TOOLING REMARK: SUPPLEMENT

REQUIREMENT E21 (FORMERLY GT75T)

THIS SUPPLEMENT ESTABLISHES THE BASIC REQUIREMENTS TO BE OBSERVED BY SELLER IN ESTABLISHING AND MAINTAINING CONTROL OF GENERAL ELECTRIC AND/OR GOVERNMENT OWNED PROPERTY AT SELLER FACILITIES.

DEFINITIONS:

SPECIAL TOOLING (ST): JIGS, FIXTURES(INCLUDING TEST), MOLDS, PATTERNS, GAGES, MANUFACTURING AIDS AND ALL COMPONENTS OF THESE ITEMS WHICH ARE OF SUCH A SPECIALIZED NATURE THAT WITHOUT SUBSTANTIAL MODIFICATION OR ALTERATION, THEIR USE IS LIMITED TO THE DEVELOPMENT OR PRODUCTION OF PARTICULAR SUPPLIES OR PARTS THEREOF OR THE PERFORMANCE OF PARTICULAR SERVICES. NON-DELIVERABLE MOCKUPS ARE CONSIDERED SPECIAL TOOLING AND THEY MUST RETAIN THEIR ENTIRETY (I.E. THE SUM OF ALL ITS PARTS AS A WHOLE).

SPECIAL TEST EQUIPMENT (STE): SINGLE OR MULTIPURPOSE INTEGRATED TEST UNITS ENGINEERED, DESIGNED, FABRICATED, OR MODIFIED TO PROVIDE SPECIFIC FUNCTIONS FOR SPECIAL PURPOSE TESTING. SUCH TESTING UNITS SUCH TESTING UNITS COMPRISE A COMBINATION OF ELECTRICAL, HYDRAULIC, PNEUMATIC, MECHANICAL, OR OTHER ITEMS OR ASSEMBLIES OF EQUIPMENT THAT ARE INTERCONNECTED AND ESSENTIAL IN THE PERFORMANCE OF SPECIAL PURPOSE TESTING.

NOT INCLUDED:

- A. CONSUMABLES/EXPENDABLES AND MATERIAL
- B. SPECIAL TOOLING
- C. TEST ARTICLES

BASIC BUILD COST: THE DIRECT COST OF THE SELLER TO FABRICATE A UNIT OF SPECIAL TOOLING (ST) OR SPECIAL TEST EQUIPMENT (STE) AND DOES NOT INCLUDE DESIGN, DRAFTING OR ENGINEERING COSTS ASSOCIATED WITH THE UNIT DESIGN.

PROCEDURE:

SPECIAL TOOLING AND/OR SPECIAL TEST EQUIPMENT COVERED BY THIS ORDER, SHALL NOT BE USED FOR OTHER THAN FILLING PURCHASER'S ORDERS, DISPOSED OF, OR ALTERED IN ANY WAY WITHOUT THE WRITTEN PERMISSION OF THE PURCHASER. IT IS TO BE CONTROLLED AND MAINTAINED IN ACCORDANCE WITH SUBPART 45.5 OF THE FEDERAL ACQUISITION REGULATION (FAR).

THE SELLER SHALL BE DIRECTLY RESPONSIBLE FOR ALL GENERAL ELECTRIC AND/OR GOVERNMENT OWNED PROPERTY, INCLUDING ANY PROPERTY WHICH MAY BE IN THE POSSESSION OF A SUB-TIER SUPPLIER. CONSULT ARTICLE EIGHT OF GE TERMS AND CONDITIONS OF PURCHASE (REMARK C64) CONCERNING MAINTENANCE OF AND LIABILITY FOR GE/USG PROPERTY.

TITLE TO ST AND/OR STE COVERED BY THIS ORDER SHALL PASS TO THE PURCHASER/GOVERNMENT UPON PAYMENT.

IDENTIFICATION:

APPLICABLE PROPERTY WILL BE IDENTIFIED PER THE MARKING REQUIREMENTS SET FORTH IN REMARK 070 IN THIS ORDER.

INVOICES/PROPERTY LISTS:

PAYMENT OF SELLER'S INVOICES BY PURCHASER IS PREDICATED UPON PURCHASER'S ACCEPTANCE OF THE FIRST PIECE OF PRODUCTION HARDWARE. SELLER SHALL NOT SUBMIT TOOLING INVOICES UNTIL PURCHASER HAS ADVISED SELLER OF FIRST PIECE ACCEPTANCE.

SELLERS ORIGINAL TOOLING INVOICE SHALL BE MAILED TO PURCHASER'S ACCOUNTS PAYABLE ADDRESS. A COPY OF THE INVOICE PLUS A PROPERTY LIST (GT166V) SHALL SIMULTANEOUSLY BE SENT TO THE PURCHASER'S CONTRACT ADMINISTRATOR AS SHOWN ON THE ORDER.

GROUP PRICES ARE NOT ACCEPTABLE. DESIGN AND BUILD PRICE MUST BE ITEMIZED SEPARATELY. TOOL LISTS SHALL BE SUBMITTED ON THE GE PROPERTY LIST FORM (GT166V) AND CERTIFIED BY SELLER. THE TOOL LIST MUST EXACTLY MATCH THE INFORMATION SUBMITTED WITH SELLER'S ORIGINAL QUOTE UNLESS THE DIFFERENCES (IF ANY) HAVE BEEN RECONCILED WITH PURCHASER'S CONTRACT ADMINISTRATOR BEFORE SUBMISSION OF SELLER TOOLING INVOICES. IF APPLICABLE, SEPARATE PROPERTY LISTS ARE REQUIRED FOR ST AND STE UNDER THE SAME PURCHASE ORDER.

PROPERTY RECORDS:

RECORDS WILL BE PREPARED BY THE SELLER ON EACH PIECE OF GE OR GE/USG OWNED PROPERTY. EACH RECORD WILL CONTAIN THE FOLLOWING MINIMUM INFORMATION:

- 1. GOVERNMENT CONTRACT NUMBER OR EQUIVALENT GE CODE
- 2. GENERAL ELECTRIC COMPANY'S PURCHASE ORDER NUMBER
- 3. PROPERTY NUMBER (DIFFERENT THAN GE PART NUMBER PRODUCED)
- 4. QUANTITY
- 5. DESCRIPTION (FIXTURE, DIE, ETC.)
- 6. DRAWING NUMBER OF PART PRODUCED AND PROGRAM DESIGNATION
- 7. DESIGN PRICE
- 8. BUILD PRICE
- 9. LOCATION
- 10. BREAKDOWN OF STE TO IDENTIFY COMPONENTS

IN THE CASE OF GOVERNMENT OWNED PROPERTY, PURCHASER RECORDS SHALL CONSTITUTE OFFICIAL GOVERNMENT PROPERTY RECORDS.

LOSSES AND/OR DAMAGE:

SELLER SHALL IMMEDIATELY NOTIFY GE'S PROPERTY MANAGEMENT OFFICE OF ANY LOSS OR DAMAGE TO GE OR USG OWNED PROPERTY IN THE FORMAT PRESCRIBED BY PURCHASER. ALL INSTANCES OF DAMAGE, AND ALL LOSSES EXPECTED TO EXCEED \$50,000 WILL BE REPORTED BY PHONE. INITIAL REPORTS SHALL BE CONFIRMED WITHIN FIVE (5) DAYS IN WRITING, USING "LOST OR DAMAGED REPORT" (GT747). PURCHASER WILL REVIEW REPORTS AND ADVISE SELLER OF FURTHER REQUIRED ACTIONS, IF ANY.

COSTS NOT REIMBURSABLE AS SPECIAL TOOLING:

- 1. LOW VALUE TOOLING. SPECIAL PURPOSE TOOLING WITH A UNIT VALUE OF \$200 OR LESS.
- 2. PERISHABLE TOOLS. STANDARD AND SPECIAL CUTTING TOOLS, AND OTHER TOOLS WHICH HAVE A LIMITED LIFE AND WHICH ARE EXPECTED TO BE CONSUMED IN THE NORMAL COURSE OF PRODUCTION.
- 3. COMMERCIAL STANDARD TOOLS. CATALOG ITEMS INCLUDING MICROMETERS, DEPTH GAUGES, THREAD GAUGES, ETC.
- 4. GENERAL OR SPECIAL MACHINE TOOLS.
- 5. MACHINE ACCESSORIES.
- 6. TAPES.
- 7. BROACH CUTTERS.
- 8. ELECTRODES.

9. EXCLUSIVE USE TOOLING FOR WHICH THE TITLE DOES NOT PASS TO PURCHASER OR TO THE GOVERNMENT.

INVENTORY:

UPON REQUEST BY GE THE SELLER SHALL PERFORM A PHYSICAL INVENTORY OF ACCOUNTABLE PROPERTY (EXCEPT MATERIALS ISSUED FROM STOCK FOR PERFORMANCE OF MANUFACTURING, RESEARCH, DESIGN OR OTHERSERVICES REQUIRED BY THE CONTRACT) IN HIS POSSESSION OR CONTROL AND SHALL CAUSE SUBCONTRACTORS TO DO LIKEWISE. THE PERSONNEL PERFORMING PHYSICAL INVENTORY MUST NOT BE THE SAME INDIVIDUALS WHO MAINTAIN PROPERTY RECORDS OR HAVE CUSTODY OF THE PROPERTY UNLESS THE SIZE OF THE SELLER'S OPERATION IS SO SMALL AS TO MAKE IT IMPRACTICABLE TO DO SO.

THIS INVENTORY WILL BE ACCOMPLISHED WITHIN SIXTY (60) DAYS OF NOTIFICATION BY GE. SELLER WILL RETURN, UPON INVENTORY COMPLETION, A COMPLETE LISTING OF THE INVENTORY AND CERTIFICATION UNDER SELLER'S LETTERHEAD. ALL NECESSARY INSTRUCTIONS AND FORMS WILL BE SUPPLIED BY GE WITH ITS INITIAL NOTIFICATION.

IF A LISTING OF THE INVENTORY AND CERTIFICATION IS NOT RECEIVED WITHIN 60 DAYS OF NOTIFICATION, A SECOND NOTIFICATION WILL BE SENT TO SELLER REQUESTING INVENTORY COMPLETION AND CERTIFICATION TO GE WITHIN THIRTY (30) DAYS. IF CERTIFICATION HAS NOT BEEN RECEIVED AT THE END OF 30 DAYS, GE RESERVES THE RIGHT TO CHARGE SELLER'S ACCOUNT FOR THE FULL ACQUISITION COST OF ALL THE ACCOUNTABLE PROPERTY SHOWN ON THE DETAIL STATUS REPORT PROVIDED WITH THE INVENTORY NOTIFICATION.

SELLER AGREES TO ALLOW PURCHASER (OR ITS AUTHORIZED AGENTS) AND GOVERNMENT REPRESENTATIVES (WHEN APPLICABLE) TO CONDUCT PERIODIC REVIEWS OF ACCOUNTABLE PROPERTY AND SELLER'S RECORDS TO ENSURE PROPER CONTROL OF BOTH GE AND USG OWNED ITEMS.

PLANT CLEARANCE:

WHEN PROPERTY CANNOT BE LOCATED AND IS REPORTED AS MISSING TO THE GOVERNMENT REPRESENTATIVE AT THE TIME OF THE PHYSICAL INVENTORY OF PLANT CLEARANCE PROPERTY, SELLER WILL AT THAT TIME FORWARD TO PURCHASER A "LOST/DAMAGED REPORT" (GT747). PURCHASER WILL REVIEW REPORTS AND ADVISE SELLER OF FURTHER REQUIRED ACTIONS. IF THE PURCHASER IS NOTIFIED OF THE MISSING PROPERTY BY THE GOVERNMENT, AND A GT 747 HAS NOT BEEN RECEIVED, PURCHASER WILL NOTIFY SELLER AND RESERVES THE RIGHT TO DEBIT THE SELLER'S ACCOUNT FOR THE FULL ACQUISITION PRICE OF THE MISSING PROPERTY IF THE GT747 IS NOT RECEIVED WITHIN THE FOLLOWING FIVE (5) WORKING DAYS.

OBSOLETE/EXCESS PROPERTY:

WHEN SELLER DETERMINES THAT PROPERTY IS OBSOLETE, OR EXCESS TO HIS NEEDS, OR IF SELLER IS SO REQUESTED BY PURCHASER, SELLER SHALL COMPLETE THE PROPERTY DISPOSAL DATA FORM (GT9042). UPON RECEIPT AND PROCESSING OF THE COMPLETED PROPERTY DISPOSAL DATA FORM (GT9042), PURCHASER WILL INSTRUCT SELLER AS TO DISPOSITION ACTIONS. IF THE PROPERTY IS TO BE TRANSFERRED TO ANOTHER CONTRACT OR PROGRAM, PURCHASER WILL ADVISE SELLER AS TO THE REPLACEMENT CONTRACT OR PROGRAM AND PURCHASER'S AND SELLER'S WILL BE CHANGED ACCORDINGLY.

CAUTION: PURCHASER WILL NOT REIMBURSE SELLER FOR STORAGE OF PROPERTY. THEREFORE, SELLER IS URGED TO PURSUE TIMELY COMPLETION AND SUBMITTAL OF PROPERTY DISPOSAL DATA FORM (GT9042). IF ACCOUNTABLE PROPERTY IS DISPOSED OF WITHOUT PURCHASER'S AUTHORIZATION, SELLER WILL BE LIABLE FOR THE REPLACEMENT COST.

LOSSES OF ACCOUNTABLE GOVERNMENT OWNED PROPERTY DETERMINED BY PURCHASER TO BE OBSOLETE, WILL BE SUBJECT TO REIMBURSEMENT BY SELLER TO PURCHASER AT A SCRAP VALUE TO BE ASSESSED AT TIME OF LOSS BASED ON CURRENT SCRAP RATES AND ADMINISTRATIVE COSTS.