



SUPPLIER QUALITY REQUIREMENTS

METALCRAFTERS TRANSPARENCIES and COMPOSITES, Inc.
11161 Slater Avenue, Fountain Valley, CA 92708

These Supplier Quality Requirements (“Quality Requirements” or “QR”) define the obligations of the Supplier to ensure that the Products or Services satisfy Metalcrafters Transparencies and Composites, Inc. (MTCcorp) and its Customers’ quality and regulatory requirements.

The Supplier is to comply with the applicable procurement and quality requirements listed below. Supplier’s initiation of work constitutes Supplier entering into an agreement with the Company, which includes Supplier’s compliance with the applicable clauses below and complete acceptance of the requirements.

New revisions of these Quality Requirements supersede all prior and contemporaneous understandings and requirements. These are standard purchase/quality requirements and are in addition to the standard terms and conditions of the Purchase Order.

QR1. CERTIFICATIONS: Supplier shall provide a “Certificate of Compliance” (CoC) or “Certificate of Analysis” (CoA), as applicable, that material and/or articles meet all provisions of this Purchase Order. Certifications must accompany each production release delivered against this Purchase Order and must contain at minimum the following:

- Purchase Order Number.
- Part number (must include the part’s drawing number and revision).
- A statement that the material conforms to the applicable specifications.
- A statement that conformance test reports and/or inspection records are on file, subject to examination at the Supplier’s facility or at the point of manufacture.
- Signature and title of authorized agent.

Material certification is to include actual chemical, physical, or functional test reports; and/or records of special processes performed of the lot represented per the specification indicated on the Purchase Order. Supplier shall not supply material or services for which they are not certificated or approved.

QR2. QUALITY RECORDS: Supplier shall maintain all manufacturing, inspection and test records for a minimum of (15) years after the date of shipment to MTCcorp. These records must be legible, readily identifiable, easily retrievable and stored in a manner to protect them from any potential damage. Supplier shall also establish the means to disposition any non-conforming records. MTCcorp will have the right of access by the Organization, its Customer, and/or a designated representative or responsible regulator agency to any location, including sub-tier suppliers, where operations pursuant to a MTCcorp-issued Purchase Order are being executed or where there are records stored applicable to Product processed for the MTCcorp.

QR3. SUPPLIER QUALITY PROGRAM: Supplier and its subcontractor(s), in the fulfillment of a MTCcorp-issued Purchase Order, are to provide and maintain a quality system that is in conformance with ISO 9001, ISO 13485, AS9100, or the equivalent. Supplier is to inform the Company of any changes to Supplier’s quality management system or certifications. This includes certification, re-certification, or withdrawals. If a Supplier has no third-party quality system certification, at minimum, the Supplier must meet all the quality requirements of this Quality Agreement.

The Company may refuse to accept materials and services delivered under a purchase order if the Supplier fails to comply with the herein or the purchase order Assigned Requirements.

QR4. INSPECTION SYSTEM: Unless otherwise specified on the face of the Purchase Order, the Supplier shall have an adequate inspection system for maintaining control of materials/products fabricated/manufactured in their facility. Calibration procedures must meet, at minimum, the requirements of ISO 17025 or ANSI Z540 or ISO 10012. All inspection equipment shall be calibrated against standards/masters traceable to NIST. Supplier’s inspection system may be periodically audited by MTCcorp personnel and/or by its Customer.

QR5. APPROVED SOURCES: Supplier is required to implement and maintain sub-tier supplier control. Control measures shall be sufficient to ensure that sub-tier suppliers’ manufacture, package, label, test, and release of Products are consistent with these Quality Requirements.

QR6. APPROVED FACILITIES: It is the Supplier’s responsibility to utilize only NADCAP-approved facilities for

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processing (such as Magnetic, X-ray or Zygo Inspection, heat treating, plating, anodizing, etc.) used in performance of work relating to this order. Work performed by non-approved facilities is subject to rejection. Special Processors shall include required CoC with shipment to MTCcorp for process acceptance.

QR7. FLOW-DOWN REQUIREMENTS: Supplier must pass on to their sub-tier suppliers all applicable Quality Requirements as well as any pertaining corrective action requests, quality alert, and/or nonconformance information.

QR8. SUPPLIER ETHICAL BEHAVIOR: The Supplier shall ensure that its employees are aware of their contribution to product conformity, their contribution to product safety, and the importance of ethical behavior.

QR9. CHANGE OF OWNERSHIP, PROCESSES, SUB-TIER SUPPLIERS, LOCATION AND/OR QUALITY SYSTEM: Supplier shall notify MTCcorp in writing if there is a change of ownership, processes, sub-tier suppliers, location, quality system, or any change in processing that may have an effect on MTCcorp's Product quality. This notification should be given as early as possible, before the changes are implemented.

QR10. CHANGE CONTROL: MTCcorp must be notified of any changes that affect an approved part or process prior to the implementation of the change. The approval process shall be as follows:

- a) Class I: Samples of Class I (Major) change (as defined in 14 CFR 21.93a) must be submitted to MTCcorp for review and approval.
- b) Class II: MTCcorp must be notified in writing of any Class II (Minor) changes for approval.

QR11. IDENTIFICATION AND TRACEABILITY: Supplier is required to identify each lot with a unique code/number for each lot number of raw material and/or each batch of items processed together but separately from the total quantity of the order (i.e., plating batches, polishing batches). Supplier agrees to identify all hardware in accordance with drawing requirements, which include serial number, lot number or by a permanent part number, configuration, foundry identification and melt number, or by a traceable chemical, physical analysis, and heat treat.

QR12. PRESERVATION AND MATERIAL CONTROL: Supplier shall furnish the shelf life of material and current expiration date of shipment lot/batch on the material certification. All material supplied to MTCcorp must have, at least, 90% of shelf life remaining.

QR13. PRESERVATION AND PACKAGING REQUIREMENTS: Unless otherwise specified, the Supplier shall maintain controls to assure the accomplishment of preservation, packaging, and arid shipping requirements of this order. The use of best commercial practices shall not relieve the Supplier of responsibility for packaging in a manner that will ensure receipt at MTCcorp in an acceptable condition. Supplier shall identify the outer container or pallet with the applicable PO #, Part #, and Lot #. Shipper/packing slip is to be included with the order.

QR14. COUNTERFEIT PRODUCT/MATERIAL: To preclude counterfeit parts (defined as: a part identified as a copy or substitute without the legal right or authority to do so or a part whose material, performance, or characteristics are knowingly misrepresented by a supplier in the Supply Chain) from being purchased, Supplier shall assure that approved sources of supply are maintaining effective processes for mitigating the risks of supplying counterfeit parts. Supplier shall mitigate risk of delivering counterfeit parts by having their own counterfeit part prevention plan and comply with the requirements of AS9100 Rev. D, Clause 8.1.4.

Supplier shall notify MTCcorp immediately if Supplier suspects or is aware of having furnished counterfeit goods; Supplier is to promptly replace the counterfeit parts with genuine parts. Supplying counterfeit goods to MTCcorp will hold the Supplier responsible for all costs associated with the replacement of said counterfeit parts.

QR15. NONCONFORMING PRODUCT AND CORRECTIVE/PREVENTIVE ACTION: Supplier is required to notify MTCcorp if nonconforming Product, which cannot be reworked to specification, is produced. Supplier is to obtain MTCcorp approval of nonconforming product dispositions.

Unapproved repairs or non-conformances that are shipped to MTCcorp are subject to rejection upon detection regardless of the levels of consumption within MTCcorp. If MTCcorp labor and/or materials are added prior to the detection and rejection, then the Supplier and/or Subcontractor agrees to reimburse MTCcorp for the full loss in value

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(i.e., the supplied material, component, or assembly; added MTCcorp WIP labor; the added higher-level material consumed during the WIP process that occurred prior to detection of the repair).

MTCcorp may initiate a Supplier Corrective Action Request ("SCAR") upon identification of product/process nonconformity. In such case, Supplier shall investigate the cause of the nonconformity and provide to MTCcorp a corrective action plan no later than fifteen (15) calendar days of receipt of a SCAR. Supplier shall implement the agreed corrective actions and effectiveness check within the agreed timeframe.

QR16. MTCcorp-FURNISHED RAW MATERIALS: Unless otherwise specified, materials furnished to Supplier's shall be used in the MTCcorp manufacture of articles specified in this order. Materials scrapped in excess of allowable tolerance shall be (at MTCcorp's option) replaced by the supplier or purchased from MTCcorp at its cost plus any special charges.

QR17. MTCcorp-FURNISHED MATERIALS FOR SPECIAL PROCESSES: Unless otherwise specified, all materials furnished for special processing shall not be under shipped. Rejected materials shall be identified and segregated from acceptable materials. Rejected materials shall be returned to MTCcorp for disposition.

QR18. MTCcorp-FURNISHED TOOLING/EQUIPMENT: Unless otherwise specified, all tooling and equipment furnished for this order shall be maintained in good condition and used for the manufacture of articles for MTCcorp only. Tooling/equipment shall be available for examination by MTCcorp's personnel and/or returned to MTCcorp upon request or termination of this order. Supplier is responsible for timely calibration of all such tools.

QR19. TOOLING PROCUREMENT: Title to all tooling covered by this order shall be the property of MTCcorp (free of all liens and encumbrances) upon acceptance by MTCcorp Tool inspector and/or acceptance by tool try. Unless otherwise specified:

- Supplier shall permanently identify each tool subject to this order with MTCcorp part number, tool number, date of manufacture, and the unit number. The unit number shall be organized by the Supplier. (Example: Unit 1 of 5, 2 of 5, etc.)
- Supplier shall provide a certified tool list that contains a description of each tool and information specified above.
- All tooling manufactured for this order that is used in the Suppliers' facility for manufacture of article, shall be the responsibility of the Supplier for maintenance and storage. Tooling shall be the property of MTCcorp, for the exclusive use of MTCcorp, and subject to examination.

QR20. MTCcorp TOOL SOURCE INSPECTION REQUIRED: Inspection of tooling shall be accomplished by MTCcorp Inspection personnel at intervals of fabrication and/or completion of work prior to shipment to MTCcorp. Acceptance is subject to compliance of design requirements and/or tool try acceptance. Request for source inspection shall be made according to QR24.

QR21. DELIVERABLE ITEMS: Articles or materials shall be manufactured or produced in accordance with applicable blueprints and/or specifications. Deviations may be made only by written amendment to the Purchase Order when authorized by MTCcorp Material Review Board. Existing deviated material may only be shipped after receiving written authorization from MTCcorp. A copy of the authorization must be attached to the shipment.

QR22. ACCEPTANCE OF PRODUCT OR SERVICE: Stamp/Signature of MTCcorp's employee on a packing slip does not signify acceptance of the work done. The receiving employee lacks the knowledge and authority to verify that the material is appropriate.

QR23. SUPPLIER FIRST ARTICLE (this requirement is applicable and FAIR is required only when it is clearly stated on the Purchase Order): Supplier shall perform First Article Inspection (FAI) as it pertains to Purchased Parts. FAI report is to accompany first shipment of parts. Supplier shall submit a complete First Article Inspection Report (FAIR), per AS9102 requirements, to MTCcorp for inspection and approval prior to proceeding with any further processing and/or production. The FAIR shall include a fully processed sample, a formal dimensional report, complete certification, signature/initials/stamp of qualified Supplier representative performing the inspection, and the date the inspection was performed. Items produced prior to MTCcorp's approval shall be completely at the risk of Supplier. FAI

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reports must meet one of the following requirements:

- a) For new or first-time production parts, built in accordance to MTCcorp drawings, complete FAIR must be submitted. This requirement also applies if new manufacturing tools are used for producing the parts.
- b) Delta FAI report must be submitted for changes to confirm adherence to MTCcorp drawing revision changes.

This clause is applicable only when it is specified on a MTCcorp-issued Purchase Order.

QR24. SOURCE INSPECTION (this requirement is applicable only when it is clearly stated on the Purchase Order): Supplier shall request MTCcorp Source Inspection for product verification prior to shipment from its facility. Acceptance of units shall not relieve Supplier of the responsibility for manufacturing units as defined in this Purchase Order. Advance notice of 48 hours shall be required for scheduling purposes.

In the event that contact has not been made between MTCcorp and Supplier before time of completion, the Supplier is authorized to ship Product provided that all other requirements were met.

Customers of MTCcorp (including Government representatives) reserve the right to be present during any source inspection performed per this clause.

QR25. PROPRIETARY AGREEMENT: All drawings, specifications, technical information, and electronic definition used in conjunction with a MTCcorp-issued Purchase Order are considered confidential and proprietary to MTCcorp and its Customers. Unauthorized reproduction of media is not permitted in any form other than that intended to produce Product and/or Services directly associated with a MTCcorp-issued Purchase Order.

QR26. REACH REGULATION: Materials or Processes provided by Supplier shall not contain prohibited materials as with being in compliant to all legislation of EU adopted regulation No. 1907/2006 in relations to REACH.

QR27. EXPORT / ITAR REGULATIONS: Items, including any associated drawings or technical data, sent to the Supplier or to be delivered under a MTCcorp-issued Purchase Order could be subject to U.S. Export Control laws and/or controlled by the U.S. International Traffic in Arms Regulations (ITAR) 22 CFR part 120-130. Items not specifically classified on a MTCcorp-issued Purchase Order as military items subject to ITAR control are assumed to be commercial items. Where the Supplier maintains the design authority, the Supplier agrees to notify MTCcorp if any deliverable under a MTCcorp-issued Purchase Order is a Defense Article within the meaning of the International Traffic in Arms Regulations, 22 CFR 120-130 (ITAR). Unless otherwise specified by Supplier, Supplier warrants that no deliverable supplied under the contract is a Defense Article as defined by CFR 120.6.

QR28. CYBERSECURITY COMPLIANCE: Cybersecurity requirements; per FAR 52.204-21 and DFAR 252.204-7009, 252.204-7012; in DoD contracts apply to this Purchase Order.

QR29. COMBATING TRAFFICKING IN PERSONS: The Supplier shall notify its employees and agents of the U.S. Government's policy regarding Combating Trafficking in Persons as described in FAR 52.222-50(b), as well as those resulting actions that may be taken against employees or agents for violations of this policy. The Supplier shall implement the required compliance plan described in FAR 52.222-50(h) to prevent any prohibited activities identified in FAR 52.222-50(b) and to monitor, detect, and terminate the contract with any subcontractor(s) engaging in prohibited activities.

QR30. CONFLICT MINERALS: MTCcorp shall not accept product that contains "Conflict Minerals" as defined by the U.S. Securities and Exchange Commission, as directed by the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010. The rules require manufacturers who file certain reports with the SEC to disclose whether products they manufacture or contract to manufacture contain "conflict minerals" that are "necessary to the functionality or production" of those products. Suppliers to MTCcorp may be contacted and requested to substantiate the source of products that may contain conflict minerals, such as 3TG minerals. MTCcorp requires its suppliers to conduct similar due diligence on the sources and chains of custody of conflict minerals and make their due diligence findings available to MTCcorp and its Customers.

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