

GENERAL QUALITY CLAUSES – Apply to all Purchase Orders

- 10 CERTIFICATE OF COMPLIANCE:** A Certificate of Compliance is required with each shipment to HARRIS ASSEMBLY GROUP. Data supporting this C of C must be kept on file and made available to HARRIS ASSEMBLY GROUP upon request.
- 20 CHANGES OF CONFIGURATION, DESIGN OR PROCESS:** The supplier shall notify HARRIS ASSEMBLY GROUP of any proposed changes to design, parts, materials, fabrication methods, or processes and obtain written approval from HARRIS ASSEMBLY GROUP prior to incorporating the change.
- 30 NOTIFICATION OF NON-CONFORMING PRODUCT:** Supplier must notify HARRIS ASSEMBLY GROUP of non-conforming product. MRB (material Review Board) by the supplier is not allowed. The supplier shall not ship non-conforming product without written approval from HARRIS ASSEMBLY GROUP.
- 35 REWORK:** Prior approval from HARRIS ASSEMBLY GROUP must be obtained prior to any and all rework. Repair is not authorized.
- 40 SOURCE INSPECTION:** All work on this order is subject to inspection and test by the Government, HARRIS ASSEMBLY GROUP and HARRIS ASSEMBLY GROUP's end customer at any time.
- 50 RECORD RETENTION:** Quality records including raw material certifications, work instructions, process records, calibration records, inspection and test data shall be retained by the supplier for a minimum of 10 years.
- 60 CONFLICT MINERALS:** Supplier shall have a policy that addresses H.R. 4173, Dodd-Frank Wall Street Reform and Consumer Protection Act section 1502 on conflict minerals.
- 70 CHANGES OF SUPPLIERS:** Supplier shall notify HARRIS ASSEMBLY GROUP of any material or component sub-suppliers, from what was supplied on the previous production lot.
- 80 CHANGES IN MANUFACTURING FACILITY LOCATION:** The supplier shall notify HARRIS ASSEMBLY GROUP when a change in manufacturing location occurs.
- 90 RIGHT OF ACCESS:** The supplier shall provide access to HARRIS ASSEMBLY GROUP, HARRIS ASSEMBLY GROUP's customer, and regulatory authorities to the applicable areas of all facilities, at any level of the supply chain involved in this order.
- 100 FLOW DOWN:** The supplier shall flow down all applicable clause s(requirements) through the supply chain by referencing these requirements on their Purchase Orders.

Harris Assembly Group

Supplier Quality Clauses

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- 110 EXPORT CONTROL:** The Supplier shall comply with all applicable United States export control laws and regulations including, but not limited to the requirements of the Arms Export Control Act (AECA) 22 U.S.C. 2751-2794 and International Traffic in Arms Regulations (ITAR) 22 CFR 120.
- 120 SHELF LIFE:** The supplier must indicate on the packing list and the item packaging the Date of Manufacture (DOM) and Date of Expiration (DOE) of any date sensitive product
For any Date Sensitive Product (Shelf-Life), the supplier shall not ship any item with less than 75% of shelf life remaining without written permission from HARRIS ASSEMBLY GROUP.

SPECIAL QUALITY CLAUSES – Listed on Purchase Order line Items where they apply

- 200 FIRST ARTICLE INSPECTION REPORT:** The supplier shall submit a First Article Inspection report as described in SAE AS9102, Aerospace First Article Inspection Requirement.
- 300 TEST RESULTS:** The supplier shall submit test results with shipment.
- 400 *Removed from list. Added to General Quality Clause item 120***
- 500 ADDITIONAL REQUIRMENTS:** (Specify on Purchase Order)
- 600 Scope of Delegation (SOD):** Supplier is designated "Scope of Delegation (SOD)" and is to verify product acceptance to documentation. The supplier will maintain records of this verification.
- 700 Defense Priorities & Allocations System (DPAS):** The goods and/or services procured on this purchase order may be applied to Government contracts. HARRIS ASSEMBLY GROUP reserves the right to invoke the appropriate Defense Priorities and Allocations System (DPAS) rating, per regulation 15 CFR 700, to this purchase order, if required, to support delivery under a U.S. Government rated contract. If this purchase order contains DPAS rated order quantities certified for national use, you are required to follow all provisions of the Defense Priorities and Allocations System regulation (15 CFR 700). Furthermore, if the DPAS rating is identified, an acknowledgment must be provided to HARRIS buyer specified on the purchase order with ten (10) working days after the receipt of a DX-rated order and within fifteen (15) working days after the receipt of a DO-rated order. In the absence of acknowledgement, commencement of work shall be deemed acceptance of this contract as written.