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PIIN/SIIN SPRDL1-14-T-0196

MOD/AMD 0001

Name of Offeror or Contractor:

SUPPLEMENTAL INFORMATION

Buyer Name: GRETCHEN PERRY
Buyer Office Symbol/Telephone Number: ZGA/(586)282-2869
Type of Contract: Firm Fixed Price
Kind of Contract: Supply Contracts and Priced Orders

*** End of Narrative A0000 ***

The purpose of Amendment 0001 to Solicitation SPRDL1-14-T-0196 is to revise Clause 52.209-4515 Initial Product Inspection(IPI) and add Clause 52.246-4532 DESTRUCTIVE TESTING.

1. Clause 52.209-4515 Initial Product Inspection (IPI) is revised as follows:

Current - The Contractor shall perform an Initial Production Inspection (IPI), consisting of first piece inspection of three (3 ea) units selected from the initial production lot by the DCMA Quality Assurance Representative (QAR)...

Revised - The Contractor shall perform an Initial Production Inspection (IPI), consisting of first piece inspection of two (2 ea) units selected from the initial production lot by the DCMA Quality Assurance Representative (QAR)...

2. Clause 52.246-4532 DESTRUCTIVE TESTING is added to the solicitation.

3. All other terms and conditions remain unchanged.

*** END OF NARRATIVE A0002 ***

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Name of Offeror or Contractor:

INSPECTION AND ACCEPTANCE

<u>Status</u>	<u>Regulatory Cite</u>	<u>Title</u>	<u>Date</u>
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1 CHANGED	52.209-4515	Initial Product Inspection (IPI)	MAR/2013
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The Contractor shall perform an Initial Production Inspection (IPI), consisting of first piece inspection of two (2 ea) units selected from the initial production lot by the DCMA Quality Assurance Representative (QAR). The Contractor shall notify the Contracting Officer and the QAR at least 15 days in advance of conducting any IPI as described in this clause, in order to ensure the QAR witnesses the inspection. The Contractor shall inspect and document all dimensions with actual measurements. If the Contractor takes metric measurements, the Contractor shall provide standard measurements as well, and the QAR will verify both types. The Contractor shall also provide all certifications of materials and processes that are necessary to verify compliance of the tested units to drawing requirements. The Contractor shall review all IPI data with the QAR, and the QAR will then either approve or reject the IPI results by written notification to the Contractor, and concurrently provide a copy of the notification to both the Contracting Officer and his or her quality assurance point of contact. The written notification will include the Contractors name, the contract number, the tested items NSN(s) and part number(s), and, the items serial number(s) (if applicable). If the IPI is rejected, the Contractor shall repeat the inspection, or those portions of it specified by the QAR, until IPI is successfully completed.

The Contractor shall not proceed into full production until the QAR has approved IPI, and the Contracting Officer has been so notified. The Contractor shall immediately inform the Contracting Officer, QAR, and quality assurance point of contact if any changes to production processes or suppliers are made subsequent to IPI. The Contractor shall maintain a copy of all IPI data for 3 years following the inspection, unless the parties otherwise agree. The Contracting Officer reserves the right to order an additional IPI whenever a post-IPI change by the Contractor, such as tooling, ECPs, or the incorporation of new vendor parts, might affect the items quality. For any such additional IPI ordered, the Contractor shall provide serial numbers (if applicable) for all items fabricated after the new process or new supplier was initiated. If serial numbers are not applicable, then, in order to identify the affected units, the Contractor shall document the date the new process began. The approval process for additional inspections shall be the same as approval for the initial IPI.

QA POC is Bill Clifton, email: william.w.clifton4.civ@mail.mil, telephone 309-782-5753.

[End of clause]

2 CHANGED	52.246-4532	DESTRUCTIVE TESTING	MAY/1994
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- a. All costs for destructive testing by the Contractor and items destroyed by the Government are considered as being included in the contract unit price.
- b. Where destructive testing of items or components thereof is required by contract or specification, the number of items or components required to be destructively tested, whether destructively tested or not, shall be in addition to the quantity to be delivered to the Government as set forth in the Contract Schedule.
- c. All pieces of the complete Initial Product Inspection shall be considered as destructively tested items unless specifically exempted by other provisions of this contract.
- d. The Contractor shall not reuse any components from items used in a destructive test during Initial Product Inspection, lot acceptance or inprocess testing, unless specifically authorized by the Contracting Officer.
- e. The Government reserves the right to take title to all or any items or components described above. The Government may take title to all or any items or components upon notice to the Contractor. The items or components of items to which the Government takes title shall be shipped in accordance with the Contracting Officer's instructions. Those items and components to which the Government does not obtain title shall be rendered inoperable and disposed of as scrap by the Contractor.

(ES7011)

(End of Clause)