PLEASE SHIP VIA UPS ON ACCT 492829

THANKS!

CERTIFICATE OF COMPLIANCE REQUIRED WITH ALL SHIPMENTS

DESC: ITAR, EAR, OFAC

THESE COMMODITIES, TECHNOLOGY OR SOFTWARE THAT ARE BEING PURCHASED ON THIS PO MAY BE CONTROLLED TECHNOLOGY SUBJECT TO U.S. EXPORT REGULATIONS, INCLUDING ITAR, EAR, OFAC, AND OTHER RELATED TRADE REGULATIONS. THE SUPPLIER AGREES THAT IN ACCEPTING THIS PO IS CERTIFYING THAT ALL COMMODITIES, TECHNOLOGY OR SOFTWARE WILL BE HANDLED IN ACCORDANCE WITH U.S. TRADE LAW. ITAR-CONTROLLED ITEMS ARE RESTRICTED FROM BEING USED IN THE FULFILLMENT OF THIS PURCHASE ORDER. PLEASE PROVIDE THE ECCN FOR EACH OF THE ITEMS BEING DELIVERED TO CURTISS-WRIGHT AT OR BEFORE THE TIME DELIVERY IS MADE. SHOULD YOU DISCOVER AN ITAR-CONTROLLED ITEM IN THE FULFILLMENT OF THIS ORDER, IMMEDIATELY CALL THE CURTISS-WRIGHT BUYER FOR FURTHER INSTRUCTION, WHICH MAY INCLUDE CANCELLATION OF THIS ORDER. FURTHERMORE, FAILURE TO COMPLY WITH THESE REQUIREMENTS OR PROVIDE THE REQUESTED INFORMATION MAY RESULT IN DELAY IN PROCESSING PAYMENT OR THE POSSIBLE WITHDRAWAL OF THIS PURCHASE ORDER.

CERTIFICATE OF COMPLIANCE REQUIRED WITH ALL SHIPMENTS.

DESC: ORDER CONFIRMATION

CURTISS WRIGHT DEFENSE SOLUTIONS REQUIRES CONFIRMATION / ACKNOWLEDGEMENT OF PURCHASE ORDERS. DESC: TERMS AND CONDITIONS STATEMENT

PURCHASE TERMS: CURTISS-WRIGHT TERMS AND CONDITIONS APPLY TO THIS PO. THEY ARE IN AN ATTACHMENT INCLUDED WITH THIS PO. ADDITIONAL TERMS AND CONDITIONS MAY BE CONTAINED IN THE BODY OF THIS ORDER AND WILL ALSO APPLY. NO OTHER TERMS OR CONDITIONS WILL BE ACCEPTED, UNLESS AGREED TO IN WRITING, BY THE DESIGNATED CURTISS-WRIGHT AUTHORIZED REPRESENTATIVE (AS SHOWN ON THIS PO), IN ADVANCE.

DESC: QUALITY CLAUSE QUALITY CLAUSE QC12 IS APPLICABLE TO THIS PURCHASE ORDER, AND CAN BE OBTAINED FROM: https://www.curtisswrightds.com/company/customer-supplier-information/dayton.html

DESC: COUNTERFEIT PARTS / COUNTERFEIT WORK

SELLER SHALL ONLY PROVIDE PRODUCTS TO BE DELIVERED AS PART OF THE WORK PERFORMED FOR THIS PO TO CURTISS-WRIGHT DIRECTLY FROM THE ORIGINAL COMPONENT MANUFACTURER (OCM), OR THE ORIGINAL EQUIPMENT MANUFACTURER (OEM), OR THROUGH AN OCM/OEM AUTHORIZED DISTRIBUTOR CHAIN. PRODUCTS DELIVERED AS PART OF THE WORK FOR THIS PO SHALL NOT BE ACQUIRED FROM INDEPENDENT DISTRIBUTORS OR BROKERS. IF THERE IS A COMPONENT THAT CANNOT BE OBTAINED THROUGH THE OEM/OCM APPROVED DISTRIBUTION SOURCE, CONTACT CURTISS-WRIGHT FOR RESOLUTION.

COUNTERFEIT NOTIFICATION: ALL SUPPLIERS ARE REQUIRED TO NOTIFY CURTISS-WRIGHT IMMEDIATELY IF THERE IS ANY SUSPICION THAT A COUNTERFEIT PART HAS BEEN INTRODUCED INTO A DELIVERED ITEM. DESC: SHIPPING PLEASE SHIP PRODUCT ON THIS PO USING OUR UPS ACCOUNT #492829, SHIPPING METHOD IS DESIGNATED ON THIS PO.

DESC: EARLY SHIPMENT EARLY SHIPMENT MUST BE APPROVED BY CURTISS-WRIGHT DEFENSE SOLUTIONS BUYER IN ADVANCE OF SHIPMENT. DELIVERY WINDOW IS DESIRED TO BE 5 DAYS EARLY TO PO DUE DATE AND ZERO DAYS LATE TO PO DUE DATE.

DESC: OVERSHIPMENT NO OVERSHIPMENTS WILL BE ACCEPTED WITHOUT PRIOR APPROVAL BY CURTISS-WRIGHT BUYER IN ADVANCE OF SHIPMENT.

DESC: SUPPLIER SHIPPING INSURANCE

SUPPLIERS/SHIPPING DEPARTMENTS PLEASE NOTE: CURTISS-WRIGHT WILL NOT REIMBURSE FOR ANY SHIPPING INSURANCE THAT YOU INCUR. WE HAVE OUR OWN SHIPPING INSURANCE FOR ALL SHIPMENTS THAT ARE SHIPPED TO CURTISS-WRIGHT DEFENSE SOLUTIONS FOB SHIPPING POINT. ANY INSURANCE REQUIRED FOR FOB DESTINATION IS FOR YOUR BENEFIT AND WILL NOT BE REIMBURSED.

DESC: RIGHT OF ACCESS CURTISS-WRIGHT RESERVES THE RIGHT OF ACCESS TO SUPPLIERS FACILITIES FOR ITSELF AND/OR ITS CUSTOMERS, AS APPROPRIATE.

DESC: DATE CODE CRITERIA ON PURCHASED PRODUCT DATE CODES: ALL PRODUCT SHIPPED TO CURTISS-WRIGHT MUST HAVE DATE CODES NO OLDER THAN TWO (2) YEARS FROM DATE OF SHIPMENT.

CONFLICT MINERALS COMPLIANCE:

Seller agrees that it will (1) provide Buyer with the information Buyer in its sole discretion deems necessary to comply with the requirements of Section 1502 ("the Provision") of the Dodd-Frank Wall Street Reform and Consumer Protection Act ("Act") (Pub. L. 111-203, 124 Stat. 1376 (July 21, 2010)) relating to disclosure and reporting obligations concerning the use of "conflict minerals" during each calendar year on or before February 1st of the next year and (2) undertake due diligence on its supply chain and any other measures as necessary to obtain the information necessary for Buyer to comply with such requirements.