
- (c) for Photographic Equipment: D-01-000-200/SF-003 (CA) or MIL-STD-155 (US).
- 2. The Contractor shall submit such nomenclature data to:

National Defence Headquarters MGen George R. Pearkes Building 101 Colonel By Dr Ottawa ON K1A 0K2

Attention: DCIP 5-4-5

no later than ninety (90) days prior to delivery of the deliverable end items to which the data relate.

Remarks: Use this clause to define the packing and marking for food requirements.

B4044D (30/10/96)Year of Pack and Marking

All food packages shall contain only the current season's crop of the country of origin. Each packing case shall be marked on one end with the month and year of packing in letters one half to one inch in height.

B4045D (30/10/96)**Shipping Containers**

This clause is cancelled effective 12/12/03.

Remarks: Use the following clause to define the requirement for food batch numbers.

B4046D (30/10/96)**Batch Number**

All food batch numbers shall be marked on the exterior of each case of meat, meat products, poultry and poultry products.

Remarks: Use the following clause in aerospace application when marking of hose assemblies is required.

B4047D (30/10/96)Marking - Aircraft Hose Assemblies

All rubber hose assemblies and all medium and high pressure teflon hose assemblies for aerospace applications, shall have a permanent identification band attached by welding.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause for first article testing and approval to ensure that the Contractor can produce for acceptance a product that conform to all Contract requirements.

B4048D (30/10/96) First Article Testing and Approval

- The Contractor shall carry out all required first article inspections and tests to verify conformance to the specified requirements prior to production.
- 2. The Contractor shall provide a copy of the proposed first article test procedure to the Contracting Authority who, in conjunctions with the Design or Technical Authority (DA/TA), must approve before testing can commence. The test procedure shall be forwarded to the Contracting Authority within _____ days from the effective date of the Contract. The Contracting Authority shall notify the Contractor, in writing, within ____ days of receipt of the approval or rejection of the first article test procedures. First article testing shall not commence until notification is received from the Technical Authority that the first article test procedure has been approved.
- 3. The Contractor shall test ____ first article units of ____ (Name of deliverable end item). Test data submitted for approval shall be verified to the satisfaction of the Quality Assurance Representative (QAR).
- 4. The first article or first article test data, as provided for herein, together with appropriate evidence of QAR verification, shall be forwarded to the Contracting Authority for approval within _____ days from the effective date of the Contract. The Contracting Authority shall notify the Contractor, in writing, within ____ days of receipt of the approval or rejection of the first article. The notice of approval shall not relieve the Contractor from its obligation to comply with all of the requirements of the Contract. A notice of approval may be conditional on further action required by the Contractor. A notice of rejection shall state the reasons for the rejection.
- The commencement of production prior to first article acceptance by Canada is at the sole risk of the Contractor.
- 6. Unless otherwise provided in the Contract, the Contractor may deliver an approved first article as part of the deliverable end items if it meets all Contract requirements for acceptance.
- 7. If the first article or first article test report is rejected, the Contractor, upon request, shall repeat any or all first article tests. After each request for additional tests the Contractor shall either make any necessary changes, modifications, or repairs to the first article or select another first article for testing. The Contractor shall then delivery another first article or first article test report to Canada within _____ days of so being requested. All costs related to these tests shall be borne by the Contractor.
- 8. If the Contractor fails to deliver any first article or first article test report by its due date, or if any first article or test report is rejected, the Contractor shall be deemed to have failed to make delivery by the due date and shall be in default under the Contract.
- 9. In this first article test clause,

"approval" means written notice to the Contractor accepting the first article or first article test data as conforming with the specified contractual requirements.

"first article" means a preproduction model or sample, initial production sample, test sample, first lot, pilot lot, or pilot model.

"first article testing" means testing and evaluating the first article for conformance with contract requirements before or in the initial stage of production.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this clause to define a requirement for a Long Lead Time Item List for new equipment acquisitions. In variable <<1>> insert "bid" at the solicitation stage and insert "Contract" at the contract stage.

B4049D	(13/12/0	Long Lead Time Item List	
1.	Contracting Autr (LLTIL), prepare 100-214/SF-000 Any item with a months s	all, within days of the effective date of the Cority and to DND at the address cited below, a Long L in accordance with the current issue of Canadian For The cost of preparing the LLTIL may be included in ocurement lead time (from placement of order to del all be included. Specific details of the data elements sioning Documentation Selection Sheet appended a	Lead Time Item List broces Specification D-01-the <<1>> price. ivery) of greater than required in the LLTIL are
2.	cataloguing of ite	rovisioning Technical Documentation (SPTD) for the ns listed in the LLTIL, shall also be provided by the Caue of Canadian Forces Specification D-01-100-214,	Contractor in accordance
3.		actor have any questions regarding the preparation, f mentation, they shall be directed to:	ormat or content of the
	National Defence MGen George R 101 Colonel By I Ottawa ON K1A	Pearkes Building rive	
	Attention:	irector, Technical Information and Codification Service	ces
B4049D Effectiv	,	Long Lead Time Item List ause is superseded by B4049D.	
clause t	to define the requ	IS TO APPEAR IN FULL TEXT IN PROCUREMENT Dement for an Interim Spares List for new equipment olicitation stage and insert "Contract" at the contract	acquisitions. In variable
B4050D	(13/12/0	Interim Spares List	
1.	Contracting Authorepared in according D-01-100-214/S and the ISL shall ISL shall specify which the spares receipt of spares (RSPL). Specific	all, within days of the effective date of the Courity and to DND at the address cited below, an Interidance with the current issue of Canadian Forces Specific Cool. The cost for preparing the ISL may be included nclude the approximate number of line items hose spares which must be delivered prior to or concretate, in order to support those goods from the first from the Provisioning Parts Breakdown (PPB) / Recodetails of the data elements required are listed on the election Sheet appended at Annex	m Spares List (ISL) ecification in the <<1>> price appearing therein. The currently with the goods to day of delivery until the mmended Spare Parts List
2.	cataloguing of ite	rovisioning Technical Documentation (SPTD) for the ns listed in the ISL shall also be provided by the Con n the current issue of Canadian Forces Specification	tractor along with the ISL,

3.	Should the Contractor have any questions regarding the preparation, format or content of the provisioning documentation they shall be directed to:
	National Defence Headquarters MGen George R. Pearkes Building 101 Colonel By Drive Ottawa ON K1A 0K2
	Attention: Director, Technical Information and Codification Services
B4050D	(24/05/02) Interim Spares List
Effectiv	e 13/12/02, this clause is superseded by B4050D.
clause	s: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this o define a requirement for a Provisioning Parts Breakdown for new equipment acquisitions. In <<1>> insert "bid" at the solicitation stage and insert "Contract" at the contract stage.
B4051D	(13/12/02) Provisioning Parts Breakdown
1.	The Contractor shall, within days of the effective date of the Contract, provide both to the Contracting Authority and to DND at the address cited below, a Provisioning Parts Breakdown (PPB) prepared in accordance with the current issue of Canadian Forces Specification D-01-100-214/SF0-000. The cost for preparing the PPB may be included in the <<1>> price. Specific details of the data elements required are listed on the Provisioning Documentation Selection Sheet appended at Annex
2.	Supplementary Provisioning Technical Documentation (SPTD) for configuration verification and the codification and cataloguing of all items listed in the PPB shall also be provided by the Contractor along with the PPB in accordance with the current issue of Canadian Forces Specification D-01-100-214/SF-000.
3.	Should the Contractor have any questions regarding the preparation, format or content of the provisioning documentation, they shall be directed to:
	National Defence Headquarters MGen George R. Pearkes Building 101 Colonel By Drive Ottawa ON K1A 0K2
	Attention: Director, Technical Information and Codification Services

B4051	(24/05/02)	Provisioning Parts Breakdown
Effectiv	e 13/12/02, this clause	is superseded by B4051D.
clause	to define a requirement	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this for a Recommended Spare Parts List for new equipment acquisitions. In the solicitation stage and insert "Contract" at the contract stage.
B4052	(13/12/02)	Recommended Spare Parts List
1.	Contracting Authority a (RSPL) prepared in ac D-01-100-214/SF-000. price. Specific details	within days of the effective date of the Contract, provide to the and to DND address cited below, a Recommended Spare Parts List ecordance with the current issue of Canadian Forces Specification. The cost for preparing the RSPL may be included in the <<1>> of the data elements required are listed on the Provisioning ion Sheet appended at Annex
2.	cataloguing of all items	ioning Technical Documentation (SPTD) for the codification and is listed in the RSPL shall also be provided by the Contractor along with the with the current issue of Canadian Forces Specification
3.	Should the Contractor provisioning document	have any questions regarding the preparation, format or content of the tation, they shall be directed to:
	National Defence Hear MGen George R. Pear 101 Colonel By Drive Ottawa ON K1A 0K2	dquarters rkes Building
	Attention: Direct	or, Technical Information and Codification Services
B4052	(24/05/02)	Recommanded Spare Parts List
Effectiv	ve 13/12/02, this clause	is superseded by B4052D.
Remari require	ks: THIS CLAUSE IS TO ment for an Initial Provi	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. To define a sioning Guidance Conference (IPGC) for new equipment acquisitions.
B4053E	(30/10/96)	Initial Provisioning Guidance Conference

1. Subject to paragraph 2., the Contractor shall plan and hold an Initial Provisioning Guidance Conference (IPGC) for the clarification of the requirements of the Initial Provisioning documentation called up in the Contract. The Conference, of which the Contractor shall keep formal minutes, shall be held at the Contractor's facility and shall take place as soon as practicable after the effective date of the Contract. There shall be no cost to Canada for the IPGC.

2.	The Co date of	ontractor shall contact the Contract to establish:	at telephone ()	immediately following the effective
	(a)	whether a Guidance Confe	erence is necessary ir	n the particular instance; and
	(b)	to confirm arrangements it	the conference is dee	emed necessary.
3.	Canada and a c	a's IPGC representation wo conference would not norma	uld normally consist o ally last longer than or	of either one or two DND representative ne day.
require <<1>>	ment for of parag	an Initial Provisioning Con graph "1." insert the number	ference (IPC) for new of days. In variable <	CUREMENT DOCUMENTS. To define a equipment acquisitions. In variable <<2>> insert the name of the contact of "Contract" at the contract stage.
B4054[)	(30/10/96) Initial Pro	visioning Conference	
1.	telepho	ne at () - to arrar	ge an Initial Provision	ate of the Contract, contact <<2>> by hing Conference (IPC) to be held at the e included in the <<3>> price.
2.	The pur	rpose of the IPC is:		
	(a)	if a Provisioning Parts Bre Canada to verify that the F equipment being procured	PPB reflects the curre	een included in the contract, to allow nt and complete configuration of the Il assembly drawings; and
	(b)	if a PPB has not been incl the deliverable end items	uded in the contract, t during an initial period	to select the spares required to support I of service.
3.	The Co	ontractor shall have availabl	e:	
	(a)	a suitable conference roor	m;	
	(b)	engineering and product s	upport assistance;	
	(c)	equipment for a physical e	examination, if practical	able;
	(d)	engineering, reliability and	maintainability data;	
	(e)	modification data, if applic	able;	
	(f)	Supplementary Provisioning issue of Canadian Forces	ng Technical Docume Specification D-01-10	ntation (SPTD) as defined in the curren 00-214/SF-000.
4.	Canada technic	a's provisioning representat al and logistic areas.	ion would normally co	onsist of five representatives from the
5.	and sha	entractor may still be require all be required to provide Sl ence is not necessary.	ed to provide logistic a PTD should it subsequ	and engineering clarification or assistanguently be decided that a provisioning

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this clause to define a requirement for Materiel Change Notices (MCNs) for new equipment acquisitions. In variable <<1>> insert "bid" at the solicitation stage and insert "Contract" at the contract stage.

B4055D (30/10/96) Material Change Notice

- 1. Should there be any change to the information contained in the Provisioning Parts Breakdown (PPB), the Contractor shall prepare and submit Materiel Change Notices (MCNs) in accordance with the current issue of Canadian Forces Specification D-01-100-215/SF-000. The cost per MCN shall be included in the <<1>> price.
- 2. Supplementary Provisioning Technical Documentation (SPTD) for the codification and cataloguing of each new item listed on an MCN shall also be provided by the Contractor in accordance with the current issue of Canadian Forces Specification D-01-100-215/SF-000.
- 3. Should the Contractor have any questions regarding the preparation, format or content of an MCN, they shall be directed to:

National Defence Headquarters MGen George R. Pearkes Building 101 Colonel By Drive Ottawa ON K1A 0K2

Attention: DCIP
Telephone: (613)

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this clause for contracts for goods requiring spare parts for which existing initial provisioning documentation is required to be revised.

B4056D (30/10/96) Revision of Provisioning Parts Breakdown

- 1. The Provisioning Parts Breakdown (PPB), provided in electronic media consistent with the current issue of Canadian Forces Specification D-01-100-214/SF-000, shall be amended by the Contractor to reflect all design changes.
- 2. Should the Contractor have any questions regarding the provisioning documentation, and its delivery, they shall be directed to:

National Defence Headquarters MGen George R. Pearkes Building 101 Colonel By Drive Ottawa ON K1A 0K2

Attention: DCIP
Telephone: (613)

B4057D (30/10/96) Bilingual Publications

 The Contractor shall provide and clearly label all technical publications required for description, operation, installation, maintenance and repair of the deliverable end items.

- 2. The Contractor shall provide as part of is proposal:
 - (a) a recommended list of publications for approval by the Technical Authority, and
 - (b) a price quotation for all such publications based on options 1 through 4 following. The price structure shall be itemized in such a way as to clearly reflect the price differential between the different options and to clearly indicate what costs are directly attributable to the second official language requirement. Bidders shall also specify lead times required for delivery for each of the following options.

Option 1: Newly Written Manuals

All publications produced in both English and French, in side-by side format, in full conformance with **the current issues of** C-01-100-100/AG-002 and C-01-100-100/AG-003.

Option 2: Existing Manuals

All publications provided as existing commercial or foreign government off-the-shelf manuals in both English and French, in side-by-side format, meeting the requirements of the current issue of C-01-100-100/AG-005, provided that where existing commercial publications are not available, Option 1 shall apply.

Option 3: Alternate Format

All publications provided in any cost effective format in both English and French, provided they meet the requirements of the current issue of C-01-100-100/AG-005. This option requires the written approval of the Technical Authority prior to awarding of Contract.

Option 4: Right to Translate and Reproduce

All publications provided as existing unilingual commercial format, provided they meet the requirements of the current issue of C-01-100-100/AG-005, and provided that Canada is given the right to translate and reproduce, for Government use, any or all part of any publications supplied under the Contract.

Unilingual Publications

- 1. The Contactor shall provide and clearly label all technical publications required for description, operation, installation, maintenance and repair of the deliverable end items.
- 2. The Contractor shall provide as part of its proposal
 - (a) a recommended list of publications for approval by the Technical Authority;
 - (b) a price quotation for publications based on Options 5 and 6 following;
 - (c) lead times required for delivery for each of the options.

Option 5: Newly Written Manuals

All publications produced in full conformance with the current issue of C-01-100-100/AG-002 and C-01-100-100/AG-003.

Option 6: Existing Manuals

All publications provided as existing commercial or foreign government off-the-shelf manuals in accordance with the current issue of C-01-100-100/AG-005, provided that where existing commercial publications are not available, Option 5 shall apply.

B4058D (30/10/96) Publications, Specs. and Standards

 Publications constituting deliverable end items shall be produced in conformance to the following specifications:

(a) Format

The current issue of C-01-100-100/AG-002 - Preparation of Technical Manuscripts by contractors.

The current issue of C-01-100-100/AG-003 - Production of Reproducible for Department of National Defence Technical Publications.

The current issue of C-01-100-100/AG-005 - Acceptance of Commercial and Foreign Government Publications as Adopted Publications.

(b) **Procurement**

The current issue of D-01-000-100/SF-000 - Specification for Procurement of Publishing Services and Published Works.

(c) Packaging

The current issue of D-LM-008-022/SG-000 - Standard of Packaging for Documentation.

(d) Policy and Procedures

The current issue of A-AD-100-100/AG-000 - National Defence Publishing Policy and Administration Procedures.

(e) Technical Content

The technical content shall meet the requirements of the current issue of the following specifications:

```
D-01-100-200/SF-000 - Preparation of Equipment Data Summaries;
D-01-100-202/SF-000 - Preparation of Equipment Descriptions;
D-01-100-203/SF-000 - Preparation of Operating Instructions;
D-01-100-204/SF-000 - Preparation of Preventative Maintenance Instructions;
D-01-100-205/SF-000 - Preparation of Corrective Maintenance Instructions;
D-01-100-207/SF-000 - Preparation of Parts Identification Lists.
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(f) Quality Assurance

The Contractor shall conform to the Quality Assurance Program detailed in the current issue of C-01-100-100/AG-002 and C-01-100-100/AG-003.

Additional specifications may be called up by the Technical Authority respecting any specific publication deliverable end item.

Remarks: Use this clause for the provision of documents to the Contractor.

B4059D (30/10/96) Government Supplied Technical Documents

- Should the Contractor require gvernment drawings and publications or other technical documents, they shall be obtained from the nearest Canadian Forces Quality Assurance Region office.
- At the conclusion of the Contract, the Contractor shall provide the Technical Authority with a list of all DND owned Canadian Forces Technical Orders (CFTOs) and microform production material, with a request for disposal instructions.

Remarks: Use this clause when NATO Stock Numbers (NSNs) are not available when the original requisition is raised.

B4060D (30/10/96) Cataloguing Requirements

Unless authorized by the Contracting Authority, the Contractor shall not release for shipment any item which is not identified with a NATO Stock Number (NSN). If an NSN has not been provided, the Contractor shall request an NSN from the Contracting Authority sixty (60) days prior to the scheduled shipment date. Such request shall include the technical documentation required to allow for the cataloguing and assignment of the NSN.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this clause for capital acquisition procurement requirements, in bid solicitations and contracts, when controlled goods are to be purchased or repaired.

B4061D (10/12/04) Technical Data Summary

The Contractor shall furnish the Technical Authority with a Technical Data Summary, a technical description or a technical specification, which shall include the physical and performance characteristics and a functional description of the deliverable end item, and where applicable a complete list of accessories and peripheral items required to complete the deliverable end item being supplied. For a deliverable end item procured by the Contractor from a subcontractor or supplier, the Contractor shall furnish the name of the manufacturer and its part numbers along with the necessary documentation.

The Contractor must also identify any controlled goods as defined in the Schedule to the *Defence Production Act.* (See *Standard Acquisition Clauses and Conditions* Manual clauses A9130T and A9131C). All data shall be submitted at least sixty (60) days prior to the scheduled delivery date of the deliverable end item.

		=
B4061D	(13/12/02)	Technical Data Summary
Effective 10	/12/04, this clause	e is superseded by B4061D.
		=
B4062D	(30/10/96)	Nomenclature and Identification Plates
Effective 01	/12/00, this clause	e is superseded by B4042D, B4043D.
		_

Remark	s: THIS	S CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B4066D)	(30/10/96)	Service Bulletins
which c	over mo	odifications, im	o the Technical Authority copies of any Service Bulletins produced provements, or special maintenance actions to the deliverable end items ervice shall continue for a period of year(s) after delivery of the goods.
Remark	s: THIS	S CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B4068D)	(30/10/96)	Government Review Period
1.	the publica Contra	olications which tions concurre ctor's schedule	provide to the Contracting Authority, a production and delivery schedule for a constitute deliverable end items that will ensure availability of the ently with the delivery of the goods to which the publications relate. The eshall account for the time required by Canada to conduct reviews and ment or comments.
2.	Stages The fol		tion milestone review stages shall be used for initial planning purposes:
	(a) (b) (c) (d) (e)	French Manu Camera-read Printed Copy	uscript Approval script Translation Accuracy Check (TAC) ly Pages (Reproducible) t of approved manuals
3.	Quanti r Followi delivera	ng Certificate	of Compliance approval, copies of the publications which constitute shall be delivered to the consignees provided for herein.
B4069D)	(30/10/96)	Markings - Shelf Life Materiel
Effectiv	e 15/04	/04, this clause	e is superseded by D2015D.
clause t	to define		CO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this Contractor employees. The contracting officer shall insert "officer" or "non-ill-in.
B4070D)	(30/10/96)	Status
Employ Nationa	ees of t I Defen	he Contractor, ce will be acco	when performing their duties at an establishment of the Department of orded status.
			-

Remarl W47.2.		cer will edit the clause by specifying the applicable standard - W47.1 or
B4075[O (25/05/01)	Welding Certification
meet th Compa Weldin	ne requirements of Can unies for Fusion Weldin	only by a Contractor approved by the Canadian Welding Bureau (CWB) to adian Standards Association (CSA) Standard: W47.1, Certification of g of Steel Structures, or W47.2, Certification of Companies for Fusion red welding procedures by the CWB shall be supplied on demand to the
B50000	C (15/12/95)	Design Change
This cla	ause is cancelled effect	ive 13/12/99.
DEOOO	(04/06/04)	Danieu Channa
B50000	(Design Change
Effectiv	/e 15/12/95, this clause	is superseded by B5000C.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the consibility to authorize design changes or deviations is retained by Canada
B50010	(16/12/05)	Design Change/Deviation
Design	change/deviations from	n contract specifications must be authorized in advance as follows:
(a)	the Contractor will pre (http://www.pwgsc.go	pare Section 1 of form PWGSC-TPSGC 9038, Design Change/Deviation .ca/acquisitions/text/forms/forms-e.html), and forward copies to:
	Name of Design Author Address:,	ority:
	and one copy to:	
	Name of Contracting Address:	Authority:
(b)	after approval by the I forwarded to the Cont Contract.	Design Authority, copies of form PWGSC-TPSGC 9038 shall be racting Authority for official authorization and incorporation into the

B5001C	(13/12/02)	Design Change/Deviation
Effective	e 16/12/05, this clause	is superseded by B5001C.
Remark specifica	s: The following claus ations are provided.	e is to be used in contracts for goods and services where complete
B5002C	(15/12/95)	Substitution/Deviation - Authorization
Unless of authorized be rende	ed to modify the speci	provided for in the Contract, nobody but the Contracting Authority is fications or the conditions under which supply is to be made or services to
B5002C	(01/06/91)	Substitution/Deviation - Authorization
Effective	e 15/12/95, this clause	is superseded by B5002C.
B5003D	(16/02/98)	Author's Alterations
	details of these alterat	a minor nature resulting from proof submission are permitted; however, full ions and related charges must be submitted to the Contracting Authority payment may be authorized.
2.	No change to the spec	cification may be made without prior approval of the Contracting Authority.
B5003D	,	Author's Alterations
Effective	e 16/02/98, this clause	is superseded by B5003D.
Remark	s: THIS CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B5006D	(15/09/97)	Design Changes

1. In the event that modifications, i.e. Design Changes or additional work are introduced, costs for this work will be negotiated under Design Change Procedure. Even if there is no change in cost,

the Design Change form shall be completed to provide a formal reference to the change in Specification.

- 2. Should the Owner deem it advisable to make any reasonable changes in the arrangement or details during the course of the work, provided they are ordered before that particular part of work to which the Owner refers is commenced and they involve no extra cost to the Contractor, they shall be implemented without invalidating the Contract.
- 3. The costs of Design Changes will be negotiated as follows:
 - Labour at a Firm Hourly Chargeout rate of \$_____Material at Laid Down Cost, plus of mark-up of _ per person-hour.
 - percent. (b)
 - Goods and Services Tax or Harmonized Sales Tax to be shown as a separate item. (c)

B5006D (01/06/91) **Design Changes**

Effective 15/09/97, this clause is superseded by B5006D.

Remarks: Use this clause for new construction, repair or re-fit of ships, general construction, or in any other contract where the possibility of design changes or additional work arising exists.

B5007D (30/05/03)**Design Change or Additional Work**

In the event of Design Changes, Additional Work or New Work being introduced to the Contract, the procedure given below must be followed:

Design Changes, Additional or New Work Originating from the Technical Authority

- 1. The Technical Authority will inform the Contracting Authority of the requirement, giving sufficient details.
- 2. The Contracting Authority will forward this information to the Contractor requesting estimates for the Work on a firm price basis wherever possible (increased or decreased).
- The Contractor shall submit an estimate, supported by full details, to the Contracting Authority 3. on:
 - form PWGSC-TPGSC 1686, Quotation for Design Change or Additional Work, or form PWGSC-TPSGC 1379, Work Arising or New Work, or (a)
 - (b)
 - other forms as may be designated by the Contracting Authority.
- 4. The Contracting Authority will evaluate and negotiate with the Contractor as necessary and, upon agreement being reached, authorize the Work and amend the Contract accordingly.

Design Changes, Additional or New Work Originating from the Contractor

- The Contractor will submit the proposal to the Contracting Authority, supported by full details 1. including specifications and drawings if necessary, and reasons for the submission, together with the estimated cost (increased or decreased) for the Work, and request approval for same.
- 2. The Contracting Authority will present the proposal to the Technical Authority for their review and approval.

- (a) If approved, the Contracting Authority will negotiate with the Contractor, finalize prices, authorize the Work and amend the Contract.
- (b) If not approved, the Contracting Authority will advise the Contractor.
- (c) If approved with modifications, the procedures outlined under "Design Changes Originating from the Technical Authority" will be followed.

Authority

The Contractor shall not proceed with any design change, additional work or new work without the written authorization of the Contracting Authority. Any work taken in hand without the Contracting Authority's written authorization shall be considered to be work carried out outside the scope of the known contracted work and no extra payment shall be made for any such work.

Local approvals

- Design Changes of a minor nature and low-dollar value, and particularly those requiring urgent decisions, WHEREVER POSSIBLE, will be dealt with by the Contracting Authority's on-site representative.
- 2. The Contracting Authority's on-site representative will negotiate a "firm price" with the Contractor for the Work, discuss same with the Technical Authority and, upon agreement, approve and advise the Contractor to proceed.
- 3. The Contract will be amended.
- 4. Forms will be provided for the proper reporting of the above indicating individual and cumulative maximum dollar values.

B5007D (13/12/02) Design Change or Additional Work

Effective 30/05/03, this clause is superseded by B5007D.

Remarks: Use the following clause in aircraft overhaul and maintenance contracts with relation to controlled procurement inventory.

B6000C (15/12/95) Controlled Procurement Inventory

Prior to the purchasing of any spares estimated to be necessary for the performance of this Contract, a list of such spares shall be submitted to the Contracting Authority. The Contracting Authority will forward the list of spares to the Technical Authority for review to determine if any existing stocks of spares belonging to Canada may be used as government issue in the performance of this Contract. When the list has been reviewed, the Contracting Authority shall advise the Contractor in writing of those spares, if any, which will be government issue under this Contract; provided that this clause shall not be construed as approval by Canada of the Contractor's estimates of the spares to be required in the performance of the Work; and provided further that this clause shall not be deemed to alter or modify any other provision of this Contract or relieve the Contractor from any responsibility in carrying out the Contract or impose any obligation on Canada.

The Contractor shall keep all such spares purchased or acquired by it, physically segregated from the Contractor-furnished material and shall furnish the Contracting Authority with an accounting of its acquisition, storage, handling and use of such spares as Canada may require. The Contractor shall allow the Contracting and/or Technical Authority to have access to the Contractor's provisioning

method the use	ds, allove of suc	ving for the insp h spares.	ection of the inventories, accounting method, storage, handling, care, and
B60000	c	(01/06/91)	Controlled Procurement Inventory
Effectiv	/e 15/12	2/95, this clause	is superseded by B6000C.
B6001)	(01/06/91)	Design - Property of Canada
Effectiv	/e 15/12	2/95, this clause	is superseded by K3006D.
			O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B6002		(16/02/98) ATION 1:	Government-Owned Cylinders, Servicing of
1.			duding weaking drying and valving the paravillador
•	•	-	cluding washing, drying and valving \$ per cylinder.
2.		ATION 2:	valving only \$ per cylinder.
3.		ATION 3:	raiving only \$ per cylinder.
J.			g \$ per cylinder.
4.		ATION 4:	g <u> </u>
	(a) (b)	Replacing val	ves \$ per cylinder. ves \$ per cylinder.
B6002[)	(01/06/91)	Government-Owned Cylinders, Servicing of
Effectiv	/e 16/02	2/98, this clause	is superseded by B6002D.

B6003D	(01/06/91)	Components of the Work		
This clause is	This clause is cancelled effective 15/12/95.			
Remarks: Us 1034 and 202	e this clause in t 9, which do not	oid solicitations and contracts which incorporate general conditions such as include provisions for damage to or loss of Crown property.		
B6004D	(10/06/05)	Damage to or Loss of Crown Property		
Crown-owned	property resulting	e Canada any cost or expenses due to the damage to or loss of ng from the Contract or the carrying out thereof, or shall, upon reasonable amage or substitute such loss to Canada's satisfaction.		
B6004D	(10/12/04)	Damage to or loss of Crown Property		
Effective 10/0	6/05, this clause	s is superseded by B6004D.		
B6005D	(31/01/92)	Ownership of Product		
All products a Contractor sha	nd materials pro all be the proper	vided to perform the work and any modifications made by the selected ty of the Crown.		
Remarks: Us	e the following o	slause in contracts for licenced software.		
B6010C	(01/12/00)	Licenced Software - Transfer		
Administration Services has I Government S Licensee shal	Act or to any oth been authorized ervices Act, upor	ont to this Contract are freely transferable by the Licensee to any Canadian oration or agency as defined in schedules I, I.1, II or III of the <i>Financial</i> ner party for which the Department of Public Works and Government to act pursuant to section 8 of the <i>Department of Public Works and</i> in the terms and conditions set out herein, provided however, that the tractor of the transfer and the location(s) of the licensed software within occurring.		

B6010C (03/02/97)**Licenced Software - Transfer** Effective 01/12/00, this clause is superseded by B6010C. Remarks: Use this clause in all ship repair requirements for a military unmanned refit. B6100D (25/05/01)Stability The Contractor shall be solely responsible for the stability and trim of the ship during the period the ship is in the Contractor's facility, including docking and undocking. To this end, the Contractor shall maintain weight change information pertinent to the ship's stability during the docking period. The Department of National Defense will supply the Contractor with cross curves of stability, hydrostatic curves, tank status, location of centre of gravity, and other information relevant to the ship's condition upon handing over of the vessel. Remarks: The following clause is used by Aerospace, Marine and Electronics Systems Sector, where applicable. B6300C (16/02/98)Shortages, Issue Equip. Owned by Canada The Contractor shall conform to such Canadian Forces supply instructions as issued by the Technical Services Agency covering the demanding, handling, storage and maintaining of adequate records of contract issue stores owned by Canada. Notice of any shortages shall be given in duplicate on form CF 152 to the Contracting Authority named on page 1, who shall determine whether such shortage or shortages are normal, consideration being given to the volume of such stores handled by the Contractor. Each notice shall be supported by a letter setting forth the reasons for the deficiencies and indicating on a percentage basis the relationship of the quantity of such shortage to the total quantity acquired per item. The Contractor shall be responsible for any shortage in excess of such normal shortage. **B6300C** (01/06/91)Shortages, Issue Equipment Owned by Can. Effective 16/02/98, this clause is superseded by B6300C.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause in Defence Production Revolving Fund contracts when government-supplied materiel or government-furnished equipment will be provided to the contractor.

B6700C (15/12/95) Government Issue

Items of government issue described in this Contract will be supplied to the Contractor for incorporation by the Contractor in the supplies required to be produced and delivered.

	in the supplies.	e and store such items of government issue as Canada's property pending
Any items of Contractor, s	government issuesubject to the avai	e to be supplied directly from Canada's stock will be made available to the lability of stock.
All other com	nponents, etc., no	t explicitly mentioned above are to be supplied by the Contractor.
B6700C	(01/06/91)	Government Issue
Effective 15/	12/95, this clause	is superseded by B6700C.
clause when		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this oplied Materiel (GSM) is to be provided for ammunition packaging or to be n item.
B6701C	(30/10/96)	Government Supplied Materiel
Defence Hea	adquarters/Directo	opplied Materiel (GSM) will be supplied, subject to Department of National or Ammunition Material Management (NDHQ/DAMM) receiving not less otification in writing.
List of Items		
Remarks: Us materials in o	se this clause wh order to perform t	en the contractor will have to purchase non-consumable equipment and/or ne work, and the cost of these items are to be billed against the contract.
B6800C	(15/12/95)	Non-Consumable Equipment and Material
The Contract charged aga	tor shall take reas inst this Contract	sonable and proper care of all non-consumable equipment and material while it is in the possession of the Contractor.
with a detaile	ed list of all such e	ion of the final report, the Contractor shall provide the Technical Authority equipment and material and request disposal instructions. A copy of the list Contracting Authority.

B6800C	(01/06/91)	Non-Consumable Equipment and Material
Effective 15/	12/95, this clause	is superseded by B6800C.
B6801C Effective 31/0	(01/06/91) 03/95, this clause	Work-Site Regulations - Compliance is superseded by A9062D.
B6802C The supplier facilities and	(16/02/98) understands and chattels for perso	Government Facilities and Chattels agrees that the temporary help employees are not to use the government and purposes.
B6802C	(01/06/91) 02/98, this clause	Government Facilities and Chattels is superseded by B6802C.
B6803D Office space	(01/06/91) will be supplied a	Accommodation as Government-Furnished Equipment.
B6804D This clause i	(01/06/91) s cancelled effect	Components of the Work ive 15/12/95.

Where a requirement exists for the Contractor to borrow any equipment for use while carrying out the Work, the Contractor is responsible for returning such equipment in good working order on completion of the operation.

Loan of Equipment

(15/12/95)

B6805D

B6805D	(01/06/91)	Loan of Equipment
Effective 15/	12/95, this clause	s is superseded by B6805D.
Remarks: To subsection "	he following claus 5-F" of the Standa	se should be used only with the appropriate security clause(s) as detailed in ard Acquisition Clauses and Conditions Manual.
B6806C	(16/02/98)	Work Location
will be made (designated/ sensitive info accordance) the Project A	for the Contractor classified) information or assets with the security r	erformed at the Contractor's own place of business. However, provision or's personnel, on a need-to-know basis, to have access to sensitive ation or assets as required. Contractor's personnel requiring access to a must hold a valid, appropriate level of personnel security screening in requirements of the Contract. Facilities will be provided as necessary by cal and clerical support, supplies and equipment necessary to accomplish e Contractor.
B6806C Effective 16/	(15/12/95) 02/98, this clause	Work Location s is superseded by B6806C.
B6807C Effective 15/	(01/08/92) 12/95, this clause	Work Location s is superseded by B6806C.
B6808C	(31/01/92)	Work Location
This clause i	s cancelled effect	tive 15/12/95.

B6808T	(31/01/92)	Work Location		
This clause	is cancelled effect	tive 01/08/92.		
B6809C	(31/01/92)	Work Location		
Effective 01	/12/92, this clause	e is superseded by M2017C.		
B6811C	(15/12/95)	Crown Property		
Title to the e	equipment/furnishi ounts and shall re	ngs charged against this Contract shall vest in Canada upon payment of main so vested at all times.		
manufacture	m of equipment/fuer, model number, to the Project Auth	urnishings that is purchased, the Contractor is to record the name, serial number, optional equipment, supplier and price and forward this nority.		
The Contrac	ctor shall label all	equipment/furnishings as being the property of Canada.		
the equipme	ent/furnishings sha Authority provides	the equipment/furnishings under this Contract become vested in Canada, all remain within the custody and control of the Contractor until such time as instructions for its delivery. During this period of time, the Contractor shall are of the equipment/furnishings.		
B6811C	(01/08/92)	Crown Property		
Effective 15	/12/95, this clause	e is superseded by B6811C.		
B6812D	(16/02/98)	Laundering		

REQUIREMENT: For the laundering of items as per appendix "A", on an "as and when requested" basis.

- 1. Prices to include:
 - (a) Pick-up and delivery of garments.
 - Minor repairs to be done automatically such as mending rips, patching, sewing on buttons. Contractor to supply buttons and patching materials. (b)

- 2. Garments requiring major repairs, or which are beyond repair, must be identified as such by the Contractor and returned so identified to the point of origin.
- Laundry shall be identified and parcelled, then returned on specified day with proper identification.
- 4. **Accounting**: The Contractor's delivery agent shall accept the client's count of soiled garments, towels and sheets, which the agent may check, and sign a delivery slip to be kept by the client. The Contractor's delivery slips for cleaned items will be signed by the client.
- 5. Cleaning: The Contractor's shall clean garments, towels and sheets by the usual commercial or any patented process to remove dirt, grime, dust, grease or other usual industrial type of soil likely to be encountered in a laboratory, workshop or ore dressing mill. Garments and sheets must be neatly pressed and folded.

Surgical garments must be rinsed in cold water and protein dissolving substance to remove protein, blood, etc., before laundering.

 Formula for all whites: The following sequence of operations shall be used for washing of grease-laden undyed cotton clothing:

	OPERATION	SUPPLIES		INCHE OF WA		TEMP. (°F)	TIME (MIN)
1)	Flush	N/A		12		100	2
2)	Flush	N/A		12		120	2
3)	Break	Liquid emulsifier and alkali		8		215*	12
4)	Flush	N/A		12		180	3
5)	Suds	Soap plus alkali to give good running suds 7	7		190	10	
6)	Suds	Soap plus alkali to give good running suds 7	7		190	8	
7)	Suds	Bleach and soap to give good running suds		7		160	8
8)	Rinse	N/A		12		180	3
9)	Extract N/A	1	N/A		N/A	2	
10)	Rinse Water	N/A		160		2	
11)	Rinse Water	N/A		140		2	
12)	Rinse Water	N/A		140		2	
13)	Rinse Water	N/A		120		2	
14)	Rinse Water	N/A		100		2	
15)	Sour Water, sour (acid)	N/A		100		5	

^{*} Boil with live steam.

Last three (3) rinses shall be checked for colour. If last rinses are not perfectly clear and free from supplies, additional rinses must be added before souring operation.

DO NOT OVERLOAD.

B6812D (15/12/95) Laundering

Effective 16/02/98, this clause is superseded by B6812D.

B6813D (15/12/95) Garments and Towels - Rental and Laundry

REQUIREMENT: FOR THE RENTAL AND LAUNDRY OF GARMENTS AND TOWELS AS DETAILED HEREIN.

Clients will provide the Contractor with a list of names of people requiring garments, along with the quantity of towels required.

The Contractor shall take all the necessary measurements to ensure that there is a clean garment available each week (or as arranged) for each person on the list, and buttons are to be non-metallic when requested.

The charges shall be computed as follows: [Quantity of items arranged for] x [item price] = [total cost per week (or period arranged for)].

These charges will be rental prices and will be charged whether the items are laundered or not.

In case of loss by theft from the client's premises or where major damage is caused by fire or otherwise, Canada's liability shall be limited to the cost appearing in the final column of Appendix "A."

Exchanges of delivered garments or towels are to be arranged on a weekly basis, unless indicated otherwise by a client.

Time of pick-up and exchange and other delivery conditions shall be stipulated by the client.

HAND TOWELS: Laundering: The Contractor shall launder towels by the usual commercial or any patented process to ensure removal of dirt, grime, dust, grease, paint or other industrial types of soil.

FITTING OF GARMENTS: Each employee is to be outfitted with three (3) garments. The Contractor shall visit each client, take measurements and determine the size of garments required for each employee.

IDENTIFICATION: Each garment shall be marked or labelled by the Contractor to identify the employee for whom it has been fitted.

SPECIFICATIONS: Garments shall be equal in quality and style to those normally provided commercially for this type of service.

ACCOUNTING: The Contractor's delivery agent shall accept the client's count of soiled garments and towels, which the agent may check, and sign a delivery slip to be kept by the client. The Contractor's delivery slips for cleaned items will be signed by the client.

REPAIR AND REPLACEMENT: Buttons are to be replaced and all garments in reasonable condition of wear shall be repaired and neatly patched by the Contractor . Garments showing unreasonable wear and non-durable garments are to be replaced by the Contractor without charge to the client.

CLEANING: The Contractor shall clean garments and towels by the usual commercial or any patented process to remove dirt, grime, dust, grease or other usual industrial type of soil likely to be encountered in a laboratory, workshop or ore dressing mill. Garments must be neatly pressed and folded.

Remarks: Use this clause in conjunction with B7005D.

B7000D (16/02/98) Outright Rejections

- 1. If prevalent throughout, the following conditions will cause rejection of the full pieces:
 - (a) mill creases/calendar marks;
 - (b) edge to edge shading;
 - (c) tears, holes or marks beyond 12 mm from the outer edge of the selvedge;
 - (d) poor dye penetration and/or streaks;
 - (e) weak or tender fabric;
 - (f) warp or filling defects throughout.

B7000D (01/05/96) Outright Rejections

Effective 16/02/98, this clause is superseded by B7000D.

Remarks: Use this clause in conjunction with B7005D.

B7001D (16/02/98) Outright Rejections

- 1. If prevalent throughout, the following conditions will cause rejection of the full pieces:
 - (a) poor dye penetration and/or streaks;
 - (b) weak or tender fabric;
 - (c) warp or filling defects throughout.

B7001D (01/05/96) Outright Rejections

Effective 16/02/98, this clause is superseded by B7001D.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.

B7002T (15/09/97) Government Supplied Material Usage

1. Government Supplied Material (GSM) shall be used in the manufacture of the item(s) detailed herein. The bidder is required to state the required quantity per unit for each item. Material usage must be accurately estimated, as material required in addition to that estimated below must be purchased from Canada at the price indicated herein. Usage of GSM is a component of the bid price and will factor in bid evaluation. Failure to indicate the GSM required for each item will result in your bid being considered non-responsive.

2.	Canada will provide to the Contractor the GSM specified in the Contractor's bid free of charge, including transportation charges to:			
	Govern	ment Supplied I	Material:	
	(a) (b) (c) (d) (e)	Description; Minimum Widtl Item Quantity per ur Price per unit *	nit	
	* Goods	m/e	ea Tax extra or Harmonized Sales Tax extra, as appropriate,	
B7002T		(01/05/96)	Government Supplied Material Usage	
Effectiv	e 15/09/	97, this clause	is superseded by B7002T.	

B7003D (16/02/98) Government Supplied Material

- Government Supplied Material (GSM) is the property of the Government of Canada. The Contractor is responsible for maintaining satisfactory records of the disposition of all GSM.
- 2. The GSM described herein must be used in the manufacture of the item(s) contracted. Only the quantity of material stated herein will be supplied by Canada without charge.
- 3. If additional GSM is required for Contract completion, it shall be purchased from Canada at the unit price stated herein, Goods and Services Tax or the Harmonized Sales Tax extra. Payment for excess material shall be in the form of a certified cheque payable to the Receiver General for Canada and shall be sent with the request for additional material directly to the attention of the Contracting Authority at the address specified on page 1. This material will be shipped to the Contractor, transportation charges collect.
- 4. Where pre-production sample(s) is a requirement of the Contract, the Contractor agrees that no GSM, with the exception of material required for the pre-production sample(s), shall be cut, used or processed until the government Technical Authority has approved the pre-production sample and provided a formal notice of acceptance. Damage incurred as a result of cutting GSM prior to acceptance of any pre-production sample(s) shall be the Contractor's responsibility.
- 5. The Contractor shall replace or make good, at its own expense, any goods which fail to conform to the Contract requirements, as a result of faulty or inefficient cutting, manufacture or workmanship.
- 6. In the event of problems with the GSM supplied, the Contractor shall advise the Contracting Authority immediately, identifying the specific problem. Should the Contractor proceed without guidance from the Contracting Authority, any costs incurred, and loss of GSM shall be at the Contractor's expense.
- 7. The Contractor shall be required to rebate Canada for the value of GSM applicable to any quantity not delivered against the Contract. The value shall be calculated at the unit price and usage stated herein.

- 8. Upon completion of the total Contract quantity, should there be GSM with a total value in excess of \$250, the Contractor is required to either:
 - (a) return the material to the sender with transportation charges to the account of Canada. The Contracting Authority is to be contacted to make appropriate arrangements; OR
 - (b) apply for an overrun to the Contract quantity. Prior approval by the Contracting Authority for an overrun is required under a formal Contract amendment.
- Canada will not be obligated to pay for work performed on any GSM that is damaged or lost while in the Contractor's care.
- 10. GSM and/or rejected units containing GSM shall not be disposed of without written approval of the Contracting Authority. Transportation charges for the return of GSM where the Contract has not been satisfactorily completed shall be at the Contractor's expense.
- 11. While a final GSM accounting is not automatically required for every Contract, Canada reserves the right to request a final accounting at any time within one year of the Contract completion date.

37003D	(01/05/96)	Government Supplied Material
Effective 16	/02/98, this clause	e is superseded by B7003D.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.

B7004D (16/02/98) Sponging - Wool or Wool Blend Material

- 1. All wool or wool blend fabrics supplied by Canada shall be sponged before cutting. The sponging costs and any shrinkage loss is included in the quoted price.
- Canada will provide the Government Supplied Material free of charge to the Contractor, including transportation charges to the sponger indicated herein. The Contractor will be responsible for transportation costs from the sponger to its plant.

Name of Sponger: Address :		
B7004D	(01/05/96)	Sponging - Wool or Wool Blend Materia
Effective 16	/02/98, this claus	e is superseded by B7004D.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.

B7005D (01/05/96)**Assessment of Faults in Textile Fabrics**

- 1. The material covered by this Contract shall be free from imperfections and blemishes such as may adversely affect its appearance or serviceability as determined when viewed under inspection conditions satisfactory to the Quality Assurance Representative.
- Such defects (imperfections or blemishes) shall be strung (flagged) along the right hand 2. selvedge of the face side using colourfast strings for each two (2) linear decimetres in which the defect occurs (not applicable to narrow fabrics 15 cm or less in width).
- 3. Allowances shall be deducted from the gross piece length for each defect or splice, on the basis of two (2) linear decimetres per fault. Gross length, net length and number of splices shall be recorded on each piece ticket. Net length shall be the basis for payment.

4.	Fabric with more than	defects per 100 metres	***square or linear***	shall be rejected.

B7007D (30/05/03)**Tooling**

Tooling

- 1. The tooling listed herein shall be required for the performance of the Contract.
- 2. Cost of repair of damaged tooling through mishandling will be charged against the Contractor. Sharpening or slight nicking will not be considered mishandling.
- Upon completion of contract, all related tooling owned by Canada on loan agreement shall be 3. inspected 100 percent by the Contractor for condition and count. Any unserviceable items found shall be returned to serviceable condition. Non-repairable items will be reported to Public Works and Government Services Canada (PWGSC).

Form CF 1280 will be prepared by the Contractor to confirm this has been done and will list any components which have been lost or are non-repairable.

Department of National Defence (DND) (Canadian Forces Technical Services Detachment) will verify action taken and PWGSC will authorize release of tooling for return to DND or for use on next contract.

Return of Tooling

- 1. Items shall be packaged in accordance with best commercial standards to ensure safe arrival at destination. The exterior of each box being returned to Canadian Forces Supply Depots shall be identified as follows:
 - description;
 - NATO Stock Number; (b)
 - (c) (d) size:
 - quantity.
- 2. Items not identified or not packaged in accordance with this requirement shall be returned to the Contractor. The Contractor shall be liable for return shipping costs and associated labour costs
- The cost of shipping the tooling to DND shall be paid by Canada provided such costs have been approved by PWGSC's Contracting Authority prior to shipment. Terms shall be FOB Delivery 3. Destination.

	All terms and conditions Section 21 (Governmer shall form part of the Co	s of Loan Agreement, form PWGSC-TPSGC 7118, and those under nt Property) of general conditions 9601, General Conditions - Long Form, ontract.
B7007D	(03/02/97)	Tooling
Effective	e 30/05/03, this clause i	s superseded by B7007D.
Remark	s: THIS CLAUSE IS TO	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B7008D	(01/05/96)	Production Run for Patterns for Sealing
producti	ntractor will be required ion Sample, if applicable nents in all respects.	to make patterns for sealing as a special lot after acceptance of the Pre- e, and prior to production. These patterns must conform to the technical
Patterns and will	s not acceptable for sea require replacement.	ling will be returned to the Contractor indicating their non-conformance
Patterns docume	s for sealing will be forw ent (CF 1280), if applical	arded from the Contractor's plant with a properly signed release ble, to:
	Name: Address:	

B7009D (10/12/04) Tooling for Metal Insignia

- The tooling required to perform the work under the Contract, and listed below, will be supplied FOB Destination by the Department of National Defence (DND). The cutting tools will not be supplied.
- 2. It is anticipated that the tooling will be available within fifteen (15) days of contract award. However, in the event of a delay in delivery of this tooling, the Contractor shall not be entitled to have or submit a claim resulting from any delay in the delivery of this tooling. The title to the tooling shall remain vested in Canada including any replacement thereof.
- 3. Notwithstanding the provisions of Section 21 of general conditions 9601, during the course of the Contract, the Contractor shall take reasonable and proper care of the tooling while in his custody and shall maintain and/or replace the tooling at his expense if damaged through his mishandling or negligence. At the conclusion of the Contract, the Contractor will have in his possession a complete set of the tooling in a usable condition. The Contractor will not be responsible for any loss or damage to the tooling caused by fire.
- 4. Upon completion of the Contract, all related DND Canada-owned tooling shall be 100 percent inspected by the Contractor for condition and count. Any items found unserviceable shall be returned to serviceable condition. Non-repairable items will be reported to the Contracting Authority, Public Works and Government Services Canada. A form CF 1280 will be prepared by the Contractor to confirm the tooling being returned and will list any components which have been lost or are not repairable. The DND Quality Assurance representative will verify action taken by the Contractor and will authorize release of the tooling for return to Quality Engineering Test Establishment (QETE), Quebec City, for inspection and storage.

5. (a) Upon completion of the Contract, the tooling shall be immediately returned prepaid to:

> Quality Engineering Test Establishment Metrology Mechanics Laboratory 57A St. Louis Street Quebec, Quebec G1R 3Z2

- (b) The exterior of each box being returned to QETE shall be identified as follows:
 - description:
 - kit no.; and
 - quantity.
- Items not identified or not packaged in accordance with this requirement and/or (c) subsequently found to be unserviceable, shall be returned to the Contractor. The Contractor shall be liable for return shipping costs and all costs involved in restoring the tooling.

B7009D (16/02/98)**Tooling for Metal Insignia**

Effective 10/12/04, this clause is superseded by B7009D.

B7010D (01/05/96)Labelling

NOTE 1: This clause constitutes a deviation to the specification for marking and care labelling instructions.

- 1. Labels shall be clearly marked in accordance with the following:
 - Marking: A label shall be positioned as described in the technical data. The label and (a) markings shall be in accordance with D-80-001-055/SF-001. The markings shall include in characters not less than 1/8 inch (3.2 mm) not more than 1/4 inch (6.3 mm) in height the following information:
 - Contract Number:
 - (1) (2) NATO Stock Number (number will be designated on the contract for item or size):
 - size identification (see Scale of Measurements); and
 - date of start of production (month and year).

W8463-2-BD0W/01-PC e.g.: 8415-21-909-7043 6732 12 1992

- NOTE 2: Where marking of items per above is not feasible, the NATO Stock Number shall be etched or indelibly marked where possible.
 - Care labelling: As specified in the technical data, using the care symbols in accordance (b) with CAN/CGSB-86.1 and as specified in item description herein.

STANDARD ACQUISITION CLAUSES AND CONDITIONS

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. B7011D (30/05/03)**Samples** Select paragraph as applicable: **Government Available Material:** The Contractor shall be required to purchase within seven (7) calendar days following the date of award sufficient materials from the Royal Canadian Mounted Police to make up pre-production sample(s) and submit same for approval prior to commencing production. **Pre-Production Samples:** ***One or two*** pre-production samples, accompanied by the sealed sample where applicable, shall be forwarded to the Technical Authority for acceptance within ____ calendar days from notification of award of Contract ***and receipt of Government Supplied Material*** ***and receipt of Tooling***. **Production Samples:** 1. A production sample two (2) metres in length, full width, shall be taken from the first production run and shall be forwarded to the Technical Authority, accompanied by the sealed sample(s), for acceptance within calendar days from notification of award of Contract. 2. If the first sample(s) is/are rejected, second sample(s) shall be submitted within calendar days of notification of requirement. 3. The Contractor shall carry out all required inspection and tests to verify conformance to the technical requirements of the Contract. The sample(s), and a copy of the inspection and test report(s), shall be forwarded to the 4. Technical Authority, transportation charges prepaid, and without charge to Canada. 5. The Technical Authority shall notify the Contractor, in writing, of the conditional acceptance, acceptance or rejection of the sample(s). The notice of conditional acceptance or acceptance shall not relieve the Contractor from complying with all requirements of the specification(s) and all other terms of the Contract. The Contractor shall not commence or continue with production of the items under this contract 6. and, if applicable, shall not make any deliveries in response to any call-ups (form PWGSC-TPSGC 942, Call-up Against a Standing Offer), until the Contractor has received notification from the Technical Authority that the sample(s) are acceptable. The production of the Contract balance prior to sample acceptance is at the sole risk of the Contractor. 7. Where the second sample(s) submitted by the Contractor is/are rejected by the Technical Authority for failing to meet the contract requirements, the Contract may be terminated by the Minister for the default of the Contractor. Any such termination shall be pursuant to and governed by Section 26, Default by the Contractor, of general conditions 9601, General Conditions Long Form. 8. The Contractor shall contact the Technical Authority for direction prior to proceeding with this requirement. Sample(s) may not be required if the Contractor is currently in production. The request for waiver of samples must be made by the Contractor in writing. The waiving of this requirement will be at the discretion of the Technical Authority and shall be in writing.

B7011D	(01/05/96)	Samples
Effective 30/05	/03, this clause	is superseded by B7011D.
B7020D	(25/05/01)	Material
Material require provided by the	ed to perform the Contractor an	ne work and not specified as Government Supplied Material shall be d all costs thereof are to be included in the price.
B7500D	(16/02/98)	Quantity Specified
The Contractor liability for any	will deliver the shipment in ex	quantity of goods specified in the Contract only. Canada does not accept cess of that quantity.
		
B7500D	(01/06/91)	Quantity Specified
Effective 16/02	/98, this clause	is superseded by B7500D.
Remarks: THI		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B7800D	(16/02/98)	·
A minimum del acceptable to s	ivery of satisfy this requ	percent or a maximum delivery of percent of the total quantity is irement.
B7800D	(15/12/95)	Quantity - Minimun/Maximum
Effective 16/02	/98, this clause	is superseded by B7800D.
-		

B78011	D	(01/06/91)	Quantity - Minimum (95%)
Effectiv	ve 15/12	2/95, this clause	is superseded by B7800D.
B7802I	D	(16/02/98)	Quantity - Guarantee (85 percent)
1.	In con specif	sideration of Ca ied, the Contrac	nada guaranteeing to accept 85 percent of the maximum quantity tor agrees:
	(a)	to be ready duand	uring the period specified to supply to Canada the remaining 15 percent,
	(b)	to give to Can time during the	ada an irrevocable option to purchase the remaining 15 percent at any e period at the prices shown herein.
B7802	n	(01/06/91)	Quantity - Guarantee (85%)
		` ,	
Ellectiv	ve 16/02	z/96, triis clause	is superseded by B7802D.
	 		
B7803I	D	(01/06/91)	Quantity - Approximation
Effectiv	ve 15/12	2/95, this clause	is superseded by P1001D.
B7804I	D	(01/06/91)	Overruns
Effectiv	ve 15/12	2/95, this clause	is superseded by P1027D, P1028D.
B7805I	D	(01/06/91)	Overruns
Effectiv	ve 15/12	2/95, this clause	is superseded by P1027D, P1028D.

B7806D	(01/06/91)	Overruns/Underruns
Effective 1	15/12/95, this clause	e is superseded by P1030D.
Remarks:	THIS CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B7807D	(01/06/91)	Commercial Pack Quotation
In addition shown in Destination evaluation	n, if your commercia Appendix "B", you m ns on the attached /	ack quantities as specified for each of the applicable items in Appendix "B". I pack quantities differ from the basic, intermediate and bulk pack quantities nay indicate your commercial pack quantities and prices FOB Plant and Appendix "". These prices may or may not be considered at the time of dered, the contract quantities would be adjusted, as necessary, to conform s.
Materiel (0 subseque conditions	CGCM) on CD-ROM nt protection of the of for the distribution of	d to offer to provide a copy of the Canadian Government Catalogue of as part of the information provided by the Government and to ensure the data. Use the following clause to inform the contractor of the terms and of the CGCM on CD-ROM. The contracting officer must ensure that the ice quality assurance representative is clearly indicated in the contract.
B8041D	(24/05/02)	Catalogue of Materiel (CGCM) on CD-ROM
of w in m N no	Materiel (CGCM) o ritten request to the the Contract. The (anufacturers, and so ATO Standardizatio	ational Defence will provide a copy of the Canadian Government Catalogue in CD-ROM, Publication A-LM-137-COM/LX-001 to the Contractor, upon National Defence Quality Assurance Representative (NDQAR) as specified CGCM includes limited rights data of certain NATO countries or uch information is proprietary to these entities. Therefore, as required by in Agreement (STANAG) 4438, the Contractor shall be required to sign a ment and protect the data in accordance with the conditions of the said
2. Pi	rovisions of the CG0	CM will be coordinated through the NDQAR.
D0044D	(42/42/00)	Catalarus of Matarial (CDCM) on CD DOM
B8041D	(13/12/99)	Catalogue of Material (CDCM) on CD-ROM
Effective 2	24/05/02, this clause	e is superseded by B8041D.

B8044D (30/05/03) **Mobile Repair Parties** The Contractor's Mobile Repair Parties (MRP's) shall comply with the procedures set forth in Canadian Forces Technical Order CFTO C-02-005-011/AM-000, Mobile Repair Parties Manned by Contractor Personnel. All matters pertaining to the performance of the Work on the site shall be referred to the appropriate Base Technical Services Officer (or to his appointed delegate), who shall oversee the conduct of the Work and shall when appropriate signify satisfactory completion and acceptance of the Work by signing a copy of Appendices "C" and "D" to the aforementioned CFTO. On completion of the Work, the Contractor shall provide the Contracting Authority with a cost breakdown by category including person hours by trade, travel expenses, living expenses, etc. Costs shall be all inclusive, and shall reflect the actual amount being claimed. reflect the actual amount being claimed. B8044D (16/02/98)**Mobile Repair Parties** Effective 30/05/03, this clause is superseded by B8044D. **B9000D** (01/06/91)Requirement This clause is cancelled effective 15/12/95. (01/06/91)B9001D Official Languages This clause is cancelled effective 15/12/95. B9001T (01/08/92)Introduction This clause is cancelled effective 15/12/95.

(31/01/92)

Effective 01/08/92, this clause is superseded by B9001T.

Introduction

B9001T

B9002D	(01/06/91)	Mechanic Qualifications
All mainte under the	enance and repair wo direct supervision of	ork is to be performed by licensed mechanics, or apprentice mechanics is a licensed mechanic.
B9003D	(01/06/91)	•
	se is cancelled effect	ive 15/12/95.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B9004D	(16/02/98)	Equipment
1. T	he Contractor has th	e following equipment available for the performance of the Work:
	ESCRIPTION	QUANTITY
	a)	
(k	o)	
	c)	
B9004D Effective	(15/12/95) 16/02/98, this clause	Equipment is superseded by B9004D.
B9005D	(01/06/91)	Gaseous Pressure
This claus	se is cancelled effect	ive 15/12/95.
B9006D	(01/06/91)	Docking Facility Certification
	•	is superseded by B9006T.
Luective	1 <i>5/12/9</i> 5, triis Clause	is superseded by baccor.

B9006T (15/12/95) Docking Facility Certification

Bidders are to include with their Bid current and valid certification of the capacity and condition of the docking facility to be used for the Work. This certification shall be provided by a recognized consultant or classification society following an inspection of the docking facility.

Although a dry docking facility may have a total capacity greater than the vessel to be docked, the weight distribution of the vessel may cause individual block loading to be exceeded. Also, while the physical dimensions of a dry docking facility may indicate acceptability for docking of a specific vessel, other limitations such as spacing of rails on a marine railway, concrete piers of abutments adjoining the dry dock may, in fact, preclude the facility from being considered as a possible dry docking site. The Bidder is further required to demonstrate to the satisfaction of Canada that the certified capacity of its dry docking facility is adequate for the anticipated loading as specified in the related dry docking plans and other documents.

B9007D (15/12/95) Outstanding Work

The Department of National Defence (DND), Quality Assurance Representative (QAR), in conjunction with the Contractor, will prepare a list of outstanding work items at the end of the refit. This list will form the annexes to the formal acceptance document, Record of Inspection, CF1148.

B9007D (01/06/91) Outstanding Work

Effective 15/12/95, this clause is superseded by B9007D.

B9008T (01/06/91) Hovercraft - Requirement

This clause is cancelled effective 01/12/92.

B9009D (15/12/95) Data Collection

To enable the Department of National Defence (DND) to establish data with respect to availability and location of spares required for refits to auxiliary vessels, the Contractor is to supply the DND Quality Assurance Representative (QAR) with a copy of all purchase orders relating to spare parts used for work specified in the Maintenance and Repair Specification List (MRSL) and unscheduled work. Information on cost of spares is not required in these instances.

B9009D	(01/06/91)	Data Collection
Effective 15/	12/95, this clause	e is superseded by B9009D.
Remarks: T	HIS CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B9010D	(01/06/91)	Requirement
To supply ar	nd deliver the iten	n(s) listed on Annex "" attached hereto and forming part of this document.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. The equipment agreed to in B9011T.
B9011C	(16/02/98)	Required Equipment
1. The	Contractor shall I	nave the following equipment available for the performance of the Work:
DES	CRIPTION	QUANTITY
(a) _		
(b) _		
(c) _		
B9011C	(15/12/95)	Required Equipment
Effective 16/	02/98, this clause	e is superseded by B9011C.
Remarks: T	HIS CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B9011T	(16/02/98)	Required Equipment
1. The	following equipm	ent is to be available for the performance of the Work:
DES	CRIPTION	QUANTITY
(a)		
(b)		
(c)		

2.	The Bidder may propo alternate equipment/qu stated equipment.	se alternate equipment/quant uantity proposed is adequate	ity to that stated above, provided the to provide the same performance as the
B9011T	(== == ,	Required Equipment is superseded by B9011T.	
B9013T	(01/08/92) huse is cancelled effecti	•	
B9017T	(Period of Service is superseded by A9009D.	
B9020T	. (01/08/92) ause is cancelled effecti		
B9021E	` ,	Insurance Requirements is superseded by G6000D.	
B9022D	0 (01/08/92)	Insurance Requirements	

Effective 01/12/92, this clause is superseded by M2018D.

		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the aintenance services of equipment.
B9023C	(01/05/96)	Requirement
1.	Principal Period of Ma	perform on-site preventive and remedial maintenance services during the intenance (PPM) for Canada-owned electronic data processing equipment dices "" hereto; and
2.	On an as-and-when-remedial maintenance	equested basis, the Contractor shall perform on-site preventive and e services outside the PPM, as detailed in Appendix "" hereto;
3.	The services are desc	ribed in detail in Appendix "" attached hereto.
B90240	(01/05/96)	Optional Requirement
Effectiv	e 30/10/96, this clause	is superseded by B9024D.
Remark	s: THIS CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
B9024D	(30/10/96)	Optional Requirement
1.	exercisable at any tim described in the State services detailed here	y grants to Canada and Canada shall retain an irrevocable option e during the Contract period to procure any or all of the optional services ment of Work and to require the Contractor to continue to perform the in, in accordance with the terms and conditions contained or referenced orice specified in the Basis of Payment.
2.	The Contractor shall be Contracting Authority	be given a minimum of "" working days notice in writing by the indicating that Canada intends to exercise the option.
3.	The option may only be evidenced through	be exercised by the Contracting Authority, and the exercise of the option will a formal Contract Amendment.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the hen requested" on-site maintenance of Canada-owned equipment.
B9025C	(01/05/96)	Requirement
1.	owned equipment and attached hereto. The	perform on-site maintenance and related services with respect to Canada- I components located at sites, as identified in Appendix "" work shall be performed on an AS-AND-WHEN REQUESTED basis in statement of Work attached hereto as Appendix ""
2.	This Contract shall no any of the services sp	t oblige Canada or the Maintenance Coordinator to authorize or order all or ecified, or to spend the total estimated cost or any part thereof. Canada's

liability under this Contract shall be limited to that which arises from Work Requests issued by the Maintenance Coordinator, against this Contract, made within the period specified herein. Remarks: Use the following clause in solicitations and contracts for maintenance services of Canada equipment. B9026D (01/05/96)**Modifications of Equipment List** Canada reserves the right to add equipment to and/or delete equipment from the Contract upon thirty (30) days' written notice. The Contract price shall be adjusted to reflect any change in price resulting from any such additions or deletions. B9027D (01/05/96) **Replacement Parts** It is the responsibility of the Contractor to supply all parts and components necessary to satisfy the services required by Canada. Replacement parts and subassemblies provided by the Contractor must be of new or like-new quality and equivalent in function to original equipment parts. Replaced parts shall become the property of the Contractor with the exception of any media or electronic component which contains Canada's confidential information. This information is to be erased in conjunction with, and with the permission of Canada. All Contractor-supplied parts and associated labour will carry a ninety-day (90) warranty. B9028D (01/05/96)**Access to Canadian Facilites** 1. Access to the following Canada facilities, equipment, documentation and personnel may be required during the Contract period in order to perform the Work: client's premises; client's computer systems (micro computer network); (b) documentation: (c) (d)personnel for consultation; office space, telephones, desk space, manuals and terminals. 2. Canada's facilities, equipment, documentation and personnel are not automatically at the disposal of the Contractor. The Contractor is responsible for timely identification of the need for access to the referenced facilities, equipment, documentation and personnel. 3. Subject to the approval of the Project Authority, arrangements will be made for the Contractor to access the required facilities, equipment, documentation and personnel at the client's convenience. B9029D (21/06/99)**Administration Provisions** This clause is cancelled effective 10/12/04.

B9035D (10/12/01) Progress Meetings

Progress meetings, chaired by the Contracting Authority, will take place at the Contractor's facility and will be scheduled by the Public Works and Government Services Canada Contracting Authority as and when required. Contractor's attendees at these meetings, as a minimum, will be the Contract Administrator and Project Manager.