Section 5

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

following certification in all non-competitive firm price contracts, for products and services valued at \$50,000 or more, to be awarded to foreign suppliers. C0001T (14/05/04)**Price Certification - Foreign Suppliers** The Bidder certifies that the price quoted is not in excess of the lowest price charged anyone else, including the Bidder's most favoured customer, for like quality and quantity of the products/services. C0001T (01/06/91) **Price Certification** Effective 14/05/04, this clause is superseded by C0001T. Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following certification in all non-competitive firm price contracts, for commercial products/services, other than petroleum products, valued at \$50,000 or more, to be awarded to Canadian suppliers other than agency and resale outlets. C0002T (14/05/04)Price Certification - Canadian Suppliers (other than agency and resale outlets) The Bidder certifies that the price quoted is not in excess of the lowest price charged anyone else, including its most favoured customer, for like quality and quantity of the products/services, does not include an element of profit on the sale in excess of that normally obtained by the Bidder on the sale of products/services of like quality and quantity, and does not include any provision for discounts to selling agents. C0002T (01/06/91)**Price Certification** Effective 14/05/04, this clause is superseded by C0002T. Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following certification in all non-competitive firm price contracts, for non-commercial products/services valued at \$50,000 or more, to be awarded to Canadian suppliers.

Price Certification - Canadian Suppliers

The Bidder certifies that the price quoted is based on costs computed in accordance with Contract Cost

Principles 1031-2, and includes an estimated amount of profit of \$

(14/05/04)

C0003T

C0003T	(01/06/91)	Price Certification
Effective 14/0	,	is superseded by C0003T.
following cert	tification in all non r more, to be awa	D APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the a-competitive firm price contracts, for commercial products/services valued rded to Canadian agency and resale outlets, including subsidiaries of
C0004T	(14/05/04)	Price Certification - Canadian Agency and Resale Outlets
including the does not include	Bidder's most fav ude an element o	ice quoted is not in excess of the lowest price charged anyone else, roured customer, for like quality and quantity of the products/services and f profit on the sale in excess of that normally obtained by the Bidder on the e quality and quantity.
C0004T	(Price Certification
Епестіче 14/0	U5/04, this clause	is superseded by C0004T.
C0005T	(01/06/91)	Price Certification
Effective 31/0	03/95, this clause	is superseded by C0003T.
		D APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the -competitive firm price contracts, for petroleum products valued at \$50,000
C0006T	(14/05/04)	Price Certification - Petroleum Products
Bidder's mos products. The like quality ar	it favoured custon e Bidder further c	ice is not in excess of the lowest price charged anyone else, including the ner, for like quality and quantity, time, place and method of delivery of the ertifies that its profit does not exceed that normally obtained on the sale of place and method of delivery of the products, and does not include any ing agents.

C0006	T (01/06/91)	Price Certification
Effecti	ve 14/05/04, this clause	is superseded by C0006T.
C0007	T (01/06/91)	Price Certification
Effecti	ve 01/05/96, this clause	is superseded by C0008T.
Remar	ks: THIS CLAUSE IS TO	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0008	T (14/05/04)	Price Support
The Bi	idder, in support of the q	uoted price, is required to provide:
(a)	a copy of the applicabl	e current published price list; or
(b)	a copy of a paid invoice for like items (like quality and quantity) sold to other customers; or	
(c)	(c) a completed Price Analysis form, PWGSC-TPSGC 1116 (french version also available - PW-TPSGC 1116-1).	
		
C0008	T (30/05/03)	Price Support
	,	is superseded by C0008T.
Liicoti	ve 14/00/04, this diadec	is superseded by Gooder.
00000	T (24/05/02)	Cala Bid Brica Command

C0009T (24/05/02) Sole Bid - Price Support

- In the event that your bid is the sole bid received, Government Contract Regulations require
 price support be submitted in conjunction with the offer. Acceptable price support is one or more
 of the following:
 - (a) current published price list indicating the percentage discount available to the Department of Public Works and Government Services; or
 - (b) paid invoices for like items (like quality and quantity) sold to other customers; or
 - (c) price breakdown showing, if applicable, the cost of direct labour, direct materials, purchased items, engineering and plant overheads, general and administrative overhead, transportation, profit, etc.

C0009T (25/05/01)Sole Bid - Price Support Effective 24/05/02, this clause is superseded by C0009T. Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following certification in all non-competitive firm price contracts, valued at \$50,000 or more, to be awarded to Canadian universities, affiliated institutions and colleges. (For more information, refer to Supply Manual procedures 10.090 to 10.098.) C0012T (16/12/05)**Price Certification - Canadian Universities and Colleges** The Bidder certifies that the price quoted is based on costs computed in accordance with the Public Works and Government Services Canada (PWGSC) *Supply Manual* procedures on the pricing of "Research and Development Contracts with Universities and Colleges". The Manual is available on the following PWGSC Website: http://www.pwgsc.gc.ca/acquisitions/text/sm/sm-e.html. C0012T (14/05/04)**Price Certification - Canadian Universities and Colleges** Effective 16/12/05, this clause is superseded by C0012T. Remarks: Use of the following clause for non-competitive acquisition of commercial products/services valued over \$50,000 whenever price certification clause C0002T, C0004T or C0006T is used. C0100D (13/12/99)**Discretionary Audit** The Contractor's certification that the price/rate is not in excess of the lowest price/rate charged anyone else, including the Contractor's most favoured customer, for like quality and quantity of the products/services, is subject to verification by government audit, at the Minister's discretion, before or after payment is made to the Contractor under the terms and conditions of the Contract. If the said audit demonstrates that the certification is in error, it is agreed that the Contractor shall make repayment to Canada in the amount found to be in excess of the lowest price.

C0100D (01/06/91) Discretionary Audit

Effective 13/12/99, this clause is superseded by C0100D.

Remarks: Use the following clause for non-competitive acquisitions on non-commercial products/services valued over \$50,000 whenever price certification clause C0003T is used.

C0101D (12/05/00) Discretionary Audit

The estimated amount of profit included in the Contractor's price or rate certification is subject to verification by government audit, at Canada's discretion, before or after payment is made to the Contractor under the terms and conditions of the Contract. The purpose of such audit would be to determine whether the actual profit earned on a single contract if only one exists, or the aggregate of actual profit earned by the Contractor on a series of negotiated firm price and fixed-time rate contracts received during a particular period selected, is fair and reasonable based on the estimated amount of profit included in earlier price or rate certification(s). If the said audit demonstrates that actual profit is not fair and reasonable, as defined above, it is agreed that the Contractor shall repay Canada the amount found to be in excess of a fair and reasonable profit.

C0101D (01/05/96) Discretionary Audit
Effective 12/05/00, this clause is superseded by C0101D.

C0102C (12/05/00) Discretionary Audit

Effective 14/04/04, this clause is superseded by C0102D.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause in all non-competitive firm price contracts, valued at \$50,000 or more, that are awarded to Canadian universities, affiliated institutions and colleges where a price certification was obtained. (For more information, please refer to *Supply Manual* procedures 10.090 to 10.098.)

C0102D (16/12/05) Discretionary Audit

- Notwithstanding the Accounts and Audit clause, section ______of general conditions ______
 (Insert number and full title), the Contractor's certification that the price quoted is based on costs computed in accordance with Public Works and Government Services Canada (PWGSC) Supply Manual procedures for the pricing of "Research and Development Contracts with Universities and Colleges" is subject to audit.
- 2. The purpose of such audit would be to determine that the total price charged by the Contractor on a single contract, where only one exists, or a series of negotiated firm price contracts, where more than one exists, was in accordance with the aforementioned procedures.
- 3. Any payments made pending completion of the audit shall be regarded as interim payments only and shall be adjusted to the extent necessary to reflect the results of the said audit. If there has been an overpayment, it shall be promptly refunded to Canada.

4. The http	Manual is availab ://www.pwgsc.gc.	le on the following PWGSC Website: ca/acquisitions/text/sm/sm-e.html.
C0102D	(10/12/04)	Discretionary Audit
Effective 16/	12/05, this clause	is superseded by C0102D.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the ursable with incentive fee contracts to denote the basis of payment terms.
C0200D	(10/12/04)	Basis of Payment - Incentive Fee
established l	by government au an amount by wa is less than the ta fixed fee and bor	costs reasonably and properly incurred in the performance of the Work, as dit in accordance with Contract Cost Principles 1031-2, plus a fixed fee of y of bonus (if any) equal to percent of the amount by which the
C0200D Effective 10/		Basis of Payment is superseded by C0200D.
Remarks: Upayment term	•	lause in cost reimbursable with no fee contracts to denote the basis of
C0201D	(10/12/04)	Basis of Payment - No Fee
established l	by government au	costs reasonably and properly incurred in the performance of the Work, as dit in accordance with Contract Cost Principles 1031-2. The results and shall be conclusive.
200047	(04/07/22)	
C0201D	(01/05/96)	Basis of Payment
LIECTIVE 10/	12/04, tills clause	is superseded by C0201D.

		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the ursable with fixed fee contracts to denote the basis of payment terms.
C0202D	(10/12/04)	Basis of Payment - Fixed Fee
established by	government au	costs reasonably and properly incurred in the performance of the Work, as dit in accordance with Contract Cost Principles 1031-2, plus a fixed fee of ngs of government's audit shall be conclusive.
C0202D	(01/05/96)	Basis of Payment
Effective 10/12	2/04, this clause	is superseded by C0202D.
Remarks: THI following claus payment terms	se in cost reimbu	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the ursable with fixed fee and swing points contracts to denote the basis of
C0203D	(10/12/04)	Basis of Payment - Fixed Fee and Swing Points
established by	government au	costs reasonably and properly incurred in the performance of the Work, as dit in accordance with Contract Cost Principles 1031-2, plus a fixed fee of that the incurred cost is less than \$ or more than \$, the The results and findings of government's audit shall be conclusive.
C0203D	(01/05/96)	Basis of Payment
	•	is superseded by C0203D.
C0204D	(01/05/96)	Basis of Payment
This clause is	cancelled effect	ive 10/12/04.

C0204D	(01/06/91)	Basis of Payment
Effective 01/05	/96, this clause	is superseded by C0204D.
,——————		
		lause in cost reimbursable with fee based on actual costs (cost plus) of payment terms.
C0205D	(10/12/04)	Basis of Payment - Actual Costs
established by	government au	costs reasonably and properly incurred in the performance of the Work, as dit in accordance with Contract Cost Principles 1031-2, plus a profit in the appropriate Public Works and Government Services Canada's profit is of government's audit shall be conclusive.
C0205D	(03/02/97)	Basis of Payment
Effective 10/12	/04, this clause	is superseded by C0205D.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the of Expenditure" contracts which include the Basis of Payment as an annex.
C0206C	(15/06/98)	Basis of Payment - Limitation
The Contractor and a firm profi	will be paid its t, in accordance	costs reasonably and properly incurred in the performance of the Work, e with Annex "" attached hereto and forming part of this Contract.
C0206C	(01/04/92)	Basis of Payment - Limitation
Effective 15/06	/98, this clause	is superseded by C0206C.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause in firm price contracts, and should always be used in combination with clause C2215D.

C02070	(10/12/04)	Basis of Payment - Firm Price
1.	In consideration of the Contract, the Contracto Harmonized Sales Tax	Contractor satisfactorily completing all of its obligations under the or shall be paid a firm price of \$, Goods and Services Tax or extra, if applicable.
2.	changes, modifications Contractor unless such	I liability of Canada or in the price of the Work resulting from any design or interpretations of the Specifications, will be authorized or paid to the design changes, modifications or interpretations have been approved, in ting Authority prior to their incorporation in the Work.
C02070	(30/05/03)	Basis of Payment - Firm Price
Effectiv	e 10/12/04, this clause	is superseded by C0207C.
C02080	(01/06/91)	Hovercraft - Basis of Payment
This cla	ause is cancelled effecti	ve 01/12/92.
Remarl	s: THIS CLAUSE IS TO	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0209E	(15/09/97)	Proposed Basis of Payment
1.	The proposed Basis of should include the follow	Payment is to be submitted as a separate section within the proposal and wing elements:
	Fees:	
	Firm, all inclusive Harmonized Sales Tax	_ (daily/hourly) rates, Goods and Services Tax (GST) extra or (HST) extra, as appropriate, FOB destination as follows:
	Category of Personnel	, Firm Rate \$
	Total Estimated Cost \$ Total Ceiling Price \$	
	Fees:	
	Firm, all-inclusivedestination, for service	_ (daily/hourly) rate(s), GST extra or HST, as appropriate, FOB s as follows:
	Description, Firm Rate	\$
	Total Estimated Cost \$ Total Ceiling Price \$, or
	Firm, all inclusive unit	orice, GST extra or HST extra, as appropriate, FOB destination, of

	Total Estimated Cost	\$
	Firm, all-inclusive lot p of \$	orice for, GST extra or HST extra, as appropriate, FOB destination,
	Total Estimated Cost Total Ceiling Price \$_ Total Firm Price \$,or
2.	The daily rates specifi more or less than one worked.	ied above are based on hours. For work performed for a duration of a day, the daily rate specified will be prorated to cover the actual time
C0209[(01/08/92)	Proposed Basis of Payment
Effectiv	re 15/09/97, this clause	e is superseded by C0209D.
clause period	in conjunction with clau and for the period from	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this use A9094C. This clause should show the amount for the precontractual the contract date to contract completion and should be included in the ation of Expenditure" clause should reflect the total of items 1. and 2.
C02100	(12/05/00)	Precontractual Work - BoP Supplement
1.	prior to the effective d	e services provided for the period from(start date) up to (date late of the Contract), the Contractor shall be paid the sum of \$ Tax extra or Harmonized Sales Tax extra, as appropriate).
2.	For the period from _shall be paid in accord	(effective date of the Contract) to Contract completion, the Contractor dance with the Basis of Payment.
C02100	(15/09/97)	Precontractual Work - BoP Supplement
Effectiv	re 12/05/00, this clause	e is superseded by C0210C.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause for maintenance services when firm monthly and hourly rates form part of the contract.

C0211C (15/09/97) Basis of Payment

1.	maintenance services (includi Period of Maintenance (PPM)	firm monthly rate, in arrears, for the preventive and remedial ng parts, labour, travel and living) performed during the Principal, as detailed in Appendix "," FOB Destination, Custom duty bods and Services Tax (GST) extra or Harmonized Sales Tax
2.	outside of the PPM for items I	firm, all inclusive hourly rate, for maintenance services performed isted in Appendix "," FOB Destination, Customs Duty included or HST extra, as appropriate, of
	\$ per hour for first year; \$ per hour for option ye	ar.
C0211C	C (04/05/06) Pagin	of Daymont
	(* * * * * * * * * * * * * * * * * * *	•
Effectiv	ve 15/09/97, this clause is supe	rseded by C0211C.
		
		AR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the ce services when hourly rates are proposed - cost reimbursable.
C0212C	C (10/12/04) Basis	of Payment - Hourly Rates
Principa	al Period of Maintenance (PPM	services for the equipment listed in Appendix "" during the I) and outside the PPM, as defined in this Contract, the Contractor fany) and travel and living expenses (where applicable) as follows
For the	e period of twelve (12) months of	commencing on:
Labour	r	
"" the time	attached hereto. The Contract	ctual hours worked at the firm hourly rates detailed in Appendix tor shall be paid an initial half hour minimum charge calculated from rrives on-site. All additional chargeable time, over and above the nearest quarter hour.
Materia	al and Replacement Parts	
hereto,	, less a discount of percer cluded, as applicable. (Goods	hall be provided at the list price attached as Appendix "" nt. All prices for parts and material are FOB destination, custom and Services Tax or Harmonized Sales Tax, as applicable, is
Travel a	and Living Expenses	
There s	shall be no travel time or travel tres from the Designated Service	and living expenses payable for services rendered within ce Centre listed in Appendix "" attached hereto.
For services	rvices rendered further than e paid its actual travel time in a	kilometres from the Designated Service Centre, the Contractor ccordance with the hourly rates specified in Appendix ""
the perf reimbur	rformance of the Work, as authoursed, at cost, without any allow	vel and living expenses incurred by personnel directly engaged in orized in advance by the Maintenance Coordinator, will be ance for overhead or profit, in accordance with the meal, private cified in Appendices B, C and D of the Treasury Board Travel

Directive (http://www.tbs-sct.gc.ca/hr-rh/gtla-vgcl/), and with the other provisions of the directive referring to "travellers", rather than those referring to "employees".	
Estimated Cost:	
All payments are subject to government audit.	
On-call Services (Wait-Time)	
The Contractor shall be paid for the actual hours of on-call period (wait time) at the firm hourly rate of \$	
Estimated cost for articles:: \$	
C0212C (12/12/03) Basis of Payment - Hourly Rates	
Effective 10/12/04, this clause is superseded by C0212C.	
Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause for services - firm price.	
C0213C (10/12/04) Basis of Payment - Firm Price	
The Contractor shall be paid the firm lot price of \$ for work and services performed pursuant this Contract.	nt to
Travel and Living Expenses	
The Contractor will be paid its authorized travel and living expenses, reasonably and properly incurred the performance of the Work, at cost, without any allowance for overhead or profit, in accordance with the meal, private vehicle and incidental allowances specified in Appendices B, C and D of the Treasur Board Travel Directive (http://www.tbs-sct.gc.ca/hr-rh/gtla-vgcl/), and with the other provisions of the directive referring to "travellers", rather than those referring to "employees".	ı V
Estimated Cost:	
All payments are subject to government audit.	
All travel must have prior authorization of the (Insert name of relevant authority).	
Goods and Services Tax or Harmonized Sales Tax, as applicable, estimated at \$, is extra to th Estimated Cost shown herein and shall be paid in accordance with the provisions of clause	е
Subject to the exercise of the Contract option for additional services in accordance with clause herein, the Contractor shall be paid the firm lot price of \$ to perform all work and services requite be performed in relation to the contract extension.	_ red
Unfunded	
All deliverables items are FOB Destination, and Canadian Customs Duty included, where applicable.	

C0213C (12/12/	03) Basis of Payment - Firm Price	
Effective 10/12/04, this	clause is superseded by C0213C.	
	SE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the vice contracts when firm per diem rates are proposed - cost reimbursable.	
C0214C (10/12/	04) Basis of Payment - Firm per Diem Rates	
The Contractor shall be to this Contract.	e paid the following firm per diem rates for work and services performed pursuant	
Category	Firm Per Diem Rate	
	\$ \$	
	d Price: \$	
Subject to the exercise the following firm per di the Contract extension.	of the Contract option to extend the Contract period, the Contractor shall be paid em rates to complete all work and services required to be performed in relation to	
Category	Firm Per Diem Rate	
	\$ \$ Unfunded	
Goods and Services Ta "Total Estimated Price" " ."	ax or Harmonized Sales Tax, as applicable, estimated at \$, is extra to the shown herein and shall be paid in accordance with the provisions of clause	
All deliverables items a	re FOB Destination, and Canadian Customs Duty included, where applicable.	
Definition of a Day/Pro	ration	
no provision for annual	hours exclusive of meal breaks. Payment shall be for days actually worked with leave, statutory holidays and sick leave. Time worked which is more or less than to reflect actual time worked in accordance with the following formula:	
Hours worked: 7.5 x per diem rate		
Note to Paying Office		
to US\$1. Payment sha	an dollars has been calculated on the basis of exchange of C\$ being equal Il be made in American funds and the amount required in Canadian funds shall be to the rate of exchange in effect when the necessary foreign funds are	
Travel and Living Expe	nses	
the performance of the the meal, private vehicl Board Travel Directive	paid its authorized travel and living expenses, reasonably and properly incurred in Work, at cost, without any allowance for overhead or profit, in accordance with e and incidental allowances specified in Appendices B, C and D of the Treasury (http://www.tbs-sct.gc.ca/hr-rh/gtla-vgcl/), and with the other provisions of the avellers", rather than those referring to "employees".	

Estimat	ed Cost	:	
All payr	ments ar	e subject to go	vernment audit.
All trave	el must h	nave prior autho	orization of the (Insert name of relevant authority).
000440		(40/40/00)	Paris of Brown and Firm and Birm Batter
C02140			Basis of Payment - Firm per Diem Rates
Effectiv	e 10/12/	04, this clause	is superseded by C0214C.
method the bas	of payn is of pay	nent is clearly ii	any single/sole source Request for Proposal for which a cost-reimbursable andicated or in any contract containing a cost-reimbursable element within or printing requirement contracts providing assistance to contractors for
For prin	nting req	uirements, use	clause C0301D.
C0300D)	(30/05/03)	Cost Submission
1.	one cor Submis in triplic each ite Contrac chief fir	ntractor fiscal yesion, form PWG tate to the Contem with a cost- to shall be signed thancial officer (e Contract and also annually for multi-year contracts spanning more than ear, the Contractor shall prepare and submit the Contractors Cost GSC-TPSGC 7953 (french version also available - PWGSC-TPSGC 7953-1) tracting Authority specified in the Contract. This cost submission covering reimbursable basis of payment in the Basis of Payment section of the ed and certified accurate by two (2) officers of the Contractor, including its unless expressly provided otherwise in writing), and shall contain a wing elements where applicable.
	(a)	direct material	s;
	(b)	material handl	ing overhead;
	(c)	direct producti	ve labour;
	(d)	department ov	verhead;
	(e)	engineering la	bour;
	(f)	engineering ov	verhead;
	(g)	direct charges	;
	(h)	general and a	dministrative overhead;
	(i)	other contract	costs;
	(j)	profit;	
	(k)	royalty;	
	(I)	freight-out;	
	(m)	Goods and Se	rvices Tax and/or Harmonized Sales Tax, if applicable.

2.	the san	ne time. More of 7953 shall be	nable supporting information for each cost element shall be forwarded at detailed documentation as required under General (C) on form PWGSC-kept readily available in the Contractor's offices, in order that an in-depth at subsequently if deemed necessary by Canada.
C0300E		(15/06/98) /03, this clause	Cost Submission is superseded by C0300D.
		the fellowing of	
the und	(s: Use lernoted	situations:	ause for printing requirements only. This clause should be used in any of
a)	any sin clearly	gle source Req indicated;	uest for Proposal for which a cost reimbursable method of payment is
b)	any cor	ntract containin	g a cost reimbursable element within the Basis of Payment.
C0301E)	(01/05/96)	Cost Submission
1.	the Cor certified	ntracting Author d as accurate b	e Contract, the Contractor shall prepare and submit a Cost Submission to rity specified in the Contract. The Cost Submission shall be signed and y the Contractor's Senior Financial Officer and shall contain a breakdown ements as applicable:
	(a) (b) (c) (d) (e) (f) (g)	material; subcontract; preparation ch press charges bindery charge profit; delivery charge	es;
2.		· · · · ·	n for each cost element must be available and be in sufficient detail that an carried out if deemed necessary by Canada.
C0301E)	(01/06/91)	Cost Submission
Effectiv	e 01/05/	/96, this clause	is superseded by C0301D.

C0302D	(01/06/91)	Invoices
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This clause is cancelled effective 30/10/96.

Remarks: Use the following clause when it is the intention to combine the Audit and Cost Submission provisions in "Limitation of Expenditure" and "Ceiling Price" contracts awarded to Canadian universities, affiliated institutions, and colleges.

C0303C (10/12/04) Audit and Cost Submission

- The amount claimed under the terms and conditions of this Contract, as computed in accordance with the Basis of Payment, is subject to government audit.
- 2. Any payments made pending completion of the audit shall be regarded as interim payments only and shall be adjusted to the extent necessary to reflect the results of the said audit. If there has been any overpayment, it shall be promptly refunded to Canada.
- 3. On completion of the Contractor's obligations under this Contract, the Contractor shall, if requested, prepare and submit a cost submission to the Contracting Authority specified in this Contract. The cost submission shall be signed and certified by the Contractor's Senior Financial Officer and shall contain a breakdown of the applicable elements of cost, for example:
 - (a) direct labour;
 - (b) direct materials;
 - (c) direct charges;
 - (d) subcontracts.
- 4. Supporting information for each element of cost shall be available and shall be in sufficient detail that an in-depth audit can be performed.

C0303C (01/05/96) Audit/Cost Submission

Effective 10/12/04, this clause is superseded by C0303C.

Remarks: Use the following clause in contracts when the basis of payment is to be based on costs in accordance with Contract Cost Principles 1031-2.

C0304C (10/12/04) Cost Submission

- On completion of the Contractor's obligations under this Contract, the Contractor shall prepare
 and submit a cost submission to the Contracting Authority specified in this Contract. The cost
 submission shall be a statement of the costs incurred by the Contractor, in accordance with the
 Basis of Payment, for the Work performed under the terms of this Contract.
- 2. The cost submission shall be signed and certified by the Contractor's Senior Financial Officer and shall contain a breakdown of all applicable elements of cost, for example:

	(a) (b) (c) (d) (e) (f) (g) (h) (i)	direct labour of direct costs; profit; subcontracts; overhead cos	dministrative costs; overhead; ts; ervices Tax and/or Harmonized Sales Tax, if applicable;
3.	Supporthat an	rting informatio in-depth audit	n for each element of cost shall be available and shall be in sufficient detail can be carried out.
C03040		(45/06/09)	Cost Submission
		(15/06/98)	e is superseded by C0304C.
Price" (clause w	the following on the the basis of 1031-2.	clause in contracts which contain a "Limitation of Expenditure" or a "Ceiling of payment is other than cost reimbursable in accordance with Contract
C03050	3	(10/12/04)	Cost Submission
1.	and su submis	bmit a cost sub sion shall be a	Contractor's obligations under this Contract, the Contractor shall prepare emission to the Contracting Authority specified in this Contract. The cost statement of the costs incurred by the Contractor, in accordance with the the Work performed under the terms of this Contract.
2.	The co and sh	st submission s all contain a br	shall be signed and certified by the Contractor's Senior Financial Officer eakdown of each cost element.
3.	Support that an	rting informatio in-depth audit	n for each element of cost shall be available and shall be in sufficient detail can be carried out.
C03050	C	(01/05/96)	Cost Submission
Effectiv	10/12 مر	/04 this clause	is superseded by C0305C

C03060	(31/01/92)	Proposal Cost
Effectiv	e 01/05/96, this clause	is superseded by C0306T.
C03061	(13/12/02)	Proposal and Pre-award Costs
	,	costs incurred in the preparation and submission of a proposal in
	se to this Request for F	
No cos Contra	ts incurred before recei	pt of a signed contract or specified written authorization from the charged to any resultant contract.
	3 3 3	
C03061	(01/05/96)	Proposal and Preaward Costs
	,	is superseded by C0306T.
LIIECUV	e 13/12/02, triis clause	is superseded by Cosoot.
Remari	(s: Use the following c	lause for Repair and Overhaul Service contracts.
C0307E	(15/09/97)	Cost Submission
1.	Authority, the Contract agency as applicable, multi-year contracts speed a statement of the	ontracting Authority or audit agency designated by the Contracting tor shall prepare and submit to the Contracting Authority or the audit a cost submission, upon completion of the contract or annually for coanning more than one contractor fiscal year. The cost submission shall costs incurred by the Contractor, categorized in accordance with the Basis ork performed under the terms of the contract.
2.	The cost submission s shall contain a breakd	shall be signed and certified by the Contractor's senior financial officer and own of all applicable elements of cost, for example:
	(a) Direct materia (b) Direct labour (c) Direct charges (d) Overhead (e) Subcontracts (f) General and a (g) Goods and Se (h) Harmonized S (i) Royalty (j) Freight (k) Profit	administrative ervices Tax

3. Supporting information for each element of cost shall be available and shall be in sufficient detail that an in-depth audit can be carried out.

C0307E)	(01/06/9	94)	Cost Submission
Effectiv	e 15/09/	97, this	clause is	s superseded by C0307D.
C0400E	,	(01/06/9	11)	Basis of Pricing
		•	•	re 01/05/96.
TTIIS CIC	iuse is c	anceneu	enecuv	e 01/03/30.
				APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0401E)	(01/06/9	1)	Pricing
Prices a	as listed nt of	in your r perce	egular, ent.	seasonal and sale catalogues and/or current published price lists, less a
In addit job lots arrange	, sales, e	e above etc., to b	pricing, e made	special offering due to year end or surplus manufacturing runs, special available as they occur if of lesser cost than under the above pricing
Special	addition	nal disco	unts for	advance ordering percent.
Remark	s. THIS	CI AUS	F IS TO	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0402E		(01/06/9		Pricing
1.	Hydros each or	tatic test	ing, pac	kaging, winterizing and recharging: firm unit prices, sales tax included, for each item listed on Appendix "".
2.	Repair,	overhau	ıl, modif	ication and reduction to spares - prices as follows:
	a)	Labour:	Direct	or productive, \$ per hour used exclusively in work.
	b)	Pricing:		
		(i)	mark-u	al and replacement parts (except free issue) at laid-down cost plus a p of percent excluding sales tax. Sales tax to be shown as a te item; or
		(ii)	manufa	al and replacement parts (except free issue) to be in accordance with your acturer's suggested retail price list, as last amended/published, less a ant of percent.
	c)	complet	ted work	ere a cost estimate has been submitted and accepted by the, fully or services will be performed or provided at a cost no greater than 110 estimate.

Remark	s: THI	S CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0403D)	(01/06/91)	Pricing
the prov	ince of	plus the	e minimum per diem rates established by the professional association in e actual cost of all disbursements properly incurred in the performance of d reasonable travelling and living costs where applicable.
C0404D	1	(01/06/91)	Pricing
This cla	use is o	cancelled effect	ive 01/05/96.
Remark	s: THI	S CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0405D)	(01/06/91)	Pricing
		e submitted on n weight basis.	ly on items showing a quantity in column "G", pick-up and delivery
C0406D)	(01/06/91)	Pricing
This cla	use is o	cancelled effect	ive 01/05/96.
			O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0407D)	(01/06/91)	Pricing
1.	parking shown centim	g areas, etc., fo on drawing. T etres of snow.	basic price of \$ per square metre of road, entrances, sidewalks and a total of \$ square metres of snow clearing over the entire area his basic price shall apply only to a maximum precipitation of 200 If the total precipitation should not exceed 200 centimetres, you shall unt of \$ for the first 200 centimetres.
2.	receive 2.5 cer	an additional	IM: If the total precipitation should exceed 200 centimetres you shall premium of \$ per hundred square meters of area for each additional ecipitation requiring clearing. The precipitation shall be calculated to the es.
		supply and ap may be specif	plication of sand, salt, calcium or stones or a combination of these, a price ied.
3.	instalm Februa	ents. The first	NT: You shall be paid the basic price mentioned in 1. above in four three payments shall be made on the last of December, January and and final payment shall be made as soon as possible after April 30 provided st you.

Remark	s: THIS	CLAUSE IS	TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0408D)	(01/06/91)	Pricing
1.	instalm	ents of \$	be paid a retainer fee equal to \$ Payment will be made in five equal at the end of December through April inclusive. If the Contractor should under the Default heading), he will be required to pay:
	(a)	a penalty ed	ual to \$ for each half-hour delay in responding to call-out;
	(b)	a penalty ed	ual to \$ for each delay of one hour in completing clearing as specified.
	NOTE:	Any penalty	for default will be deducted from the retainer fee.
2.	remova	I and dispose	t or January 15 at the latest, the Contractor will be paid for the clearance, all of snow as specified, at a price of \$ per centimetre of snowfall as epartment of the Environment, Atmospheric Environment Service
C0409D	ı	(01/06/91)	= Pricing
This cla	use is c	ancelled effe	ctive 01/05/96.
			<u> </u>
C0410D)	(01/06/91)	Pricing
This cla	use is c	ancelled effe	ctive 01/05/96.
			_
C0411D)	(01/06/91)	Correction Supplement
Two (2) docume		t for author's	corrections will be accepted and will be paid at the price shown in this
			=
C0412D)	(01/06/91)	Price for Evaluation
Effectiv	e 01/05/	96, this clau	se is superseded by C0412T.
			=
Remark	s: THIS	CLAUSE IS	TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0412T		(15/09/97)	Price for Evaluation
1.	Work		

	(a) (b) (c) (d)	Harmonized S	specified at a firm price of: \$ ervices Tax (GST) at 7 percent of (a): \$ Sales Tax (HST) at 15 percent of (a): \$ GST or HST included as appropriate : \$
2.	Unsch	eduled Work	
	(a)	Labour: Estim	ated person-hours at a firm charge-out rate for labour, including overhead person-hours X \$ per hour \$
	(b)	GST at 7 perc	cent of (a):
	(c)	HST at 15 per	rcent of (a): \$
	(d)	Total - Unsch	eduled Work, GST or HST included as appropriate : \$
3.	Evalua	tion Price, GST	or HST included as appropriate (1. plus 2.):
C0412	:T	(01/05/96)	Price for Evaluation
Effect	ive 15/09	/97, this clause	is superseded by C0412T.
Rema	rks: THI	S CLAUSE IS TO	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0413			Pricing - Goods
Suppl	y of good	ls as specified a	above FIRM PRICE: \$;
Freigh	nt Charge	s FIRM PRICE	: \$;
ТОТА	L FIRM F	PRICE: \$;
Goods	s and Sei	vices Tax extra	a or Harmonized Sales Tax extra, as appropriate.
C0413	SD.	(01/06/91)	Pricing - Goods
		` ,	is superseded by C0413D.
Liicoti	100 13/03	757, triis clause	is superseded by COTTOD.
C0414	D	(16/02/98)	Vessel Refit, Repair & Docking - Cost
	Delas	,	· .

Price breakdown:

Upon request, the price of all unscheduled work will be broken down into individual specified activities with trades, person-hours, material, subcontracts and services.

Pro-rated prices:

Hours and prices for unscheduled work shall be based on comparable historical data applicable to similar work at the same facility, or shall be determined by pro-rating the quoted Work costs in the Contract when in similar areas of the vessel.

Services:

Ship services such as water, steam, electricity, etc., required for vessel maintenance during the duration of the Work shall be quoted as one price for all services; this price shall be firm for the period of the Contract and is subject to increase only if the period of the Contract is increased with the approval of the Department of Public Works and Government Services, due to increased extent of the work or other reason to be specified at the time.

4. Docking and undocking:

The price of the Work shall include all costs resulting from drydocking, wharfage, security, shoring, shifting and/or moving of the vessel within the Contractor's facility.

Unless otherwise specified, the vessel will be delivered to the Contractor's facility alongside or a mutually agreed safe transfer point, afloat and upright and the Contractor shall do likewise when the Work is completed. The costs of services to tie up the vessel alongside and to cast off shall be included in the price for the Work.

5. Supervisory service:

We agree that services, including manufacturers' representatives, engineers, etc., which are required to do the Work specified shall be included in the original price. Such services shall not be an extra charge except where unscheduled Work requiring such services is added to the original requirement.

6. Removals:

Removals necessary to carry out the Work shall be the responsibility of the Contractor whether or not they are identified in the Specifications, except those removals not apparent when viewing the Vessel or examining the drawings. The Contractor shall also be responsible for safe storage of removed items and reinstalling them on completion of the Work. The Contractor shall be responsible for renewal of components damaged during removal.

7. Sheltering, staging, cranage and transportation:

The price for the Work includes the cost of all sheltering, staging including handrails, cranage and transportation to carry out the Work as specified. The cost of any necessary modification of such facilities to meet applicable safety regulations shall be to the Contractor's account.

C0414D	(01/06/91)	Vessel Refit, Repair & Docking - Cost
Effective 16/02	/98, this clause i	s superseded by C0414D.

C0415D (01/06/91) Vessel Charter - Price

This clause is cancelled effective 01/05/96.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause in firm price contract to cover the basis of payment for possible unscheduled work (during refits, mobile repairs, repair and overhaul, equipment conversion/update) when the intent is to negotiate a firm price for such unscheduled work before it is authorized.

C0416)	(15/09/9	7)	Contract Price					
1.	In cons Contrac	ideration ct, Canad	of com	pletion by the Contractor of its obligations in accordance with this pay to the Contractor the following:					
	(a)	for the Work specified at, a total FIRM PRICE of \$;							
	(b)	plus Go	plus Goods and Services Tax (GST) or Harmonized Sales Tax (HST), as appropriate;						
(c) the price of any unscheduled work shall be negotiated with the Contracting Autlits authorized representative on a firm price basis prior to authorization to proce firm price for any unscheduled work shall be based on:									
		(1) (2) (3)	estimat	effort at the firm hourly rate of \$; ted material cost, plus a mark-up of percent; and restrict HST, as appropriate, on (c) (1) and (2) above.					
C0416I)	(01/05/9)6)	Contract Price					
Effectiv	/e 15/09/	97, this	clause is	s superseded by C0416D.					
C0417	г	(01/12/9	121	Unscheduled Work and Evaluation Price					

In any refit/repair or docking contract, unscheduled work will arise after the vessel and its equipment is opened up and surveyed. Since this work is inevitable, the anticipated cost of such work must be taken into account when evaluating the bids. This is done by including a most likely amount of additional person-hours (and/or material) to which a competitive charge-out rate is applied in dollars, and is added to the firm price for the Work.

The overall total is known as the "Evaluation Price" which is the price used for evaluating the bids. There is no minimum or maximum amount of unscheduled work nor is there a guarantee of such work, but rather it is a most likely work estimate based on historical experience.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause when assessing price on a low aggregate basis, using the projected estimated usage figures as a guide.

C0418D (31/03/95) Dry Cleaning/Fire Proofing of Drapes

All pricing includes removal and reinstallation of drapes.

1.	Dry cle	aning o	of lined dr	apes:										
	pricing: \$ per sq. ft. projected estimated usage: sq. ft.													
2.	Dry cle	aning o	of unlined	drapes:										
			_ per sq. nated usa		sq.	ft.								
3.	Dry cle	aning a	nd firepr	oofing of	lined	drape	s:							
	pricing project	: \$ ed estin	_ per sq. nated usa	ft. ige:	sq.	ft.								
4.	Dry cle	aning a	nd firepr	oofing of	unlin	ed dra	pes:							
	pricing project	: \$ ed estin	_ per sq. nated usa	ft. ige:	sq.	ft.								
	Specia must n	l care m	nust be ex ed two (2	cercised i	in prod	cessin	g to pi	rotect	colou	ır and a	ccoutr	ement	s. Shrinl	kage
	Drapes	s must b	e placed	on hang	ers.									
For sm	nall repai	irs: (ciga	arette bur	ns, seam	ns, etc	.)								
Pricing	g:													
1.	Labour	: direct	or produc	tive used	d exclu	usively	in wo	ork: \$		_ per ho	our.			
2.	cost, tr	ansport	eplaceme ation cos ling sales	ts, excha	nge, c	uston	าร and	broke	erage	charge	s) plus	n includ s a ma	des invo rk-up of	ice
	рогооп	it oxolad	ing daloo	tax. Ca	oo tax	10 00	011011	11 uo c	и оорс	arato ito	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
following (during	ng claus g refits, n	e in firm nobile re	SE IS TO price corepairs, repairs, repairs	ntract to o	cover to	the ba aul, eq	isis of Juipme	payment co	ent fo	or possi ion/upo	ble un: late) w	schedu hen th	uled wor	k
C0419I	D	(15/09/	/97)	Contrac	t Price	e - Uns	sched	uled V	Vork					
1.			on of com ada shall							ons in	accord	ance v	vith this	
	(a)	for the Work specified at, a total FIRM PRICE of \$;												
	(b)	plus Goods and Services Tax (GST) or Harmonized Sales Tax (HST) as appropriate;						iate;						
	(c)	comple	uthorizati etion of a nined and	ny uńsch	edule	d work	ζ, the ι							
		(1) (2) (3)	materia	effort at t I at net la HST, as	aid dov	vn cos	st, plus	s a ma	ark-up	of	_ perd e.	ent; pl	us	

C0419I	D	(01/05/96)	Contract Price - Unscheduled Work
Effectiv	ve 15/09/	97, this clause	is superseded by C0419D.
			
C0430 ⁻	г	(25/05/01)	Pricing Data Sheets
Each it	em of wo	ork or services	f the bid, the Bidder shall include one (1) copy of the pricing data sheets. in the specification is to be priced individually to indicate the total cost of profit as a single unit.
clause numbe	in conjurer of perse	nction with clau on hours to be	D APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this se C0417T. The contracting officer is to fill out in subsection 1.(b): the used to evaluate unscheduled work; in subsection 1.(c): the value of alluate unscheduled work. The bidder will fill out all other areas.
C0435	Γ	(10/12/01)	Price Calculation for Evaluation
1.		•	e evaluation, the price will be calculated as follows:
	(a) (b)	Unscheduled I	nown work as specified in the Requirement: \$ (<i>Insert bid price</i>) abour costs: person hours, at \$ (<i>Insert bid rate</i>) per
	(c)	hour: \$ Unscheduled i up: \$;	material costs: \$, at (<i>Insert bid mark up</i>) percentage mark
	(d) (e)	Vessel Transfe Contract Finar	er costs: \$; ncial Security costs: \$(Insert amount from bid)
		EVALUATION	TOTAL BID PRICE (taxes excluded) \$
2.	The pricand the	ce of any result Goods and Se	ing contract shall only include the amounts of subsections 1.(a) and (e), ervices Tax/ Harmonized Sales Tax.
C05000	C	(01/06/91)	Overtime Work - Fixed-Time Rate
			is superseded by C0500D.

Remarks: Use the following clause in fixed time rate contracts where provision is being made for scheduled overtime. For additional information, refer to the *Supply Manual*, procedure 11.027.

C0500D	(30/10/96)	Overtime Work - Fixed Time Rate
and in writing by the Standing O	by Canada's auth offer/Contract mu n details as Cana	ormed under the Standing Offer/Contract unless authorized in advance norized representative. Any request for payment at the rate(s) specified in st be accompanied by a copy of the overtime authorization and a report ada may require with respect to the overtime work performed pursuant to
C0501C	(01/06/91)	Overtime Work - Other
Effective 30/10	/96, this clause i	s superseded by C0501D.
following clause	e in ceiling price	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the and cost reimbursable-type contracts where provision is being made for analyst should be consulted in determining the applicable overhead rate.
C0501D	(30/10/96)	Overtime Work - Other
writing by the _ the actual cost percent	Authority. , exclusive of ove for the overtime overtime work pe	formed under the Standing Offer/Contract unless authorized in advance in Such written authorization shall be a condition precedent for payment of erhead on the overtime premium, plus an overhead rate as applicable of work; and the Contractor shall submit to the Authority a report with erformed pursuant to any such authorization containing such details as the
C0502C	(01/06/91)	Overtime
	` ,	s superseded by C0502D.
	S CLAUSE IS TO d for Marine req	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. This clause uirements.
C0502D	(12/12/03)	Overtime

- 1. No overtime work shall be performed under the Contract unless authorized in advance and in writing by Canada's authorized representative. Any request for payment at the rate(s) specified in the Contract must be accompanied by a copy of the overtime authorization and a report containing such details as Canada may require with respect to the overtime work performed pursuant to the written authorization.
- 2. If overtime is authorized, the Contractor will be paid the contract price/rate plus the following premium rates:

	For Time and one half	: \$	per hour, or		
	For Double time:	\$	per hour.		
3.	The above premiums a premiums, plus profit of remain firm for the dur deemed necessary by	of 7 1/2 percen ation of the Co	t on labour premiur	n and fringe benefits.	These rates will
Remark \$50,000	s: Use the following cl	ause for non-c ers.	competitive acquisit	ions of commercial se	rvices valued over
C0600T	(01/06/91)	Rate Certific	ation		
includin include	dder certifies that the rang the Bidder's most favour an element of profit on sof like quality and qua	oured customethe sale in except	er, for like quality ar cess of that normall	nd quantity of the serv y obtained by the Bidd	ice, does not der on the sale of
followin	ks: THIS CLAUSE IS TO g clause for non-compe an suppliers.				
C0601T	(10/12/04)	Rate Certific	ation		
The Bio Principl	lder certifies that the ra es 1031-2, and include	te quoted is ba s an estimated	ased on costs calcu I rate of profit of	lated in accordance w percent.	ith Contract Cost
C0601T Effectiv	(01/06/91) re 10/12/04, this clause				
			•		
C0602T	` ,	Labour Rate			
This cla	ause is cancelled effecti	ve 30/10/96.			

C0603D	(01/08/92)	Quoted Prices
This clause is	s cancelled effec	tive 31/03/95.
C0603D	(31/01/92)	Quoted Prices
Effective 01/0	08/92, this clause	e is superseded by C0603D.
C0700C	(01/06/91)	Time & Contract Price Verification
Effective 30/	10/96, this clause	e is superseded by C0700D.
Fixed-time ra	ites may also incl	clause in competitive fixed-time rate contracts for service and material. lude a pro-rata allowance for incidental materials. Identify the position or nment representative who will verify time charged.
C0700D	(30/10/96)	Time and Contract Price Verification
authorized re	presentative before	ct Price of any incidental materials used may be verified by Canada's ore or after payment is made to the Contractor. If verification is done after es to repay any overpayment immediately upon demand by Canada.
C0701C	(01/06/91)	Time Verification
Effective 30/	10/96, this clause	e is superseded by C0701D.
Remarks: Us	se the following o	clause in both competitive and non-competitive fixed-time rate contracts to ime for acceptability and accuracy of recording.

C0701D (30/10/96) Time Verification

Time charged and the accuracy of the Contractor's time recording system may be verified by Canada's representatives before or after payment is made to the Contractor under the terms and conditions of the Contract. If verification is done after payment, the Contractor agrees to repay any overpayment immediately upon demand by Canada.

C0702D	(01/06/91)	Submission
Effective 20/10	` ,	
		is superseded by C0708D.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use this vel and living expense clause.
C0703T	(30/10/96)	Price, Engineering Services
of the equipme services, if requiliving expenses	nt or for making	de the service of the Contractor's engineer for supervising the installation the necessary adjustments to same after installation by others. Such evided at a standard rate of \$ per engineer per day plus travel and d properly incurred in carrying out this Work, if such services are required cture.
C0703T	(01/06/91)	Price, Engineering Services
Effective 30/10	/96, this clause	is superseded by C0703T.
clause is used		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. The following rements. Enter fill-in data after clause number. Use this clause with the spense clause.
C0704C	(30/10/96)	Price, Field Services
sea trials shall	be furnished by	sentatives for installation of machinery in ship and attendance at dock and the Contractor at a rate of \$ per person per day, plus travel and d properly incurred.
C0704C	(01/06/91)	Price, Field Services
Effective 30/10	/96, this clause	is superseded by C0704C.

Remarks: Use the following clause in all "Limitation of Expenditure" and "Ceiling Price" contracts awarded to contractors other than Canadian universities, affiliated institutions, and colleges when the Contractor's time-recording system, hours charged, direct expenses, and rate certification are subject to discretionary audit.

C0705C (10/12/04) Discretionary Audit

- 1. The following are subject to government audit before or after payment is made:
 - (a) The amount claimed under the terms and conditions of the Contract, as computed in accordance with the Basis of Payment, including time charged and salaries paid for labour charges based on salaries times a firm negotiated multiplier.
 - (b) The accuracy of the Contractor's time recording system.
 - (c) The estimated amount of profit in any firm-priced element, firm time rate, firm overhead rate, or firm salary multiplier, for which the Contractor has provided the appropriate certification. The purpose of such audit would be to determine whether the actual profit earned on a single contract if only one exists, or the aggregate of actual profit earned by the Contractor on a series of negotiated contracts containing one or more of the aforementioned prices, time rates or multipliers, and received during a particular period selected, is fair and reasonable based on the estimated amount of profit included in earlier price or rate certification(s).
 - (d) Any firm-priced element, firm time rate, firm overhead rate, or firm salary multiplier for which the Contractor has provided a "most favoured customer" certification. The purpose of such audit would be to determine whether the Contractor has charged anyone else, including the Contractor's most favoured customer, lower prices, rates or multipliers, for like quality and quantity of goods or services.
- 2. Any payments made pending completion of the audit shall be regarded as interim payments only and shall be adjusted to the extent necessary to reflect the results of the said audit. If there has been any overpayment, it shall be promptly refunded to Canada.

C0705C	(15/06/98)	Audit
Effective 10/	12/04, this clause	e is superseded by C0705
		=
C0706D	(01/06/91)	Reporting
This clause i	s cancelled effec	tive 30/10/96.

C0707D	(01/08/92)	Estimated Hours of Service
Effective 01/	/12/92, this clause	is superseded by M3011D.
clause is ma supply arran	andatory in Aerosp ngements with a fi	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. The following bace, Marine and Electronic Systems Sector contracts/standing offers and seed time rate component when the Department of Public Works and basible for verifying the time charged.
C0708D	(16/02/98)	Submission
actual time t	aken in performar	and submit to the Contracting Authority with the final billing, details of the nce of the (Contract, Standing Offer or Supply Arrangement). This id certified by the Contractor's financial officer.
C0708D	(30/06/95)	Submission
		e is superseded by C0708D.
LICCUVE 10/	702/30, tili3 ciau30	is superscaed by CO700D.
clause is ma	andatory in Aerosp y arrangements w	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. The following pace, Marine and Electronics Systems Sector contracts/standing ith a fixed time rate component when the client is responsible for verifying
C0709D	(30/06/95)	Client - Time Verification
(Department	t or identified user	the time charged by the Contractor is the responsibility of thes specified herein) who will ensure that the amount of time charged by the ne Work performed.
C0900D	(01/06/91)	Basis of Payment
all parts, lab	y rates for rental a our, preventive ar ere applicable.	and firm charges per specified number of copies for maintenance (covering and remedial maintenance), payable each month in arrears. Customs duty

C0901D (01/06/91) Rental - Fixed Monthly Rate

Prices a fixed co	st per copy (meter cli	straight-line basis, i.e. fixed monthly rental rate (not to include copies) and a ck) charge for each model of equipment offered using the average monthly
Remark	s: THIS CLAUSE IS	TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C0902D	(15/09/97)	Unscheduled Work
	ntractor will be paid fog g manner:	or unscheduled work arising, as authorized by the Minister, calculated in the
	labour which include shall be added mark Sales Tax, as application. The firm hour	be negotiated) X \$, being your firm hourly charge-out rate for soverhead and profit, plus net laid-down cost of materials to which up of 10 percent, plus Goods and Services Tax or Harmonized able calculated at percent of the total cost of material and the charge-out rate and the material mark-up will remain firm for the act and any subsequent amendments thereto."
C0902D	(Unscheduled Work e is superseded by C0902D.
C0903D Effectiv	(Unscheduled Work, Authorization of e is superseded by B5007D.
Remark		FO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Amendment to Contract
1.	To incorporate unsch Arising or New Work	neduled work arising in accordance with form PWGSC-TPSGC 1379, Work , serial nos to (+\$).
2.	To credit deletion fro Arising or New Work TOTAL CONTRACT Unscheduled Less Credits REVISED To	m the known work as authorized by form PWGSC-TPSGC 1379, Work , serial nos to (-\$). PRICE: \$ I Work Authorized: \$
3.	Delivery and comple	tion of Work: (Insert new date).

C0904D	(15/09/97)	Amendment to Contract
Effective 30/0	05/03, this clause	e is superseded by C0904D.
C0906D	(01/06/91)	Hovercraft - Pricing
This clause is	cancelled effec	tive 01/12/92.
C1000C	(01/06/91)	Price to be negotiated
This clause is	cancelled effec	tive 30/10/96.
C1001C		Price to be Negotiated, Progress payment
This clause is	cancelled effec	tive 30/10/96.
		:
C1002C	(01/06/91)	Price to be Negotiated - Other
	cancelled effec	-
C1003C	(01/06/91)	Price
This clause is	cancelled effec	tive 30/10/96.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause in ceiling price contracts when the basis of payment involves audited costs in accordance with Contract Cost Principles 1031-2.

C1200C	(10/06/05)	Basis of Payment - Celing Price
established by (insert as appli	government aud i cable: "a fixed f e	costs reasonably and properly incurred in the performance of the Work, as it in accordance with Contract Cost Principles 1031-2, plusee of \$ or "a profit of percent") of audited costs, to a se results and findings of the government's audit shall be conclusive.
specifiedshall be adjusted	(<i>insert as ap</i> ed to the extent r	ownward adjustment so as not to exceed the actual cost incurred plus the plicable: "fixed fee" or "profit"). Upon completion of the audit, the price necessary to reflect the results of the audit. If there has been any ally refunded to Canada.
modifications o such design ch	r interpretations anges, modificat	of Canada or in the price of Work resulting from any design changes, of the specifications will be authorized or paid to the Contractor unless ions or interpretations have been approved, in writing, by the Contracting tion in the Work.
C1200C	(10/12/04)	Basis of Payment - Celing Price
Effective 10/06	/05, this clause i	s superseded by C1200C.
following clause ceiling price, ar	e in contracts wh	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the ere one or more items in the contract Basis of Payment is subject to a sof payment for these items involves audited costs in accordance with 2.
C1201C	(10/12/04)	Basis of Payment - Ceiling Price Item(s)
to exceed the a Principles 1031 completion of the	actual cost incurr -2 (<i>in</i> he audit, the pric	the Basis of Payment is(are) subject to downward adjustment so as not ed, as established by government audit in accordance with Contract Cos sert, if applicable, "plus a profit of percent of such cost"). Upon e(s) shall be adjusted to the extent necessary to reflect the results of the erpayment, it shall be promptly refunded to Canada.
The Contractor that the cost of	shall segregate each such item	its costs for each item for which a ceiling price has been established so may be determined.
C1201C	(30/10/96)	Price Ceiling - Item/Group of Items
	` ,	s superseded by C1201C.
	,	

C1202C	(14/05/04)	Ceiling Price
This clause	is cancelled effec	tive 10/12/04.
		<u>-</u>
C1202C	(15/06/98)	Price Ceiling
Effective 14	./05/04, this clause	e is superseded by C1202C.
		<u>-</u>
following cla	ause in contracts v	TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the where the Contractor is allowed to charge its actual costs in accordance 1031-2, subject to mandatory audit.
Do not, how	vever, use this cla	use in Price To Be Negotiated situations.
C1203C	(10/12/04)	Basis of Payment
the perform Principles 1	ance of the Work,	ed, the Contractor will be paid its costs reasonably and properly incurred in as established by government audit in accordance with Contract Cost d profit of percent of the audited costs. The results and findings of onclusive.
	· · · · · · · · · · · · · · · · · · ·	=
C1203C	(30/10/96)	Basis of Payment
Effective 10	0/12/04, this clause	e is superseded by C1203C.
		-
C1204C	(01/06/91)	Price (Ceiling)
Effective 30	1/10/96, this clause	e is superseded by C1202C.
		-
Dama-l 3		CO ADDEAD IN EUL LITEVE IN DROCUDENENT DOCUMENTO LL
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the contracts with any of the following bases of payment:

- (a) fixed time/unit rate(s);
- (b) labour based on payroll cost or annual salary times a firm multiplier;

- (c) (a) and/or (b) above plus cost-reimbursable elements (and firm price elements and/or fee, if àpplicable);
- interim rate situations where the intention is to ultimately negotiate a basis of payment in (d) accordance with (a), (b) or (c) above.

This clause is not to be used when the basis of payment involves audited costs in accordance with Contract Cost Principles 1031-2. (See clause C1200C.)

C1205C	(10/06/05)	Basis of Payment - Ce	eiling Price
a ceiling price o	of \$,	(insert as applicable	roperly incurred in the performance of the Work to le: "determined in accordance with the following: ned hereto and forming part of this Contract").
			o as not to exceed the actual costs reasonably d in accordance with the Basis of Payment.
modifications o design changes	r interpretations of s, modifications of	of specifications will be	ce of Work resulting from any design changes, authorized or paid to the Contractor unless such been approved, in writing, by the Contracting
C1205C	(10/12/04)	Basis of Payment - Ce	eiling Price
Effective 10/06	/05, this clause is	s superseded by C1208	5C.
Pomarke: Usa	the following ele	uso whon foreign hide	may be received and with A0221T
Remarks: USA	THE TOHOWING CIA	use when loreion blos	may be received and with AUZZII

Remarks: Use the following clause when foreign bids may be received and with AU2211.

C2000D (16/02/98) **Taxes - Foreign Suppliers**

Unless otherwise specified in the Contract, the price herein includes no amount for any federal excise tax, state or local sales or use tax, or any other tax of a similar nature, or any Canadian tax whatsoever. Such price, however, includes all other taxes. If the Work is normally subject to federal excise tax, Canada will, upon request, furnish the Contractor with a certificate of exemption from such federal excise tax in the form prescribed by the federal regulations. Canada undertakes to supply the Contractor with such evidence of export as may, from time to time, be properly requested by the tax authorities. If, as a result of Canada's failure to do so, the Contractor is compelled to pay such federal excise tax, Canada shall reimburse the Contractor therefor, provided, however, that the Contractor will thereafter take such steps as Canada may require in an effort to recover such payment, and shall refund to Canada any amount so recovered.

C2000D (31/03/95)Taxes - U.S. Suppliers

Effective 16/02/98, this clause is superseded by C2000D.

C2000T	(01/06/91)	Taxes - U.S.
Effective 31	/03/95, this clause	e is superseded by C2000D.
		=
Remarks: L	Jse the following o	clause if C2901T was used.
C2001C	(14/05/04)	Drawback Certificate
Contract Pri goods used to drawback Agency are	ce all customs du in the manufactur accruing in this of hereby waived to	t was placed on the basis that the Contractor had excluded from the ties and taxes which were or might be required to be payed on imported re of the stores the Contractor has agreed to supply. Accordingly, all rights connection under regulations established by Canada Border Services the Contractor when the manufactured stores have been exported (or sfaction in Canada).
		=
C2001C	(12/05/00)	Drawback Certificate
Effective 14	/05/04, this clause	e is superseded by C2001C.
		<u>-</u>
Remarks: U Canada unti	Jse this clause in il delivery. This cl	contracts with suppliers located in California when title is not to be taken by ause is to be used in conjunction with clauses D4003C and K9010C.
C2002C	(29/10/93)	Foreign Tax Disclosure
Consumptio to pay or no	on, Use, Excise, P ot to pay, and shal	r inform the Contracting Authority of all customs duties and of all Sales, ersonal Property or other such taxes which the Contractor either proposes I carry out any instructions which the Contracting Authority may give in yment of such taxes.
		<u>-</u>
C2200C	(01/06/91)	Goods and Services Tax
This clause	is cancelled effec	tive 31/03/95.
		=

C2201C	(01/06/91)	Goods and Services Tax
This clause is	cancelled effecti	ve 31/03/95.
00000	(0.4.(0.0.(0.4.)	_
C2202D	(01/06/91)	
Effective 15/12	2/95, this clause	is superseded by C2210D.
C2204C	(01/06/91)	Goods and Services Tax
	` ,	is superseded by C2215D.
211001110 10/01	3707, triio oladoo	10 caporocaca by 622 rob.
		
C2204T	(01/06/91)	Goods and Services Tax
Effective 15/09	9/97, this clause	is superseded by C2215D.
C2205C	(31/01/92)	Goods and Services Tax
This clause is	cancelled effecti	ve 31/03/95.
C2206T	(31/01/92)	Goods and Services Tax
Effective 01/12	2/92, this clause	is superseded by M3008T.

C2207D	(31/01/92)	Goods and Services Tax
Effective 01/	12/92, this clause	e is superseded by M3009D.
C2208D	(14/05/04)	Air Transportation Tax
When aircrathe Carrier's Revenue Ag	responsibility to d	,000 lbs. maximum authorized take-off weight on wheels are chartered, it is collect air transportation tax for all passengers, and to remit it to Canada
		
C2208D	(12/05/00)	Air Transportation Tax
Effective 14/	05/04, this clause	e is superseded by C2208D.
C2209D	(01/08/92)	GST
Effective 01/	12/92, this clause	e is superseded by M3012D.
C2210D	(15/12/95)	Goods and Services Tax (GST)
Effective 15/	09/97, this clause	s is superseded by C2215D.

Remarks: Contracting officers shall consider the "Goods and Services Tax" replaced by the "Harmonized Sales Tax", where the location of the contract is in the provinces of Nova Scotia, New Brunswick or Newfoundland and Labrador.

C2215D (14/05/04) Goods and Services Tax / Harmonized Sales Tax

All prices and amounts of money in the Contract are exclusive of Goods and Services Tax (GST) or Harmonized Sales Tax (HST), as applicable, unless otherwise indicated. The GST or HST, whichever is applicable, is extra to the price herein and will be paid by Canada.

The estimated GST or HST is included in the total estimated cost. GST or HST, to the extent applicable, will be incorporated into all invoices and progress claims and shown as a separate item on invoices and progress claims. All items that are zero-rated, exempt or to which the GST or HST does not apply, are to

be identified amounts of (as such on all in GST and HST pa	voices. The Contractor agrees to remit to Canada Revenue Agency any id or due.
C2215D Effective 15/	(12/05/00) /04/04, this clause	GST/HST e is superseded by C2215D.
	(04 (00 (00)	: Description of all Colors Tour
	(01/08/92) is cancelled effec	Provincial Sales Tax tive 12/05/00.
C2500C		Privincial Sales Tax
C2501D Effective 01/	(01/06/91) /12/92, this clause	Taxes - Tobacco e is superseded by M3014D.
C2502D Effective 30/	(01/06/91) /10/96, this clause	Sales Tax e is superseded by C2500C.
C2503D This clause	(01/06/91) is cancelled effec	Sales Tax tive 30/10/96.

C2504D	(01/06/91)	Sales Tax
This clause is	s cancelled effect	ive 30/10/96.
		
C2505D	(01/06/01)	Liquified Petroleum Gas
be deleted from	om the above prid	ppane or butane, if not for use as motive fuel, are not applicable and should sing.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the contracts, for aircraft and/or airborne aircraft equipment, when they are
issued on a k apply).	pasis other than F	CA Free Carrier (named place) Incoterms 2000 (clause D4001C may
C2600C	(10/12/04)	Customs Duty - Aircraft
aircraft equip	ment. Canadian customs duty is e	Department of National Defence, are for use in aircraft and/or airborne customs duty for these items is not included in the Contract Price. If xtra and will be paid by the Contractor who will be reimbursed the amount d on importation, upon submission of an invoice supported by customs
C2600C	(12/12/03)	Customs Duty - Aircraft
Effective 10/	12/04, this clause	is superseded by C2600C.
following clau	use in bid solicitat	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the tions, for aircraft and/or airborne aircraft equipment, when they are issued the Carrier (named place) Incoterms 2000 (clause D4001C may apply).
C2600T	(10/12/04)	Customs Duty - Aircraft
		Department of National Defence, are for use in aircraft and/or airborne the prices quoted do not include customs duty.

C26001	(12/12/03)	Customs Duty - Aircraft
C26010	(1 11111)	Customs Duty - Defence is superseded by C2601D.
Remark	ks: Use the following cotor is the importer and	lause in bid solicitations and contracts for defence supplies when the the contract will equal or exceed C\$250,000.
C2601E	0 (14/05/04)	Customs Duty - Contractor Importer
1.	As the goods to be su importation to Canada to the Customs Tariff.	pplied under the Contract are defence supplies, customs duties on may be remitted under the Tariff Item Number 9982.00.00 of the Schedule
2.	when the total contract	duty payable may be granted under the Tariff Item Number 9982.00.00 t value of the defence supplies is C\$250,000 or more. This reflects the ods plus the duty that would be applicable in the absence of the Customs
3.	customs duties on imp	responsible for pre-arranging remission on importation or for paying portation and applying to Canada Border Services Agency for a refund. In a sible for applying to Public Works and Government Services Canada in fication required by the Customs Tariff.
C2601E	(12/12/03)	Customs Duty - Contractor Importer
Effectiv	ve 14/05/04, this clause	is superseded by C2601D.

Remarks: Use the following clause in purchase documents when the National Research Council of Canada claims exemption of customs duty for the importation of goods under the *Customs Tariff*.

C2602D (21/06/99) Customs Duty - NRC

The goods described herein constitute apparatus, utensils, instruments and parts thereof, other than glassware and are for use directly in research by the National Research Council of Canada. They are therefore exempt from customs duty. (Tariff Item 9988.00.00 and Customs ruling No. 153418 dated 15 September 1998 refer).

C2602D	(01/06/91)	Customs Duty - NRC
Effective 21/0	06/99, this clause	e is superseded by C2602D.
clause must l Council, clair	be used in purchans exemption of	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. The following ase documents when a customer, other than the National Research customs duty for goods imported under Annex Code 1760. The goods have sch or other specified use. Indicate the end-use and the authority number.
C2603D	(30/10/96)	Customs Duty
Code 1760, a (Autho	and are therefore	re of a class or kind enumerated in <i>Customs Tariff</i> , Schedule II, Annex exempt from customs duty. The goods are for use directly in by The Contractor certifies that the prices quoted herein do not contain any duty.
C2603D	(01/06/91)	Customs Duty
Effective 30/	10/96, this clause	e is superseded by C2603D.
when it is ant	se the following of ticipated that the services in Canad	clause for bid solicitations/contracts involving the services of a non-resident non-resident may be required to import tools, equipment or spare parts to la.
C2604D	(15/09/97)	Customs Duty, Excise Taxes and GST
Canada by its shall be resp	s own employees	for customs clearance of any tools, equipment or spare parts imported into s or by those of a subcontractor for use in performing the Contract, and ustoms duty, excise taxes and Goods and Services Tax or Harmonized istoms officials.
C2604D	(30/10/96)	Customs Duty, Excise Taxes and GST
Lifective 15/0	วฮเฮเ , แแร ciause	s is superseded by C2604D.

Remarks: Use the following clause when contracting directly with foreign suppliers who are not responsible for importations into Canada. C2605D (30/10/96)**Canadian Customs Duty and Sales Tax** Canadian customs duty and sales tax, if applicable, are extra to the Contract Price and payable by the consignee. C2605D (01/06/91)Canadian Customs Duty, GST and Exc.Taxes Effective 30/01/96, this clause is superseded by C2605D. Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. C2606D (01/06/91) **Duty and Excise Taxes Exempt** Canadian customs duty and excise taxes are not applicable to these stores. They are of a class or kind classed as exempt from such taxes under Customs Tariff Item No. _ Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. C2607D (30/10/96)**Customs Exemption Certificate** _ are to be obtained from Exemption certificates for importation under *Customs Tariff* Item No. The request shall be made in writing and shall include the contract reference, full particulars of the equipment and the quantities involved. C2607D (01/06/91)**Customs Exemption Certificate** Effective 30/10/96, this clause is superseded by C2607D.

Remarks: Use the following clause in contracts and bid solicitations when the Department of National Defence is to be the importer (clause D0035D or D0038D may apply).

C2608D (16/12/05) Canadian Customs Documentation

General

- 1. The Contractor shall provide two (2) copies of the Canada Customs Invoice (CCI) or two (2) copies of the commercial invoice marked "For Customs Purposes Only" for all shipments when the Department of National Defence (DND) is the importer.
- 2. For shipments from the United States and/or Mexico which are of American, Mexican or Canadian origin, as defined by the North American Free Trade Agreement (NAFTA), proof of origin must be provided. This proof shall be in the form of a NAFTA Certificate of Origin for shipments valued greater than C\$1,600 or a simple statement on the invoice for shipments valued at less than C\$1,600. In either case, the document shall include an original signature and shall reference the contract number.

Note: This certificate is not required for any valued shipment when the total contract value exceeds C\$250,000.

3. Commercial customs brokers shall not be employed by customs to clear merchandise provided against any contract, unless authorized by the Director Supply Chain Operations / Customs, at National Defence Headquarters, telephone: (819) 994-9288, facsimile: (613) 992-9921.

Completion of Documents

- 4. The completed CCI or commercial invoice must include the following information:
 - complete description of the material being shipped, including the applicable export tariff number, Harmonized Code or, in the United States, the Schedule B number;
 - (b) value and terms of sale for each item (e.g. sale, loan, warranty, Incoterms 2000), including value of repairs, warranty repairs and/or replacement costs;
 - (c) all contract numbers and financial codes are to be shown (use Field 3 on the CCI form);
 - (d) country of origin of goods; and
 - (e) when a NAFTA Certificate of Origin has been prepared, the description field of the CCI or invoice shall include a statement confirming that it has been completed and is attached to that invoice.

Distribution of Documents

- 5. The Contractor shall attach the following to shipping container No. 1 of all shipments using a waterproof envelope marked "Canada Customs Documentation":
 - (a) one (1) copy of the CCI or one (1) copy of the commercial invoice as applicable, and;
 - (b) one (1) copy of the NAFTA Certificate of Origin (if applicable).
- The second copy of each of the above-mentioned forms shall be attached to the shipping documents.
- 7. When shipping is actioned by DND under clause D0035D, provide a copy of the customs documents to the applicable contact specified in paragraph (a) of D0035D.

C2608D	(10/12/04)	Canadian Customs Documentation
Effective 16/	12/05, this claus	e is superseded by C2608D.

C2609C	(01/06/91)	Customs Documents
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Effective 01/05/96, this clause is superseded by C2608D.

Remarks: Use the following clause in contracts and bid solicitations for defence supplies when the Department of National Defence is the importer, and the contract will equal or exceed C\$250,000. Contracting officers should request prices with customs duty identified as a separate item (clause D0035D or D0038D may apply).

C2610D (10/12/04) Customs Duty - Defence

- 1. As the goods to be supplied under the Contract are defence supplies, customs duties on importation to Canada may be remitted under the Tariff Item Number 9982.00.00 of the Schedule to the Customs Tariff.
- Remission of customs duty payable may be granted under the Tariff Item Number 9982.00.00
 when the total contract value of the defence supplies is C\$250,000 or more. This reflects the
 import value of the goods plus the duty that would be applicable in the absence of the Customs
 Tariff.
- 3. The Department of National Defence will be responsible for prearranging remission on importation or for paying customs duties on importation and applying to Canada Border Services Agency for a refund. The importer is responsible for applying to Public Works and Government Services Canada in good time for the certification required by the Customs Tariff.

C2610D (14/05/04) Customs Duty - Defence

Effective 10/12/04, this clause is superseded by C2610D.

Remarks: Use the following clause in Canadian defence contracts placed directly with U.S. contractors, for goods to be used directly in defence activities.

NOTE: A threshold of US\$25,000 has been introduced in the DPAS (U.S. Defence Priorities and Allocations System) regulations, stating that for contracts under this value, "use of a priority rating is optional, provided that delivery of the needed items can be obtained in a timely fashion without the use of a priority rating."

For further information, refer to Supply Manual, procedure 6B.196.

C2800C (10/12/01) Priority Rating

Canada is a participant in the U.S. Defence Priorities and Allocations System and this defence contract is eligible for a Priority Rating. The Central Allocations and Defence Priorities Allocations Officer, Public Works and Government Services Canada, shall advise the Contractor as to the appropriate priority rating within sixty (60) days of the date of this Contract.

C28000		(30/10/96)	Priority Rating is superseded by C2800C.
			is superseduct by 620000.
			ause in Canadian defence contracts with Canadian contractors for the ly used in Canadian defence activities.
NOTE:	Allocati rating is	ions System) re	000 has been introduced in the DPAS (U.S. Defence Priorities and egulations, stating that for contracts under this value, "use of a priority ided that delivery of the needed items can be obtained in a timely fashion iority rating."
		For further info	ormation, refer to Supply Manual, procedure 6B.196.
C28010		(10/12/04)	Priority Rating - Canadian Contractors
1.	a "U.S.	Priority Rating	s a Canadian defence requirement and therefore is eligible to be assigned for any materials/services imported from the United States which may be nance of the Work. Accordingly, the Contractor shall:
	(a)	Works and Go event that any	cation to the Central Allocations and Defence Priorities Section, Public overnment Services Canada (PWGSC), Gatineau, Quebec K1A 0S5, in the materials/services are to be imported from the United States for the of the Work; and
	(b)	include this cla Contract Num	ause in subcontracts with Canadian suppliers, and quote the PWGSC ber therein.
2.	Therefo	to take the abo ore, the Contrac uch a failure.	ove actions may jeopardize the Contractor's delivery commitments. etor assumes sole responsibility for any breach of this Contract that arises
			
C28010	3	(10/12/01)	Priority Rating - Canadian Contractors
Effectiv	/e 10/12/	/04, this clause	is superseded by C2801C.
C2000	•	(04/05/04)	Withholding Tay of 15 Parant
C29000		(01/06/91)	Withholding Tax of 15 Percent is superseded by C2900D.
LIIGUIV	rG 13/12/	oo, iilis clause	13 3upo13ousu by 02300b.

Remarks: Use the following clause for service contracts with non-resident contractors where the

services will be performed in Canada. (Refer to the Supply Manual, procedure 6D.430). C2900D (01/12/00) **Tax Withholding of 15 Percent** The Contractor agrees that, pursuant to the provisions of the *Income Tax Act*, Canada is empowered to withhold an amount of 15 percent of the price to be paid to the Contractor, if the Contractor is a non-resident contractor as defined in said Act. This amount will be held on account with respect to any liability for taxes which may be owed to Canada. C2900D (03/02/97)Tax Withholding of 15 Percent Effective 01/12/00, this clause is superseded by C2900D. Remarks: Use the following clause in bid solicitations when goods are being purchased for export. Use clause C2001C in the contract. C2901T (14/05/04)Taxes and Duties, Changes to As these goods are for export, the Bidder certifies that the prices quoted herein do not contain any element representing refundable taxes or customs duties paid upon the import of materials, parts and components incorporated in such goods. Canada will provide a Drawback Certificate which will enable the Contractor to claim customs drawback from Canada Border Services Agency. C2901T (12/05/00)Taxes and Duties, Changes to Effective 14/05/04, this clause is superseded by C2901T. C2902C (15/06/98)Taxes and Duties, Changes to This clause is cancelled effective 14/05/04.

C2902C	(01/06/91)	Taxes and Duties, Changes to
Effective 15/06	5/98, this clause	is superseded by C2902C.
		
C3000T	(01/06/91)	Foreign Exchange Fluctuations
	cancelled effective	
Triis olaase is t	dilociica circoti	00 0 1700/32.
C3001T	(01/06/91)	Foreign Exchange Adjustments
This clause is	cancelled effecti	ve 01/08/92.
00000	(04 (00 (04)	
C3002C	(01/06/91) cancelled effecti	Foreign Exchange Fluctuations
This clause is (cancelled effective	ve 01/06/92.
C3003C	(01/06/91)	Foreign Exchange Fluctuations
This clause is o	cancelled effecti	ve 01/08/92.
C3004C	(01/06/91)	Foreign Exchange Fluctuations
I his clause is o	cancelled effecti	ve U1/U8/92.

C3005C	(01/06/91)	Foreign Exchange Fluctuations	
This clause is c	This clause is cancelled effective 01/08/92.		
C3006D	(01/06/91)	Foreign Exchange Fluctuations	
This clause is c	ancelled effectiv	e 01/08/92.	
C3007C	(01/06/91)	Exchange Rate	
This clause is c	ancelled effectiv	e 01/08/92.	

Remarks: Use the following clause in bid solicitations where either exchange rate fluctuations or foreign currency considerations are expected to be an issue. Examples are: the likelihood of a significant foreign currency component; bids from foreign suppliers received in a foreign currency; and, volatility in currency markets might be a serious disincentive to competition. This clause should not be used in cost reimbursable contracts.

C3010T (16/12/05) Exchange Rate Fluctuations

- 1. Unless otherwise specified, bids shall be sought in Canadian currency.
- The Bidder may request Canada to assume the risk for exchange rate fluctuation. This option must be specifically requested at time of bidding.
- 3. The foreign currency component is defined as the element of the price which will be directly affected by exchange rate fluctuations. It could include the net price FOB foreign manufacturer's plant, costs associated with applicable duty, excise tax, Goods and Services Tax and/or Harmonized Sales Tax, entry fees, transportation costs or delivery charges payable in a foreign currency and any other charges associated with being the importer of record if they originated from and are required to be paid in a foreign currency.
- 4. The value in foreign funds of the foreign currency component of the bid or negotiated price should be attached to the bid response, and in any event, must be identified prior to contract award. Form PWGSC-TPSGC 9411, Claim for Exchange Rate Adjustments (http://www.pwgsc.gc.ca/acquisitions/text/forms/forms-e.html), may be used for this purpose. If milestone payments are proposed, it is recommended that form PWGSC-TPSGC 9411 shows or reflects the foreign currency component associated with each milestone event.
- 5. All bids are evaluated in Canadian currency. Therefore, for evaluation purposes, the rate quoted by the Bank of Canada as being in effect on date of bid closing, or such other date as may be specified in the bid solicitation, shall be applied as the initial conversion factor for the specified currency. (Column 3 of PWGSC-TPSGC 9411 shall be completed by Public Works and Government Services Canada's Contracting Authority.)
- Rates proposed by bidders will not be accepted for the purposes of this exchange rate adjustment provision.

- 7. If there are two (2) identical bids, and provided that the bid selected would still be considered the most advantageous to Canada, preference will be given to the Bidder who assumes all or part of the exchange rate adjustment risk, over a bidder who does not assume any of this risk. Further, preference will be given to the Bidder who assumes all of the exchange rate adjustment risk, over a bidder who assumes only part of this risk.
- 8. Canada shall pay exchange rate adjustment amounts in Canadian currency using the prevailing rate on the date of payment by the government or in accordance with the provisions, as applicable, of: C3015C; C3020C, C3025C, or C3030C.

C3010T (13/12/02) Exchange Rate Fluctuations

Effective 16/12/05, this clause is superseded by C3010T.

Remarks: Use this clause when exchange rate fluctuation will not be considered. Contracting officers should use this clause when C3010T, Exchange Rate Fluctuation, is not used.

Note: For additional information refer to the Supply Manual, procedure 6C.313, Exchange Rate Fluctuation.

C3011T (01/12/00) Exchange Rate Fluctuation

Exchange rate fluctuation protection is not offered for this requirement. Any request for exchange rate fluctuation protection will not be considered and will render the bid non-responsive.

C3011T (01/05/96) Exchange Rate Fluctuation

Effective 01/12/00, this clause is superseded by C3011T.

Remarks: Use the following clause in firm price contracts which have an exchange rate fluctuation provision where the method of payment provides for the standard 30-day payment period and delivery is an FOB point in Canada.

C3015C (16/12/05) Exchange Rate/Payment on Delivery

- The price(s) in Canadian funds include(s) foreign currency component(s) in respect of goods and/or services originating outside Canada as detailed on form PWGSC-TPSGC 9411, Claim for Exchange Rate Adjustments (http://www.pwgsc.gc.ca/acquisitions/text/forms/forms-e.html), which is attached hereto and forms part of this Contract.
- The price(s) is(are) subject to adjustment to reflect the exchange rate in effect, and applied by Canada Border Services Agency (CBSA), on the date(s) of importation, but only in respect of the foreign currency component detailed in form PWGSC-TPSGC 9411.

- 3. No price adjustment directly resulting from the application of the provisions contained in this clause will be applied for increases or decreases in the exchange rate within a variation of: plus or minus 2% of the aforementioned exchange rate(s); or plus or minus \$100 of the total cumulative amount claimed for exchange rate adjustment under the Contract.
- 4. On each invoice submitted against the Contract, the Contractor will show the exchange rate adjustment amount (either upward, downward or no change) as a separate item on the invoice. In addition, the invoice shall be accompanied by a copy of CBSA Form E29B, Temporary Admission Permit, for the imported item(s).
- 5. The Minister shall have the right to audit any revision to costs and prices under this clause.

C3015C (14/05/04) Exchange Rate/Payment on Delivery

Effective 16/12/05, this clause is superseded by C3015C.

Remarks: Use the following clause in firm price contracts subject to exchange rate adjustment where the method of payment provides for milestone payments and where the goods and services originating from a foreign source of supply become payable upon delivery or accomplishment FOB foreign plant. It is recommended that form PWGSC-TPSGC 9411, Claim for Exchange Rate Adjustments, show or reflect the foreign currency component associated with each milestone event and payment.

C3020C (16/12/05) Exchange Rate/Milestone Payment

- The price(s) in Canadian funds include(s) foreign currency component(s) in respect of goods and/or services originating outside Canada as detailed on form PWGSC-TPSGC 9411, Claim for Exchange Rate Adjustments, (http://www.pwgsc.gc.ca/acquisitions/text/forms/forms-e.html) which is attached hereto and forms part of this Contract. In the event that one or more of the milestones involve a foreign currency component which becomes due and payable on that particular milestone, a separate form PWGSC-TPSGC 9411 shall accompany the invoice for each applicable milestone.
- 2. Where a milestone payable includes the importation of goods into Canada, the exchange rate used to calculate the exchange rate adjustment shall be the rate applied by Canada Border Services Agency (CBSA) on the date of importation. For a milestone that does not involve the importation of goods, but still includes a foreign currency component, the exchange rate used to calculate the exchange rate adjustment shall be the Bank of Canada noon-day exchange rate in effect on the date when the milestone became due and payable.
- 3. No price adjustment directly resulting from the application of the provisions contained in this clause will be applied for increases or decreases in the exchange rate within a variation of: plus or minus 2% of the aforementioned exchange rate(s); or plus or minus \$100 of the total cumulative amount claimed for exchange rate adjustment under the Contract.
- 4. On each invoice (or milestone claim form) submitted against the Contract, the Contractor will show the exchange rate adjustment amount (either upward, downward or no change) as a separate item on the invoice or milestone payment claim form. In the event of delivery, the invoice (or milestone payment claim form) shall be accompanied by a copy of CBSA Form E29B, Temporary Admission Permit. Where the goods have not been imported, the Contractor must show evidence, satisfactory to the Minister, that the amount claimed is due and payable in foreign funds by the Contractor.
- 5. The Minister shall have the right to audit any revision to costs and prices under this clause.

C3020C (14/05/04) Exchange Rate/Milestone Payment

Effective 16/12/05, this clause is superseded by C3020C.

Remarks: Use the following clause in contracts where the basis of payment for exchange rate adjustment is based on "**Actual Costs Incurred**". The method of payment may be any one of: payment on delivery, milestone or progress claim and payment. A key requirement of this clause is that the Contractor must show or present evidence of payment when submitting its claim for exchange rate adjustment to the Crown.

C3025C (01/12/92) Exchange Rate/Actual Costs

- 1. The price shall be adjusted either upwards or downwards to reflect the actual costs incurred associated with the actual rate obtained by you when remitting payment to the foreign subcontractor or supplier for the item in question.
- On each invoice (or progress claim form) submitted against the Contract, the Contractor will
 show the cost of the foreign funds or exchange rate adjustment amount (either upward,
 downward or no change) as a separate item on the invoice (or progress claim form) and provide
 appropriate documentation showing evidence of payment for the items included in the invoiced
 amount.
- 3. The Minister shall have the right to audit any revision to costs under this clause.

C3025C (01/08/92) Actual Costs Incurred

Effective 01/12/92, this clause is superseded by C3025C.

Remarks: Use the following clause in firm price contracts subject to exchange rate fluctuation where the method of payment provides for "cost incurred" progress payments only and where the goods include a foreign currency component which has been paid for by the Contractor.

C3030C (16/12/05) Exchange Rate/Progress Claim

- The price(s) in Canadian funds include(s) foreign currency component(s) in respect of goods and/or services originating outside Canada as detailed in form PWGSC-TPSGC 9411, Claim for Exchange Rate Adjustments, (http://www.pwgsc.gc.ca/acquisitions/text/forms/forms-e.html) which is attached hereto and forms part of this Contract.
- 2. The price shall be adjusted either upwards or downwards to reflect the actual costs incurred associated with the actual rate obtained by the Contractor when remitting payment to the foreign subcontractor or supplier for the good in question.
- 3. On each progress claim form submitted against the Contract, the Contractor will show the cost of the foreign funds or exchange rate adjustment amount (either upward, downward or no change) as a separate item on the claim form and provide appropriate documentation showing evidence of payment to the foreign subcontractor or supplier for the goods included in the claimed amount.

4.	The M	inister shall hav	re the right to audit any revision to costs under this clause.
C3030 Effect		(13/12/02) 2/05, this clause	Exchange Rate/Progress Claim is superseded by C3030C.
C3500 This c		(01/06/91)	Escalation, Labour/Material ive 30/10/96.
	rks: THI	S CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C3501	D	(01/06/91)	Escalation Conditions
1.	The ne	et prices quoted as they occur af	herein are subject to revision upwards or downwards to cover changes in ter in the following elements.
	(a)	imposed by th	to increases in products which are a direct result of increased cost ne petroleum producer of the source of the product. All increases must be a copy of the supplier's Notification of Price Increase from the petroleum
	(b)	nature applica	any new or changes to any existing levies, tariffs or fees of whatsoever able to any product, authorized, imposed or agreed to after by the of Canada or any provincial government or by any Governmental authority.
		(04/05/00)	

C3502D (01/05/96) Escalation for Mills

- The price of paper, as indicated in this Contract, is subject to fluctuation, as provided by the following, in the event the Contractor's Published Price List varies between the date of this Contract and the date of first shipment.
- 2. In the event such a fluctuation is envisaged by the Contractor, the latter shall provide to the Contracting Authority written notice thereof, along with a copy of its proposed Published Price List, at least twenty (20) days prior to the date of first delivery.
- 3. Canada has the sole right to either accept the proposed price change, or to refuse the change. Refusal implies that the Contract is ipso facto annulled "ab initio" (retroactively, as if it never had existed), with no costs or liabilities to any party. The right of Canada shall be exercised in writing, be sent to the Contractor within ten (10) days of receipt of the Contractor's notice of price fluctuation, regardless if some or all paper has then been delivered. In the case of refusal, and if some paper has been delivered, all unused paper shall be returned to the Contractor, at Canada's cost, and used paper shall be paid for at the new published price.

4.	Acceptance of the price fluctuation will be evidenced by a contract amendment. Until such an
	amendment is issued, prices are not to be invoiced at a different rate than the rate stated in this
	Contract.

C3503D (01/05/96) Escalation for Distributers

- Subject to the following provisions, a portion of the price may be increased or decreased, depending on the price variation of paper stock, between the date the Contractor submitted its bid and the date of first delivery of work.
- In the event of paper cost variation, the Contractor shall provide notice of increase or decrease of the price of paper used for this Contract, within ten (10) days of the date of first delivery of work, indicating the price fluctuation of paper stock, as publicly announced by at least three (3) Canadian paper mills.
- 3. Canada has the sole right to either accept the proposed price change, or to refuse the change. Refusal implies that the Contract is ipso facto annulled "ab initio" (retroactively, as if it never had existed), with no costs or liabilities to any party. The right of Canada shall be exercised in writing, be sent to the Contractor within ten (10) days of receipt of the Contractor's notice of price fluctuation, regardless if some or all paper has then been delivered, all unused paper shall be returned to the Contractor, at Canada's cost, and all used paper shall be paid for at the new published price.
- Acceptance of the price fluctuation will be evidenced by a contract amendment. Until such an amendment is issued, prices are not to be invoiced at a different rate than the rate stated in this Contract.

Remarks: Use the following clause for purchase of metal where prices are not firm due to fluctuations of base prices.

C3600C (01/06/91) Escalation, Metals

The prices specified are computed on today's base prices plus extras and are subject to revision to accord with the base prices in effect at the time or respective times provided in this Contract for delivery; provided that the Contractor is not to invoice at other than the prices specified unless and until any proposed price revision is approved by the Minister and until this Contract is amended accordingly.

C3601D (01/06/91) Escalation

Prices are subject to change to reflect the actual minimum wholesale prices for milk established by provincial legislation.

C3602D (01/06/91) Escalation

The price herein is to be adjusted to reflect any increases or decreases effected by the Canadian Dairy Commission in the butter support prices after the date of tender closing.

C3603D	(30/1	0/96)	Escalation
Wheat lead to the control of the con	Board and/or (ost of such ind at other than	Ontario Ma crease/dec the prices :	ge in price resulting from any regulatory action taken by the Canadian arketing Board, this agreement shall be subject to revision to reflect the rease at the time or respective times of delivery. The Supplier shall not specified herein unless and until any proposed price revision is approved d until this agreement is amended accordingly.
	(0.4.0	2/04)	
C3603D	01/0	6/91)	Escalation
Effectiv	e 30/10/96, th	is clause is	s superseded by C3603D.
C3900T	(01/0	6/91)	Price Change, Notification of
Effectiv	e 01/12/92, th	is clause is	s superseded by M3010T.
	•		
followin the con	g clause in co tract, determin	ntracts wh	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the ere travel and living expenses, plus profit, are to be directly charged to ordance with the appropriate departmental profit policy. Refer to <i>Supply</i> pretation Bulletin - Number 04, Travel Costs.
Clauses where a	s are to be rev a firm basis of	rised as ne pricing is ι	cessary where living expenses are being recovered at per diem rates or used.
C4000C	(10/1	2/04)	Travel and Living Expenses
1.	incurred by p	ersonnel d	paid for authorized travel and living expenses reasonably and properly irectly engaged in the performance of the Work, at cost, calculated in ct Cost Principles 1031-2.
	In addition, thapplicable):	ne following	g allowance will be paid at the rate shown (strike out or complete as
			d: percent. g expenses and on administrative overhead: percent.
2.	All payments	are subjec	et to government audit.

C4000C	(30/10/96)	Travel and Living Expenses
Effective 10/	12/04, this clause	is superseded by C4000C.
		
allowance for	r overhead or pro	lause in contracts where travel and living expenses at cost (with no fit) are to be directly charged to the contract. Refer to <i>Supply Manual</i> ion Bulletin - Number 04, Travel Costs.
Clauses are where a firm	to be revised as r basis of pricing is	necessary where living expenses are being recovered at per diem rates or used.
C4001C	(10/12/04)	Travel and Living Expenses
personnel dir Contract Cos	ectly engaged in	authorized travel and living expenses reasonably and properly incurred by the performance of the Work, at cost, calculated in accordance with -2, without any allowance thereon for overhead or profit. All payments are
		
C4001C	(30/10/96)	Travel and Living Expenses
Effective 10/	,	is superseded by C4001C.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the then a precise travel and living schedule is not included in the Statement of
C4002C	(30/10/96)	Travel and Living Expenses
All travel outs	side of a radius o	kilometres of the immediate area must have the prior approval of ated herein.
C4002C	(01/06/91)	Travel and Living
Effective 30/	10/96, this clause	is superseded by C4002C.

C4003D	(01/06/91)	Travel and Living Expenses
This clause	is cancelled effect	ive 30/10/96.
maintenanc	e type contracts w	clause in the Department of National Defence mobile repair party and then service transport and lodging facilities are available to the contractor. INTERPRETATION BULLETIN - Number 04, Travel Costs in the Supply
C4004C	(30/10/96)	Travel and Living Expenses
Canada's tra upon reques charges pai payable und	ansportation, mess st, provide the Cor d by the Contracto	nnel directly engaged in the performance of the Work wish to utilize is and lodging facilities, the Commanding Officer of the military base will, intractor with information concerning the availability of such facilities. Any or for the use of such facilities plus any incidental expenses incurred will be ogether with allowances for administrative overhead and profit at the rates
C4004C	(01/06/91)	Traveling and Living Expenses
Effective 30	/10/96, this clause	is superseded by C4004C.
following cla	ause in contracts v	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the when the Treasury Board Travel Directive will be used and when no ests will be allowed.
C4005C	(10/12/04)	Travel and Living Expenses
the performathe meal, pr Board Trave	ance of the Work, ivate vehicle and it of the contraction of the contr	authorized travel and living expenses, reasonably and properly incurred in at cost, without any allowance for overhead or profit, in accordance with ncidental allowances specified in Appendices B, C and D of the Treasury www.tbs-sct.gc.ca/hr-rh/gtla-vgcl/), and with the other provisions of the s", rather than those referring to "employees".
Estimated C	Cost:	
All payment	s are subject to go	overnment audit.
All travel mu	ust have prior auth	orization of the (Insert name of relevant authority).

C40050	C (12/12/03)	Travel and Living Expenses
C40070 This cla	C (31/01/92) ause is cancelled effectiv	Direct Expenses ve 30/10/96.
C4008I	•	Direct Expenses
THIS CI	ause is cancelled effectiv	/e 30/10/96.
C4009 0	C (31/01/92) ause is cancelled effectiv	Direct Expenses ve 30/10/96.
C5000I		Container, Cost s superseded by C5002D.
		APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the
followin		of wire and cable where reels and lags are involved. Reels and Lags - Cost
1.	` ,	on reels and lags when the material is paid for. The deposits are:
		Types/Size _ Types/Size
2.	The deposit is refundation good condition, and	ole in full on reels and lags that are returned to the factory freight prepaid within twelve (12) months from the date of shipment.
3.	For each month over two percent per month shall factory freight prepaid a	velve (12) months, up to and including the 22nd month, a deduction of 5 I be made from the deposit, provided the reel or lag is returned to the and in good condition.

4.	After the 22nd month, freight prepaid and in g	50 percent of the deposit is refundable for a reel or lag that is returned good condition.
C5001D	01/06/91)	Reels and Lags - Cost
	e 30/10/96, this clause	is superseded by C5001D.
Remark	s: THIS CLAUSE IS TO	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C5002D	(01/06/91)	Container Charges
The good co	shall be charged ex ondition, freight prepaid	tra at \$ Credit in full shall be allowed for each returned in to:
Remark	s: THIS CLAUSE IS TO	APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C5003D	(30/10/96)	Drum Charges
	(205 litre) shall be chard I for each drum returned	ged extra at \$ for lights, \$ for heavies. Credit in full shall be d in good condition, freight prepaid to
C5003E	(01/06/91)	Container Charges
Effectiv	e 30/10/96, this clause	is superseded by C5003D.
C5100E	(01/06/91)	Ttranportation
This cla	ause is cancelled effecti	ve 30/10/96.

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

C5101D (30/10/96) Cylinder Charges

time a	charge (of\$ perc	ers are loaned free of charge for a period of thirty (30) days, after which cylinder per day applies. Cylinders are to be returned to the Contractor's ation charges prepaid.
C5101 Effecti		(01/06/91) 0/96, this clause	Demurrage charges is superseded by C5101D.
	_		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
C5102		(01/06/91)	Cylinders, Loss of der being lost or damaged beyond repair, its value shall be deemed to be:
	(a)	·	cubic metres (200 cubic feet) and OVER: \$ per cylinder.
	(b)	Cylinders UN	DER 6 cubic metres (200 cubic feet) and OVER 2.77 cubic metres (100 per cylinder.
	(c)	Cylinders UN	DER 2.77 cubic metres (100 cubic feet): \$ per cylinder.
C5103	D	(30/10/96)	Demurrage Charges
All der Contra	nurrage actor at n	charges, cause no cost to Cana	ed by the Contractor's action or omission, shall be defrayed by the da.
C5103	D	(01/06/91)	Demurrage Charges
Effecti	ve 30/10)/96, this clause	e is superseded by C5103D.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Do not use this clause for Department of National Defence FCA Free Carrier (...named place) Incoterms 2000 contracts.

Use the following clause if clause C5200T was used and where shipping instructions obtained from the Traffic Management Directorate were different from what the Contractor proposed and inserted as a fill-in (clause D4000C or D4001C may apply).

C5200C	(10/12/04)	Transportation Charges
transportation	be shipped prepa n charges shall be ransportation bill.	id via, including all delivery charges to Prepaid e shown as a separate item on the invoice, supported by a certified copy of
C5200C	(12/12/03)	Transportation Charges
Effective 10/	12/04, this clause	is superseded by C5200C.
Remarks: De	o not use this clau	use for Department of National Defence bid solicitation documents.
Directorate (be submitted additional info	TMĎ), National Pi ⊢to TMD, includin ormation on the n	transportation costs are to be submitted to the Traffic Management rograms Sector, for analysis. For information on when these costs are to g the list of exceptions, refer to <i>Supply Manual</i> procedure 6E.621, and for nandatory provisions for transportation cost information, refer to procedure .001C may apply).
C5200T	(10/12/04)	Transportation Costs Information
The Bidder s either by Car	hall provide the fonds	ollowing information concerning transportation costs which may be incurred actor in the delivery of the units to destination:
(b) numl (c) cubic (d) freigl (e) name (f) name	ping weight per ur ber of items per u c measurement pe ht classification; e of shipping poin e of rail carrier, if	nit; er unit;
C5200T	(12/12/03)	Transportation Costs Information
Effective 10/	12/04, this clause	is superseded by C5200T.
Remarks: De Incoterms 20	o not use this clau	use for Department of National Defence FCA Free Carrier (named place)

Use the following clause in all cases where the Contractor is to prepay freight charges and clause C5200C is not being included. (Clause D4000C may apply.)

C5201C	;	(10/12/04)	Transportation Charges - Prepaid
Transport	ortation of	charges are to certified copy of	be prepaid by the Contractor and shown as a separate item on the invoice, of the prepaid transportation bill.
C52010		(12/12/03)	Transportation Charges - Prepaid is superseded by C5201C.
	e 10/12/	———	is superseded by CO201C.
C5202E)	(01/06/91)	Transportation Charges
This cla	ause is c	ancelled effect	ive 30/10/96.
Remark involve	(s: Use haulage	the following c	lause in contractual documents where the performance of the work will
C5205C	;	(13/12/02)	Haulage Rates
1.	its subc provinci majority	ontractors the al or territorial of the work or	ement is that, for work of a haulage nature under this Contract, it will pay haulage rates, minimum or maximum, as and where established by the authority having jurisdiction in the geographical area where the work, the the largest component of the work is located. The Contractor is also by the provincial or territorial audit authority.
2.		aid audit demo	nstrates that the certification is in error, it is agreed that the Contractor may s.
C5205C	;	(12/05/00)	Haulage Rates
Effectiv	e 13/12/	02, this clause	is superseded by C5205C.
Remark involve	(s: Use either ha	the following c aulage or a fec	lause in bid solicitation documents where the performance of the work will leral Fair Wage Schedule forms part of the contract or both.

C5205T (13/12/02) Haulage Rates and/or Fair Wage Schedule

- Bidders/Tenderers must comply with the federal government Haulage Rates Policy and Fair Wages and Hours of Labour Regulations where any resultant contract will have truck haulage as a component of the work to be provided or involve a federal Fair Wage Schedule.
- 2. The Bidder/Tenderer certifies that it will comply with the Haulage Rates Policy and Fair Wage Schedule which require payment either directly to Contractors, or through prime Contractors to their subcontractors and their employees working on federal contracts, of either
 - (a) the haulage rates, minimum or maximum, as and where established by the provincial or territorial government in the geographical region in which the work, the majority of the work or the largest component of the work is located, or
 - (b) the Fair Wage Schedule as and where adopted or established by the federal government for the area in which the work, the majority of the work or the largest component of the work is located, or
 - (c) both.

C5205T (12/05/00) Haulage Rates

Effective 13/12/02, this clause is superseded by C5205T.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause in contractual documents where the performance of the work will involve a fair wage schedule.

C5210C (13/12/02) Fair Wages

- 1. By submission of its tender, the Contractor's agreement is that, for work where a federal Fair Wage Schedule forms part of the Contract, it will pay its employees in accordance with the Fair Wages Schedule as and where established by the federal government in the geographical area where the work, the majority of the work or the largest component of the work is located. The Contractor is also subject to verification by federal government audit.
- If the said audit demonstrates that the certification is in error, it is agreed that the Contractor may be subject to sanctions as determined by the federal government.

Remarks: Use the following clause in any contracts where it is necessary to ensure against the Contractor making changes or carrying out additional work without the prior approval of the contracting officer.

This clause is not required when C0207C is used.

C6000C (14/05/04) Liability for Changes

No increase in the total liability of Canada or in the price of Work resulting from any design changes, modifications or interpretations of specifications will be authorized or paid to the Contractor unless such changes, modifications or interpretations, have been approved, in writing, by the Contracting Authority, prior to their incorporation into the Work.

C60000		(30/05/03) 5/04, this clause	Expenditure, Limitation of - Firm Price is superseded by C6000C.
followir	ng claus ctor mak	se in any contrac	D APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the et, except firm priced contracts, where it is necessary to ensure against the carrying out additional work without the prior approval of the contracting
C60010		(10/06/05)	Limitation of Expenditure
1.	Canad and Se	la's total liability ervices Tax or H	to the Contractor under this Contract shall not exceed \$, Goods armonized Sales Tax extra, as applicable.
2.	change Contra writing shall n of Can	es, modifications actor unless such the Contract to the contract to be obliged to the total to be exceed to the contract to the contrac	Il liability of Canada or in the price of the Work resulting from any design or interpretations of the specifications, will be authorized or paid to the design changes, modifications or interpretations have been approved, in thing Authority prior to their incorporation into the Work. The Contractor perform any work or provide any service that would cause the total liability add without the prior written approval of the Contracting Authority. The the Contracting Authority in writing as to the adequacy of this sum when:
	(a)	it is 75 percen	t committed, or
	(b)	four (4) month	s prior to the Contract expiry date, or
	(c)	if the Contract the Work,	or considers that the funds provided are inadequate for the completion of
		whichever con	nes first.
3.	In the event that the notification refers to inadequate funds, the Contractor shall provide to the Contracting Authority, in writing, an estimate for the additional funds required. Provision of su notification and estimate for the additional funds does not increase Canada's liability.		
C60010	3	(10/12/04)	Limitation of Expenses
Effectiv	/e 10/06	6/05, this clause	is superseded by C6001C.
	 		

C6002C	(01/06/91)	Expenditure, Limitation - Fixed Time
Effective 03	/02/97, this clause	e is superseded by C6000C.
C6003C	(01/06/91)	Expenditure, Limit Cost Reimbursable
Effective 03	/02/97, this clause	e is superseded by C6001C.
C6004C	(01/06/91)	Expenditure, Limit Cost Reimbursable
Effective 03	/02/97, this clause	e is superseded by C6000C.
C6005C	(01/06/91)	Limitation of Expenditure
Effective 03	/02/97, this clause	e is superseded by C6001C.
		:
C6006C	(01/06/91)	Financial Limitation
	is cancelled effec	
		•
C6007C	(01/08/92)	Limitation of Expenditure
	· ·	e is superseded by C6001C.

C6008C	(01/08/92)	Limitation of Expenditure
Effective 01/	12/92, this clause	s is superseded by M3013D.
	 	
C7000C	(01/06/91)	Canadian Content
Effective 01/0		e is superseded by C7000C.
07000	(04 (00 (04))	One dian Content
C7000T	(01/06/91) s cancelled effect	Canadian Content
This clause is	s cancelled effect	live 01/06/92.
C7001D	(01/06/91)	Canadian Content
This clause is	s cancelled effect	tive 01/08/92.
Remarks: U	se the following o	clause for more than one item or group of items.
C9000T	(01/06/91)	Pricing
that if a contr	s requested to sul ract is awarded a	bmit individual prices for each item and/or destination on the understanding s a result of this bid it may be on a lowest price per item(s) and/or
destination(s) or on a lowest a	aggregate price basis.
C9001C	(01/06/91)	Certification of Invoices
This clause is	s cancelled effect	tive 03/02/97.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause in amendments when total contract price has been established.

C9003C	(03/02/97)	Finalization of Costs
The Wo	ork covered by this Con ct. The parties agree th	tract has been completed and in accordance with the terms of the at the total Contract Price for all of the Work is \$
C9003C	(,	Finalization of Costs is superseded by C9003C.
C9004C This cla	(01/06/91) Suse is cancelled effect	Audit/Verification ive 30/10/96.
C9006C	(0 0 0 0	Carrier Costs & Tarifs is superseded by C9006T.
C9006T	(**************************************	Costs and Tariffs all costs/rates associated with this requirement. Any costs/rates not
2.		rtation Agency require that bidders bid in accordance with their tariff filed at the each bidder is responsible for ensuring that its tariff conforms to the