Section 5

H0001D	(15/06/98)	Interest on Overdue Accounts	
This clause	is cancelled effec	tive 01/12/00.	
H0001D	(30/10/96)	Interest on Overdue Accounts	
Effective 15	/06/98, this clause	e is superseded by H0001D.	
H0002D	(01/08/92)	Interest on Overdue Accounts	
Effective 30	/10/96, this clause	e is superseded by H0001D.	
H0003D	(01/08/92)	Interest on Overdue Accounts	
	,		
Effective 01	/12/92, this clause	e is superseded by M9025D.	

Remarks: Use the following clause in contracts, standing offers, purchase orders or bid solicitations (except construction and utility contracts) that provide for payment upon completion.

H1000D (10/06/05) Method of Payment

- 1. Payment by Canada to the Contractor for the Work shall be made within:
 - (a) thirty (30) days following the date on which all of the Work has been delivered at the delivery point specified in the Contract, not the ultimate destination, and all other Work required to be performed by the Contractor under the terms of the Contract has been completed; or
 - (b) thirty (30) days following the date on which an invoice and substantiating documentation are received according to the terms of the Contract;

whichever date is the later.

2. If Canada has any objection to the form of the invoice or the substantiating documentation, within fifteen (15) days of its receipt, Canada shall notify the Contractor of the nature of the objection. "Form of the invoice" means an invoice which contains or is accompanied by such substantiating documentation as Canada requires. Failure by Canada to act within fifteen (15) days will only result in the date specified in subsection 1 of the clause to apply for the sole purpose of calculating interest on overdue accounts.

H1000[)	(10/12/04)	Method of Payment
Effectiv	e 10/06/	05, this clause	is superseded by H1000D.
(except	constru	the following o ction and utility npletion of eac	clause in contracts, standing offers, purchase orders, bid solicitations y contracts) applicable to the multiple unit/multiple shipment category, with shipment.
H1001[)	(10/12/04)	Method of Payment - Multiple Deliveries
1.	Payme	nt by Canada t	o the Contractor for each delivery shall be made within:
	(a)	delivery point required to be	is following the date on which completed units have been delivered at the specified in the Contract, not the ultimate destination, and all other Work a performed by the Contractor with respect to these units under the terms of has been completed; or
	(b)	thirty (30) day are received a	rs following the date on which an invoice and substantiating documentation according to the terms of the Contract;
	whiche	ver date is the	later.
2.	If Canada has any objection to the form of the invoice or the substantiating documentation, withir fifteen (15) days of its receipt, Canada shall notify the Contractor of the nature of the objection. "Form of the invoice" means an invoice which contains or is accompanied by such substantiating documentation as Canada requires. Failure by Canada to act within fifteen (15) days will only result in the date specified in subsection 1 of the clause to apply for the sole purpose of calculating interest on overdue accounts.		
H1001[)	(12/12/03)	Method of Payment - Multiple Deliveries
		` ,	s is superseded by H1001D.
	v a . Hoo	the following a	lause in contracts when one lump sum payment is to be made to the

Remarks: Use the following clause in contracts when one lump sum payment is to be made to the contractor after all deliverables have been received and accepted.

H1002C (16/12/05) Method of Payment - One Lump Sum

- 1. One payment shall be made following delivery and acceptance of all deliverables.
- 2. The Contractor shall prepare and certify an original and two (2) copies of its claim on form PWGSC-TPSGC 1111, Claim for Progress Payment

	the Co	www.pwgsc.gc ntracting Author ation and paymo	c.ca/acquisitions/text/forms/forms-e.html). The claim will be forward rity who will certify the claim and forward it to the Technical Authority ent.	ded to y for
H10020	C	(12/12/03)	Method of Payment - One Lump Sum	
Effectiv	/e 16/12	/05, this clause	is superseded by H1002C.	
			O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the cions and contracts when it is intended that progress payments will be	
clause. relates	. The following to parag	llowing is an op graphs 1. (c) an	lifferent rates for different line items, then it should be reflected in this stion clause relative to a holdback position on any given contract and ad 2. (b) of this clause. If the same rate of payment/holdback is not or phases of the contract, add the following phrase to the foregoing:	s I
	payme expend	nt/holdback rate	Name the commodity or phase of the contract appropriate to the e stated) and payment/holdback equal to percent of such le to (Name the commodity or phase of the contract appropriate rate stated)."	ate to
H1003I)	(16/12/05)	Method of Payment - Progress Payments	
1.		ss payments sh and conditions:	nall be made not more frequently than once a month, upon the follow	ving
	(a)	Progress Payr	ns shall be completed in full, on form PWGSC-TPSGC 1111, Claim f ment (http://www.pwgsc.gc.ca/acquisitions/text/forms/forms-e.html Canada in accordance with the invoicing instructions specified herein	I) and
	(b)	all the certifica indicated there	ates appearing on the said form are to be signed by the respective peon or their delegate, and	ersons
	(c)	Canada but in	Ill be made up to percent of the claimed amounts approved by no event will cumulative payments exceed percent of the total under the Contract.	y al to be
2.	Each c	laim must show	the following:	
	(a)		plus pro-rated profit or fee if applicable or, alternatively, the value of ring the claim period by line item as detailed in the payment terms o	
	(b)	less holdback	at percent, calculated on the amount in 2. (a);	
	(c)	total of all prev	vious claims against the Contract;	
	(d)	Goods and Se amount in 2. (a	ervices Tax or Harmonized Sales Tax, as applicable, calculated on that) a) above.	he
3.	the cas	se of unit price of	nount payable will be paid upon satisfactory completion of the Contractor contracts upon the delivery and acceptance of each unit, provided the yment is submitted. (Refer to the invoicing instructions in the Contra	nat a

If speci	ified herein, the thly progress re	form PWGSC-TPSGC 1111 shall be accompanied by the required copies ports.
The Co	ontractor shall p and they shall b	repare the original and two (2) copies of its claim on form PWGSC-TPSGC e routed as follows:
(a) (b) (c)	Authori	ty;
to cond during	luct interim cos the performanc	all be regarded as interim payments only and Canada shall have the right t/time verifications or audits and to make adjustments from time to time e of the Work. Any overpayment resulting from such progress payments efunded promptly to Canada.
Payme	nt by Canada to	o the Contractor for the Work shall be made:
(a)	in the case of following the c	a progress payment other than the final payment, within thirty (30) days late of receipt of a duly completed form PWGSC-TPSGC 1111;
(b)	duly complete	a final payment, within thirty (30) days following the date of receipt of the d final form PWGSC-TPSGC 1111, or within thirty (30) days following the the Work is completed, whichever date is the later.
receipt means require subsec	, Canada shall a claim that co s. Failure by Cation 7 of the cla	ection to the form of the progress claim, within fifteen (15) days of its notify the Contractor of the nature of the objection. "Form of the claim" ntains or is accompanied by such substantiating documentation as Canada anada to act within fifteen (15) days will only result in the date specified in use to apply for the sole purpose of calculating interest on overdue
)	(10/12/04)	Method of Payment - Progress
e 16/12	/05, this clause	is superseded by H1003D.
)	(01/08/92)	Method of Payment
e 03/02	/97, this clause	is superseded by H1000D.
)	(01/08/92)	Method of Payment
e 01/12	/92, this clause	is superseded by M9026D.
	of mon The Co 1111, a (a) (b) (c) Progreto conc during or othe Payme (a) (b) If Canareceipt means require subsect accoun e 16/12	The Contractor shall p 1111, and they shall b (a) Authori

H1006D	(31/01/92)	Proposed Basis of Payment	
This cla	This clause is cancelled effective 31/03/95.		
Remark	ss: Use the following c	lause in conjunction with H1003D.	
H1007D	(10/12/04)	Quarterly Release of Holdbacks	
1.	The balance of the am such payment is subm for the release of the control of the	nount payable in any quarter will be paid quarterly, provided a claim for nitted. Each claim received at the end of a quarter is to include the claim quarterly holdback.	
2.	to conduct interim cos during the performance	nall be regarded as interim payments only and Canada shall have the right t/time verifications or audits and to make adjustments from time to time se of the Work. Any overpayment resulting from such progress payments promptly refunded to Canada.	
H1007D	(01/05/96)	Quarterly Release of Holdbacks	
Effectiv	e 10/12/04, this clause	is superseded by H1007D.	
H3000D	(01/06/91)	Progress Payments	
Effectiv	e 15/09/97, this clause	is superseded by H1003D.	
H3001T	(01/06/91)	Progress or Advance Payments	
This cla	ause is cancelled effect	ive 03/02/97.	
H3002D	(01/06/91)	Progress Payments	

Effective 15/09/97, this clause is superseded by H1003D.

	(0.1/0.2/0.1)	
H3003D	(01/06/91)	Progress Payments
Effective 15/09	9/97, this clause	is superseded by H1003D.
		
following claus		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the cons and contractual documents with progress payments, and which use shown below.
Fill in the blank	s with the appro	priate section and general conditions number.
General condit 1026A 1026B CCC-50	tions Section 10 19 17.	n
Use of this clar used.	use is not requir	ed when general conditions 9601, General Conditions - Long Form, is
H3004D	(12/12/03)	Payment, Conditions Precedent to
Section following is sub		litions that forms part of this Contract is hereby deleted and the
"1.	and all other d	hall be made to the Contractor unless or until invoices, inspection notes, ocuments prescribed by the Minister or by the inspector are submitted in the either the terms of the Contract or the instructions of the Minister.
2.	made by the M the Contractor materials, part	e costs have been paid by the Contractor and where payment is being finister, Canada shall make no payment to the Contractor unless or untile, if required to do so, establishes to the satisfaction of the Minister that the s, work in process, or finished work are free from all claims, liens, charges, or encumbrances.
3.	discharged in no payment sh	e costs have accrued in the accounts of the Contractor as liabilities to be the normal course of business and where the Minister is making payment, hall be made to the Contractor unless or until the Contractor, if required to the satisfaction of the Minister that:
		ontractor is not, in the ordinary course of business, delinquent in orging any accrued liabilities that have arisen under this Contract,
	(b) the Mi	nister's payment shall be used only to discharge such liabilities, and
	(c) upon s	such discharge, the materials, parts, work in process, and finished work be free from all claims, liens, charges, or encumbrances.
4	In case of finis such finished this Contract."	hed work, Canada shall make no payment to the Contractor unless or unt work has been inspected and accepted in accordance with the terms of

H3004E)	(21/06/99)	Payment, Conditions Precedent to	
Effectiv	re 12/12/	/03, this clause	is superseded by H3004D.	
H30050		(01/06/91)	Method of Payment	
Effectiv	re 15/03/	/98, this clause	is superseded by H3005D.	
			O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENT ne payments are to be made in accordance with a predete	
of Miles	stones.		no paymonto are to be made in accordance min a product	Timilea Conteadio
H3005E)	(16/12/05)	Method of Payment - Milestone Payments	
1.	Milesto Annex	ne payments sl "", upor	hall be made in accordance with the Schedule of Milestone the following terms and conditions:	es attached as
	(a)	Progress Payr	ms shall be completed in full, on form PWGSC-TPSGC 11 ment, (http://www.pwgsc.gc.ca/acquisitions/text/forms/formada in accordance with the invoicing instructions specif	rms-e.html) and
	(b)	all the certification	ates appearing on the said form are to be signed by the reseon or their delegate; and	spective persons
	(c)	all deliverable	s required for the milestone claimed have been received a Authority.	nd accepted by
2.	Each c	laim must show	the following:	
	(a)	amount currer	ntly claimed;	
	(b)	total of all prevand	vious claims against the Contract and the extension of the	totals to date;
	(c)	Contract Num the Contract.	ber, Financial Codes and Client Reference Number as sho	wn on page 1 of
3.	The Co	ontractor shall p C-TPSGC 1111	orepare and certify an original and copies of its claim 1 and forward it to the Authority.	on form
4.	The ba	lance owing sh	all be paid to the Contractor, subject to:	
	(a)	delivery and a	acceptance of all deliverables; and	
	(b)	the certificatio	n of the final claim by the Contracting Authority and the	Authority.
5.	Payme	nt by Canada to	o the Contractor for the Work shall be made:	
	(a)	in the case of following the c	a milestone payment other than the final payment, within t date of receipt of a duly completed form PWGSC-TPSGC 1	hirty (30) days 1111;

- (b) in the case of a final payment, within thirty (30) days following the date of receipt of the duly completed form PWGSC-TPSGC 1111, or within thirty (30) days following the date on which the Work is completed, whichever date is the later.
- 6. If Canada has any objection to the form of the milestone claim, within fifteen (15) days of its receipt, Canada shall notify the Contractor of the nature of the objection. "Form of the claim" means a claim that contains or is accompanied by such substantiating documentation as Canada requires. Failure by Canada to act within fifteen (15) days will only result in the date specified in subsection 5 of the clause to apply for the sole purpose of calculating interest on overdue accounts.

H3005D (10/12/04) Method of Payment - Milestone Payments

Effective 16/12/05, this clause is superseded by H3005D.

Remarks: Use the following clause in contracts with universities when progress payments are to be made to the contractor.

H3006C (16/12/05) Method of Payment - Universities

- Progress payments, monthly or less frequently, shall be made up to 100 percent of the costs and charges incurred or of the invoice that has been received and accrued in the accounts payable, and in accordance with the Basis of Payment, but not to exceed 90 percent of the value of the Contract, provided that:
 - (a) the Contractor submits to the Contracting Authority a fully completed "Claim for Progress Payment", form PWGSC-TPSGC 1111 (http://www.pwgsc.gc.ca/acquisitions/text/forms/forms-e.html). The claim must show the following:
 - (i) expenditures in accordance with the Basis of Payment for the Work performed during the period of the claim;
 - (ii) deductions for holdback, if applicable;
 - (iii) total of all previous claims against the Contract;
 - (iv) extension of the totals to date and the calculation of the amount due;
 - (v) Goods and Services Tax or Harmonized Sales Tax, as applicable;
 - (vi) Procurement Business Number; and
 - (vii) Contract Number, Financial Codes, and Client Reference Number as shown on page 1 of the Contract.
 - (b) all the certificates appearing on the said form are signed by the respective persons indicated thereon or their delegate:
 - (c) the claim is accompanied by the deliverables required for the period of the claim;
 - (d) the deliverables are accepted by the Technical Authority;
 - (e) the claim is certified by the Contracting Authority and the Technical Authority; and

- (f) the following documentation, in two (2) copies, accompanies the claim:
 - (i) a listing of all expenses in support of the claim;
 - (ii) a copy of the invoice for each non-consumable item valued at \$1,000 or more; and
 - (iii) a statement regarding all travel and living expenses indicating who, where, when, duration and purpose of travel.
- The Contractor shall prepare and certify an original and two (2) copies of its claim on form PWGSC-TPSGC 1111. The claim will be forwarded to the Contracting Authority who will certify the claim and forward it to the Technical Authority for certification and payment.
- 3. The balance owing shall be paid to the Contractor, subject to:
 - (a) completion and acceptance of the Work;
 - (b) the submission of all deliverables to the Technical Authority; and
 - (c) the certification of the final claim by the Technical Authority and the Contracting Authority.
- 4. Progress payments shall be regarded as interim payments only and Canada shall have the right to conduct interim cost/time verifications or audits and to make adjustments from time to time during the performance of the Work. Any overpayment resulting from such progress payments or otherwise shall be refunded promptly to Canada.
- 5. Payment by Canada to the Contractor for the Work shall be made:
 - (a) in the case of a progress payment other than the final payment, within thirty (30) days following the date of receipt of the duly completed form PWGSC-TPSGC 1111;
 - (b) in the case of a final payment, within thirty (30) days following the date of receipt of the duly completed form PWGSC-TPSGC 1111, or within thirty (30) days following the date on which Work is completed, whichever date is the later.
- 6. If Canada has any objection to the form of the progress claim, within fifteen (15) days of its receipt, Canada shall notify the Contractor of the nature of the objection. "Form of the claim" means a claim that contains or is accompanied by such substantiating documentation as Canada requires. Failure by Canada to act within fifteen (15) days will only result in the date specified in subsection 5 of the clause to apply for the sole purpose of calculating interest on overdue accounts.

H3006C (10/12/04) Method of Payment - Universities

Effective 16/12/05, this clause is superseded by H3006C.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause in contracts when progress payments are to be made based on actual expenditures less a percentage for holdback.

H3007C (16/12/05) Method of Payment - Progress Payments

- Progress payments, monthly or less frequently, shall be made up to _____ percent of the costs and charges incurred in accordance with the Basis of Payment, but not in excess of _____ percent of the value of the Contract, provided that:
 - (a) the Contractor submits to the Contracting Authority a fully completed "Claim for Progress Payment", form PWGSC-TPSGC 1111 (http://www.pwgsc.gc.ca/acquisitions/text/forms/forms-e.html). Each claim must show the following:
 - expenditures in accordance with the Basis of Payment for the Work performed during the period of the claim;
 - (ii) holdback of ____ percent;
 - (iii) total of all previous claims against the Contract and the extension of the totals to date:
 - (iv) Goods and Services Tax or Harmonized Sales Tax, as applicable;
 - (v) Procurement Business Number; and
 - (vi) Contract Number, Financial Codes, and Client Reference Number as shown on page 1 of the Contract.
 - (b) all the certificates appearing on the said form are signed by the respective persons indicated thereon or their delegate;
 - (c) the claim is accompanied by the deliverables required for the period of the claim;
 - (d) the deliverables are accepted by the Technical Authority;
 - (e) the claim is certified by the Contracting Authority and the Technical Authority; and
 - (f) two (2) sets of backup documentation (receipts, vouchers, etc.) to support the claim are supplied to the Contracting Authority.
- The Contractor shall prepare and certify an original and two (2) copies of its claim on form PWGSC-TPSGC 1111. The claim will be forwarded to the Contracting Authority who will certify the claim and forward it to the Technical Authority for certification and payment.
- 3. The balance owing shall be paid to the Contractor, subject to:
 - (a) completion and acceptance of the Work;
 - (b) the submission of all deliverables to the Technical Authority; and
 - (c) the certification of the final claim by the Contracting Authority and the Technical Authority.
- 4. Progress payments shall be regarded as interim payments only and Canada shall have the right to conduct interim cost/time verifications or audits and to make adjustments from time to time during the performance of the Work. Any overpayments resulting from such progress payments or otherwise shall be refunded promptly to Canada.
- 5. Payment by Canada to the Contractor for the Work shall be made:
 - in the case of a progress payment other than the final payment, within thirty (30) days following the date of receipt of the duly completed form PWGSC-TPSGC 1111;
 - (b) in the case of a final payment, within thirty (30) days following the date of receipt of the duly completed form PWGSC-TPSGC 1111, or within thirty (30) days following the date on which the Work is completed, whichever date is the later.
- 6. If Canada has any objection to the form of the progress claim, within fifteen (15) days of its receipt, Canada shall notify the Contractor of the nature of the objection. "Form of the claim" means a claim that contains or is accompanied by such substantiating documentation as Canada

requires. Failure by Canada to act within fifteen (15) days will only result in the date specified in subsection 5 of the clause to apply for the sole purpose of calculating interest on overdue H3007C (10/12/04) **Method of Payment** Effective 16/12/05, this clause is superseded by H3007C. H3008C (01/06/91) **Conditions Precedent to Payment** This clause is cancelled effective 31/03/95. H3012D (31/01/92) **Method of Payment** Effective 15/09/97, this clause is superseded by H1003D. H3013D (31/01/92) **Method of Payment** Effective 15/09/97, this clause is superseded by H1003D. H3014D (31/01/92) **Method of Payment** Effective 15/09/97, this clause is superseded by H1003D. H3016C (31/01/92) **Method of Payment** Effective 03/02/97, this clause is superseded by H1000D.

H3017D	(31/01/92)	Invoicing and Method of Payment
This cla	ause is cancelled effectiv	ve 03/02/97.
Remark carriage	s: Use this clause in so e of goods and people.	olicitation and contract documents covering air charter services for the
H3018D	(15/09/97)	Invoicing, Air Charter
1.	Invoices are to be made	e out to the Charterer and sent to the address on Page 1.
2.	Each original invoice for after each flight, showing accordance with the Co	or flying shall be accompanied by charter tickets signed by the Chartereng that the service covered by the invoice has been completed in ontract.
3.	the charge and shall be	or items listed in the Basis of Payment shall clearly identify the nature of a supported by appropriate receipt vouchers. Goods and Services Tax of a sappropriate, is to be shown as a separate item on each invoice.
4.	All invoices for services submitted as above by	rendered or for other charges under this contract/call-up shall be the Carrier within three (3) months after such service was performed.
H3018D	(31/03/95)	Invoicing, Air Charter
Effectiv	e 15/09/97, this clause i	s superseded by H3018D.
H3019T	(13/12/02)	Invoicing Instructions
1.	Invoices must be subm	itted on the Contractor's own form and must be prepared to show:
	(d) Contract Numb device type, ma (e) Client Reference	ress of the CONSIGNEE; her, Serial Number and Financial Code(s); anufacturer, and serial number; the Number (CRN); susiness Number (PBN).
2.	Mailing addresses for the	he invoices will be defined in the resulting contract.

H3019T	г	(12/05/00)	Invoicing Instructions
Effectiv	/e 13/12/	/02, this clause	e is superseded by H3019T.
			=
			TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the tions and contracts for maintenance services invoiced monthly.
H3020)	(10/12/04)	Invoicing Instructions - Maintenance Services
1.	Payme docume	nt will only be ents and other	made on receipt of satisfactory invoices duly supported by specified release documents called for under any resulting contract.
2.	An invo	pice must be s	ubmitted monthly, on the Contractor's own form and must be prepared to
	(a) (b) (c) (d) (e)	File Number, destination; hourly rate, n cost of mater	
	(f) (g) (h)	Client Refere	ervices Tax/Harmonized Sales Tax, as applicable; nce Number; Business Number.
3.	The mo	onthly invoice v	will be processed for payment only if:
	(a)	all the mainte Article " Authority; and	enance service call reports applicable for that month as described under _" of the Statement of Work (SOW) have been received by the Technical
	(b)		naintenance reports as described in Articles "" and "" of the ached to the monthly invoice.
4.	The ori	ginal and two	(2) copies of the invoices, with the monthly reports, shall be sent to:
	Attentio	on:	
5.	One (1)) copy of the ir	nvoice accompanied with a copy of the monthly reports shall be sent to:
		ment of Public	Works and Government Services
	 		•
H30207	Г	(13/12/02)	Invoicing Instructions
Effectiv	/e 10/12/	/04, this clause	e is superseded by H3020D.

Remarks: Use the following clause to provide invoicing instructions for requirements with a single payment on delivery and acceptance.

H3021D (13/12/02)**Invoicing Instructions**

- 1. Payment will only be made on receipt of a satisfactory invoice duly supported by specified release documents and other documents called for under the Contract.
- 2. Invoices must be submitted on the Contractor's own invoice form and must be prepared to show:

 - (b) name and address of the CONSIGNEE;
 - (c) (d) item/reference number, deliverable and/or description of work:
 - contract serial number and financial codes;
 - the amount invoiced (exclusive of the Goods and Services Tax [GST] or Harmonized Sales Tax [HST] as appropriate) and the amount of GST or HST, as appropriate, shown separately:
 - (f) (g) Client Reference Number (CRN)
 - Procurement Business Number (PBN).

H3021D (12/05/00)**Invoicing Instructions**

Effective 13/12/02, this clause is superseded by H3021D.

Remarks: Use the following clause to provide invoicing instructions when progress payments are made.

H3022D (16/12/05) **Invoicing Instructions**

- Progress payments will only be made upon receipt of satisfactory form PWGSC-TPSGC 1111, 1. Claim for Progress Payment (http://www.pwgsc.gc.ca/acquisitions/text/forms/forms-e.html), as specified in the Contract.
- 2. Progress claims are to be forwarded to the Project/Inspection Authority for appropriate certification after inspection and acceptance of the Work takes place. Upon certification, the original and two (2) copies of the claim are then forwarded to the Contracting Authority for certification and onward submission to the Project Manager's Payment Office for all remaining certifications and payment action.
- Progress claims shall not be submitted by the Contractor until all Work identified in the claim has 3. been completed.
- Goods and Services Tax or Harmonized Sales Tax (GST/HST), as appropriate, is to be 4. calculated and paid on the total amount of the claim before the 10 percent holdback is applied. At the time that the holdback is released, there will be no GST/HST payable, as it was included in the previous payments.

H3022E)	(15/09/97)	Invoicing Instructions
Effectiv	ve 16/12	/05, this clause	is superseded by H3022D.
transpo purchas well as with Ca	ortation a se repai procure anadians	and telecommur r and maintenar ment involving a s undertaking go	ause in procurements involving applicable service requirements (such as nications; advertising services; professional and special services; and nce), if the service component is \$500 or more in the calendar year, (as a mix of goods and services). This includes contracts or standing offers overnment work abroad, and whenever the client department wishes to n through the invoicing procedure.
H3023E)	(10/12/04)	T1204 - Invoicing Instructions
1.	agencie	es to contractor	221 (1)(d) of the <i>Income Tax Act</i> , payments made by departments and sunder applicable services contracts (including contracts involving a mix must be reported on a T1204, Government Service Contract Payments
2.	provide a Socia	the information I Insurance Nu	s and agencies to comply with this requirement, the Contractor shall isted below with its first invoice. Where the required information includes mber (SIN), the information should be provided in a separate envelope and attached to the invoice:
	(a)	the legal name name associat postal code;	e of the business entity or sole proprietorship, as applicable, i.e. the legal sed with the Business Number (BN) or SIN, as well as the address and the
	(b)	the type of ent	ity, i.e. corporation, partnership, sole proprietorship, or joint venture;
	(c)	the BN if the e proprietorship:	ntity is a corporation or partnership; the SIN if the entity is a sole
		(i) if the e	entity is a partnership and does not have a BN, then the partner who has I the contract must provide its SIN.
		(ii) if the e	entity is a joint venture, then the BN of all contractors comprising the joint e that will receive payment (SIN for applicable contractor(s) without a BN);
	(d)	the following c	ertification signed by the Contractor or an authorized officer:
		"I certify that I h that it is correct	nave examined the information provided in (a), (b) and (c) above, and and complete, and fully discloses the identification of this Contractor."
H3023E)	(14/05/04)	T1204 Government Service Contract Payments
Effectiv	ve 10/12	/04, this clause	is superseded by H3023D.

H3025	D	(01/06/91)	Progress Payments
Effecti	ve 15/09	97, this clause	is superseded by H1003D.
H3026	т	(01/06/91)	Progress or Advance Payments
This cl	ause is o	cancelled effect	ve 03/02/97.
followi contra and th	ng claus ct or call e bidder	e when it is anti -ups under the	D APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the cipated that client departments will pay invoices associated with the standing offer by Government of Canada Acquisition Card (credit card), a clause H3027T that payment of invoices by credit card will be accepted. dure 7A.042).
H3027	С	(10/12/04)	Payment of Invoices by Credit Card
1.	up unti Contra not be genera Govern	If the day (ct or Standing (subject to the F al conditions nment of Canad	a Acquisition Cards (credit cards) will be accepted for payment of invoices as specified by the Bidder) of the payment period as set out in the Offer. Payment of invoices made by credit card on or before this date will ayment and Interest on Overdue Accounts provisions, as set out in Payment of invoices after this date will only be accepted by a cheque, direct deposit, or electronic funds transfer, and will be subject to general conditions provisions.
2.	The us	se of a credit car lder) preclude e	rd as the payment instrument will/ will not (as specified by arly payment incentives.
3.	The fol	llowing credit ca	rd(s) (as specified by the Bidder) are accepted:
	(a) (b)	VISA MasterCard _	
			
H3027	С	(13/12/02)	Payment of Invoices by Credit Card
Effecti	ve 10/12	2/04, this clause	is superseded by H3027C.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause when it is anticipated that client departments will pay invoices associated with the contract or call-ups against the standing offer by Government of Canada Acquisition Card (credit card).

Use clause H3027C in the contract or standing offer where the bidder indicates that payment of invoices by credit card is acceptable. (Refer to the Supply Manual, procedure 7A.042).

H3027T	(10/12/04)	Pav	vment of	Invoices	by	Credit	Card

- Government of Canada Acquisition Cards (credit cards) may be offered for payment of invoices. Payment of invoices made by credit card will not be subject to the Payment and Interest on 1. Overdue Accounts provisions, as set out in general conditions _____ of the Contract or Star Offer. If discounts for early payment are not available when a credit card is used to pay the of the Contract or Standing invoice, it must be clearly indicated below.
- Acceptance of credit cards for payment of invoices is optional, and at the discretion of the Bidder. 2.

	Accept		nce or non-acceptance of credit cards for the payment of invoices will not be considered raluation of offers submitted in response to the bid solicitation.					
3.	The Bi	dder must indicate:						
	(a)	()	Government of Canada Acquisition Cards (credit cards) will be accepted for payment of invoices up until the day of the payment period as set out in the Contract or Standing Offer. Payments of invoices made by credit card on or before this date will not be subject to the Payment and Interest on Overdue Accounts provisions, as set out in general conditions of the Contract or Standing Offer. Payment of invoices after this date will only be accepted by Government of Canada cheque, direct deposit, or electronic funds transfer, and will continue to be subject to the above-mentioned general conditions provisions.					
			se of a credit card as the payment instrument will / will not preclude ayment incentives.					
		VISA _	llowing credit card(s) are accepted: -Card					
	OR							
	(b)	()	Government of Canada Acquisition Cards (credit cards) will not be accepted for payment of invoices.					

H3027T (13/12/02)**Payment of Invoices by Credit Card**

Effective 10/12/04, this clause is superseded by H3027T.

H3028D (10/12/04)**Method of Payment/Advance Payment**

- 1. Payment in advance by Canada to the Contractor for the Work shall be made within:
 - thirty (30) days following the date on which an invoice and substantiating documentation (a) are received according to the terms of the Contract; or
 - thirty (30) days following the date specified herein for the making of such advance (b) payment;

whichever date is the later.

	fifteen (15) days of its "Form of the invoice" of documentation as Car	ection to the form of the invoice or the substantiating documentation, within receipt, Canada shall notify the Contractor of the nature of the objection. means an invoice which contains or is accompanied by such substantiating nada requires. Failure by Canada to act within fifteen (15) days will only ified in subsection 1 of the clause to apply for the sole purpose of overdue accounts.
H3028D	(01/12/00)	Method of Payment/Advance Payment
Effective	e 10/12/04, this clause	is superseded by H3028D.
1140000	(04/06/04)	Dua muses Demonto, etc
H4000C	(0.00000)	Progress Reports, etc. is superseded by H4002D.
H4001C	(0.00001)	Reports is superseded by H4001D.
following	g clause when the sch	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the edule of reports to be delivered is not included in the Statement of Work. conjunction with H4002D.
H4001D	(15/09/97)	Draft and Final Report
In additi later tha Authorit	on to the programs on (date), and a y.	ess reports, the Contractor shall deliver a draft report in copies, no final report in copies, no later than (date), to the Technical
H4002C	(01/06/91)	Progress Reports - Monthly
Effective	e 15/09/97, this clause	is superseded by H4002D.

Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause when the schedule and content of the reports to be delivered are not detailed in the Statement of Work.

H4002D)	(30/05/0	3)	Progress Reports			
1.	The Co progres Authori	s reports	shall sul s in	omit (<i>Insert "monthly" or "bi-monthly" and delete this instruction</i>) copies to the Technical Authority and one copy to the Contracting			
2.	Each progress report sh			nall be in three parts:			
	(a)	PART 1: The following three questions MUST be answered:					
		(i)	Is the p	roject on schedule?			
		(ii)	Is the p	roject within budget?			
		(iii)		roject free of any areas of concern in which the assistance or guidance of may be required?			
		Each ne	egative r	esponse must be supported with an explanation.			
	(b)	PART 2 Authorit	: A narra	ative report, brief, yet sufficiently detailed to enable the Technical luate the progress of the Work, containing as a minimum:			
		(i)	period o	iption of the progress of each task and of the Work as a whole during the of the report. Sufficient sketches, diagrams, photographs, etc., shall be d, if necessary, to describe the progress accomplished.			
		(ii)	An expl	anation of any variation from the plan of Work.			
		(iii)		iption of trips or conferences connected with the Contract during the f the report.			
		(iv)		iption of any major equipment purchased or constructed during the f the report.			
	(c)	PART 3 form wh	: The "C nich is ac	ontract Plan and Report Form", PWGSC-TPSGC 9143, (or an equivalent coeptable to the Contracting Authority) showing the following:			
		(i)	Actual a	and forecast expenditure on a monthly basis for the period being covered. ditures are to be outlined by month and by task.)			
		(ii)	for show attached planning	is of the Work against the Contractor's original Contract Plan (instructions wing the above on the Contract Plan are detailed in Annex "" d). The "Contract Plan and Report Form" will provide the basis for g and estimating the cost of work, and reporting actual progress and cost the plan during contract performance.			
H4002D)	(13/12/0	12)	Progress Reports			
Effectiv	e 30/05/	03, this	clause is	s superseded by H4002D.			

H4003C	(15/06/98)	Milestone Report
Effective 30/05	5/03, this clause	is superseded by H3005D.
H4004C	(01/06/91)	Milestone/Phase Authorization
Effective 15/09	9/97, this clause	is superseded by H4004D.
Remarks: Use work must be o	the following cla given to the cont	ause when prior authority to proceed to the next milestone/phase of the ractor by the contracting officer.
H4004D	(15/09/97)	Milestone / Phase Authorization
Contracting Au withdraw any f event Canada Contract, the C of the Method	Ithority either that urther support from wishes to withdre Contractor will be of Payment clau	nilestone/phase, the Contractor shall be notified, in writing, by the at it is to proceed with the next milestone/phase or that Canada wishes to om the project and terminate the Contract without further liability. In the raw its support, and subject to all other terms and conditions of the paid the holdback owing to it in accordance with the holdback provision se contained herein. In no event will the Contractor be paid for any costs any unauthorized milestone/phase.
H4005C	(01/06/91)	Draft Final Report
Effective 15/09	9/97, this clause	is superseded by H4005D.
following claus	e when a draft fi	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the inal report is required and details of the report content have not been ork. Use this clause in conjunction with H4006D.
H4005D	(15/09/97)	Draft Final Report
or before	It must be a c ches, photograp ull and accurate cordance with go a title page, a tab	be submitted by the Contractor to the Technical Authority for approval on comprehensive report on all facets of the Work and must include sufficient hs and a discussion of problems and successes associated with the Work evaluation of the Work by the Technical Authority. The report will be good engineering/ professional practices and will include, as a minimum, tole of contents, an executive summary, an introduction, a technical d include, as applicable, supporting graphs, tables and figures.

H4006C	(01/06/91)	Final Report
	(0.1.0.1.0.1)	is superseded by H4006D.
Ziiootiv	0 10,00,01, tillo olddoo	to depotoded by 1110002.
		O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the with H4005D when the customer department has requested a draft final
H4006D	(15/09/97)	Final Report
Contrac	ctor to the Technical Au	report, the final report in copies shall be submitted by the athority on or before The final report shall contain an executive Canada's official languages.
A copy Authorit		ccompanying the final report shall be forwarded to the Contracting
H4007C	(01/06/91)	Final Report
Effectiv	e 15/09/97, this clause	is superseded by H4007D.
followin	g clause when a draft t	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the final report is not required, and when the form and content of the final the Statement of Work.
H4007D	(15/09/97)	Final Report
1.	or before It musufficient drawings, sk associated with the W Authority. The report v practices and will incluexecutive summary, a	copies shall be submitted by the Contractor to the Technical Authority on state a comprehensive report on all facets of the Work and must include tetches, photographs and a discussion of problems and successes ork to facilitate a full and accurate evaluation of the Work by the Technical will be prepared in accordance with good engineering/professional ude, as a minimum, the following: a title page, a table of contents, an in introduction, a technical discussion with conclusions and include, as graphs, tables and figures.
2.	The final report shall be attached as Annex "submitted to the Control	be prepared in both of Canada's official languages. A sample title page is" to this Contract. One copy of the title page of the final report shall be racting Authority.

Remarks: Use the following clause in "Limitation of Expenditure" and "Ceiling Price" contracts. H4008C (13/12/02) **Contract Plan and Report Form** The Contractor shall use the Contract Plan and Report Form, PWGSC-TPSGC 9143 (or an 1. equivalent form which is acceptable to the Contracting Authority) to report the progress of the work and the costs to date against the original workplan. An updated copy of the form must accompany each claim for payment. 2. 3. Receipt and acceptance of the form by the Contracting Authority will be a condition of payment for such claims. H4008C (31/03/95)**Contract Plan and Report Form** Effective 13/12/02, this clause is superseded by H4008C. Remarks: THIS CLAUSE IS TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use the following clause in multi-fiscal year "Limitation of Expenditure" and "Ceiling Price" contracts valued at \$100,000 or less. H4009C (15/06/98) **Cash Flow** Each claim submitted for payment shall be accompanied by a cash flow statement showing actual and forecast expenditure on a monthly basis for the period the Work is being performed under the Contract. The statement shall be in the format attached hereto as Annex "_____. H4009C (01/06/91)**Cash Flow** Effective 15/06/98, this clause is superseded by H4009C. H4010D (03/02/97)**Progress Report** Effective 15/09/97, this clause is superseded by H4002D.

Keille	ii ks. Use	e tile lollo	willy clause ii	i services contra	cts when invoices for expense	es are required.
H401	1D	(15/09/9	7) Meth	od of Payment -	Services	
1.	Payme	ent will be	made for ser	vices rendered,	provided that:	
	(a)	invoices	are submitte	d in accordance	with the invoicing instructions	s contained herein;
	(b)	all direc		ravel and living e	expenses, etc. are supported b	by invoices, receipts,
	(c)	time sho	eets are provi	ded to support tl	ne time being claimed.	
H401	1D	(01/08/9	2) Meth	od of Payment		
Effec	tive 15/09	9/97, this	clause is supe	erseded by H401	1D.	
						
Rema	arks: THI	S CLAUS	E IS TO APPE	EAR IN FULL TE	KT IN PROCUREMENT DOCUI	MENTS.
H401	2D	(01/12/0	0) Meth	od of Payment		
1.	Milesto	one paym	ents will be m	nade in accordar	ce with the following schedule	e:
	Descri	ption	Amount	Due	Date	
	provid	ed that:				
	(a)	invoices	are submitte	d in accordance	with the invoicing instructions	s contained herein;
	(b)	the Proj has/hav	ect Authority e been accep	has certified tha oted.	t all work/deliverables required	d under the milestone
						
H401	2D	(01/08/9	2) Meth	od of Payment		
Effec	tive 01/12	2/00, this	clause is supe	erseded by H401	2D.	
						

H4013	D	(31/01/92)	Progress Reports
Effecti	ve 15/09	9/97, this clause	s is superseded by H4002D.
		e this clause whorograms.	en establishing cash flow information applicable to long term major
H4014	D	(30/10/96)	Cash Flow Prediction
the Co This es intende	ntracting stimated ed to be	g Authority a wr I cash flow is re legally binding	cable after the effective date of the Contract, the Contractor shall provide to itten annual fiscal year cash flow estimate based on scheduled deliveries. quired by Canada for planning purposes only and the estimate is not on the Contractor. The Contractor shall also amend the cash flow estimate effect any changes the Contractor may foresee.
Remar payme	r ks: Use ents.	e the following o	lause in domestic contracts for goods which contain provision for progress
H4500	С	(15/09/97)	Liens - Section 427 of the Bank Act
1.	proces	ss. or finished w	on 427 of the Bank Act exists in respect to any materials, parts, work-in- ork for which the Contractor intends to claim payment, the Contractor Contracting Authority without delay and agrees, unless otherwise instructed thority, either
	(a)	to cause the b written confirm	pank to remove such lien and to furnish the Contracting Authority, with nation from the bank; or,
	(b)	bank to the C 427 of the Ba	ause to be furnished to the Contracting Authority an undertaking from the ontracting Authority that the bank will not make any claim under section <i>nk Act</i> on materials, parts, work-in-process, or finished work in respect of it is made to the Contractor under this Contract.
2.	(b) ab	ove shall constit	Contracting Authority of such lien or failure to implement paragraph 1(a) or tute default under the clause entitled "Default by Contractor" in the Genera tract and shall entitle Canada to terminate the Contract.
H4500	С	(01/12/92)	Liens Under Section 427 of the Bank Act
Effecti	ve 15/09	9/97, this clause	is superseded by H4500C.

H4900E) ((15/09/97)	Method of Payment
Effectiv	/e 12/12/0	3, this clause	e is superseded by H1003D.
Remarl	ks: THIS	CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
H50000	c ((16/02/98)	Invoicing
1.		icing instruct of this docume	ions detailed in the Standard Instructions and Conditions and those on ent apply.
2.	In addition	on, send one le, to the Cor	(1) copy of each invoice and one (1) copy of the Release Document, if ntract Delivery Follow-up (CDFU) office stated herein; AND
	one (1) o	copy to:	
	National Ottawa, K1A 0K2		adquarters
	Attention	n:	
H50000	c ((01/05/96)	Invoicing
Effectiv	/e 16/02/9	8, this clause	e is superseded by H5000C.
			:
Remarl	ks: THIS	CLAUSE IS T	O APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS.
H5001E) ((10/06/05)	Invoicing Instructions
1.	the date,	, name and a and descripti	submit invoices on its own form, and shall include the following information: ddress of the consignee(s), item number, quantity, part number, reference on, contract file, serial numbers, Client Reference Number, and as Number. Invoices will be distributed as follows:
		(i) Cons	and one copy to (<i>Choose one or the other</i>): ignee (); nator ().
	(b) (One (1) copy	to:
	((Division) (Address) (City/Prov.) _ (Postal/Code	of Public Works and Government Services
		Δttention:	

	One ((i) (ii)	1) copy to (Cho Consignee Originator	oose one or the other): (); ().	
Canad specif	da will o ied rele	nly make paymase documents	nent upon receipt of a satisfactory invoice duly supported by s and any other documents called for under the Contract.	
The C	ontracto	or shall not subr	mit an invoice prior to either:	
(a) (b)	shipm subm	nent of the items ission of the shi	ns to which it relates, or nipping application to Canada.	
H5001	D	(10/12/04)	Invoicing Instructions	
Effect	ive 10/0	6/05, this claus	se is superseded by H5001D.	
			=	
this cl	ause fo	Technical Inve	TO APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. estigation and Engineering Support (TIES) requirements.	Use
this cl	ause for 2 D	Technical Inve	estigation and Engineering Support (TIES) requirements. Invoices	
this cl	ause for PD The C	Technical Inve (13/12/02) Contractor shall	estigation and Engineering Support (TIES) requirements.	
this cl	ause for PD The C	(13/12/02) Contractor shall invoice shall clean contract serior contract price task authorizengineering or rate of paymoumber of hocost of materiativel expensions.	Invoices I submit monthly invoices for tasks authorized under the Contrallearly show the following: ial number; ie; zation number; or technical support classification.	
H5002	The C Each (a) (b) (c) (d) (e) (f) (g) (h) (i) (j)	(13/12/02) Contractor shall invoice shall cle contract serie contract price task authoriz engineering or rate of paymenumber of hocost of materiavel expensions of the course of procurement	Invoices Is submit monthly invoices for tasks authorized under the Contractearly show the following: ial number; ial number; or technical support classification. nent; ours applicable to the task; erials related to the task, sees related to the task, ence Number (CRN), and	
H5002	The C Each (a) (b) (c) (d) (e) (f) (j) The C forward MGer 101 C	(13/12/02) Contractor shall invoice shall clean contract serior contract price task authorizengineering or rate of paymoumber of hocost of materiativel expensions of material expensions of material expensions of the contract of material expensions of the contract of the	Invoices I submit monthly invoices for tasks authorized under the Contrallearly show the following: ial number; ce; zation number; or technical support classification. nent; ours applicable to the task; erials related to the task, ses related to the task, ence Number (CRN), and at Business Number (PBN). (2) copies of each invoice together with attachments, shall be eadquarters earkes Building e	
this cl	The C Each (a) (b) (c) (d) (e) (f) (g) (h) (i) (j) The c forwa Natio MGer 101 C Ottaw	(13/12/02) Contractor shall invoice shall clean contract serial contract price task authorizengineering arate of paymonumber of he cost of materiativel expensional and two reded to: nal Defence He Colonel By Drive	Invoices I submit monthly invoices for tasks authorized under the Contrallearly show the following: ial number; ce; zation number; or technical support classification. nent; ours applicable to the task; erials related to the task, ses related to the task, ence Number (CRN), and at Business Number (PBN). (2) copies of each invoice together with attachments, shall be eadquarters earkes Building e	

H5002D	(12/05/00)	Invoices
Effective 13/12	/02, this clause	is superseded by H5002D.
	(0.1/0.0/0.1)	
H9000D	` ,	Payment and Appropriations
This clause is o	cancelled effecti	ve 01/12/92.
		D APPEAR IN FULL TEXT IN PROCUREMENT DOCUMENTS. Use
the following cla more than one	ause in contract fiscal year or sp	is when the customer department requests that the contract cove secifies maximum funding for each fiscal year.
1100040	(00/05/00)	For the star Floral Ways
H9001C		Funding by Fiscal Year
Notwithstanding Payment, and u amount which r	g the Total Estir unless otherwise may be paid in t	nated Cost (Limitation of Expenditure) specified in the Basis of e authorized in writing by the Contracting Authority, the maximum he period ending 31 March of the year specified is as follows:
20	\$	
20 20	\$ \$ \$	
1100040	(04/06/04)	Funding by Figgal Vac
H9001C		Funding by Fiscal Year
Effective 30/05	/03, this clause	is superseded by H9001C.