GOVERNMENT SUPPLEMENTAL TERMS AND CONDITIONS (ALL PROGRAMS)
For AW-139, Government Supplemental terms and conditions (All Programs), plus the (MH-139 Program Only) will apply.


1. In addition to the agreed upon General Terms and Conditions, the following provisions shall apply, as required by the terms of the prime contract under which AWPC is making this purchase or by operation of law or regulation. The effective version of each Federal Acquisition Regulation (hereinafter “FAR”) clause designated below shall be the version applicable at the time the purchase order issues. For the acquisition of commercial items under Orders placed in support of, and charged to, a U. S. Government prime contract or subcontract, the FAR clauses that are required by FAR 52.244-6 are those annotated with an asterisk (*) after the FAR clause number. For the definition of a commercial item see paragraph 5 of this document as defined in FAR 2.101.

2. In the event of a conflict between these FAR provisions and the General Terms and Conditions of Purchase, the FAR provisions shall control. In the event of a conflict between these DFARs provisions, or the Supplement FAR provisions, and the General Terms and Conditions of Purchase, the DFAR provisions shall control.

3. Seller shall insert these provisions in selected lower tier subcontracts, either verbatim or in substance, and by incorporation-by-reference or otherwise as appropriate.

4. If any FAR/DFAR clauses do not apply to a specific Order, such clauses are considered to be self-deleting. It is Seller’s sole responsibility to make these determinations of applicability.

5. A commercially available off-the-shelf (COTS) item as defined by FAR Part 2.101—
   a. Means any item of supply that is—
      i. A commercial item (as defined in paragraph (1) of the definition at 2.101);
      ii. Sold in substantial quantities in the commercial marketplace; and
      iii. Offered to the Government, without modification, in the same form in which it is sold in the commercial marketplace; and
   b. Does not include bulk cargo, as defined in 46 U.S.C. 40102(4), such as agricultural products and petroleum products. Per 46 CFR 525.1 (c)(2), “bulk cargo” means cargo that is loaded and carried in bulk onboard ship without mark or count, in a loose unpackaged form, having homogenous characteristics.
   c. Bulk cargo loaded into intermodal equipment, except LASH or Seabee barges, is subject to mark and count and, therefore, ceases to be bulk cargo.

6. Should the supplier be entering or performing work at premises owned or controlled by another party for work related to this contract, the accessing party shall comply with: (i) all the rules and regulations established by the other locations requirements for access to and activities in and around premises; and (ii) any requests for information and documentation to validate citizenship or immigration status of accessing party’s personnel or subcontractor personnel.

7. Supplier/Subcontractor/Vendor shall review all FAR, DFAR and AFFAR Regulations referenced within this website and/or hard instruments be by in their entirety as cited from the primary source only.
### A. Federal Acquisition Regulation (FAR)

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B. Department of Defense FAR Supplement (DFARS)

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