QUALITY REQUIREMENTS INSTRUCTIONS

For General Quality Requirements SERIES 100 FORM

101. Supplier's Quality Control

level of inspection is normally met by the Supplier, as outlined in the Supplier's written quality control manual and procedures, which are based on industry wide standards for the products supplied. The Supplier should have as a minimum, procedures that control and describe the manufacture of the product supplied to assure a product of high quality in accordance with the Purchase Order.

102. Order of Precedence

In the event of any inconsistency in the ordering data, the inconsistency shall be resolved by giving precedence in the following order:

- Approved Vendor Information Requests (VIR)
- The Purchase Order (PO)
- Purchase Order Modification and/or PO Supplement
- The Drawing
- Component Specification

103. Certificate of Compliance

The Supplier shall submit a Certificate of Compliance (COC) for each shipment. Each COC shall contain, as a minimum, the following:

- a. Purchaser's Purchase Order Number
- b. Quantity Supplied
- c. Material Heat/ Lot/Heat Code Number
- d. Applicable Specification This includes all revisions, amendments, changes, and dates as depicted on the Purchase Order and applicable drawing.
- e. Typed/Printed Name, Signature and Title
- f. Date Shipped
- g. Purchaser's Part Number
- h. Positive Statement of Compliance Such as, "The reported results represent the actual attributes of the material furnished and indicate full compliance with all applicable specification and contract requirements." Statements such as "to the best of my knowledge" or "to the best of my belief" are not acceptable.
- i. Mercury Free Statement The use of mercury, mercury compounds or mercury bearing instruments and/or equipment in a manner which might cause contamination in the manufacturer, assembly, or test of material on this contract is prohibited.
- j. Shel Life and Cure Date, If Applicable

104. Corrections to Certifications

If corrections to certifications are required, the errored entry must have a single line through, the correction entered aside the error, initials, and date. Or, if the certification was corrected and re-typed, the original certified date must remain on the certification, a date of revision added, and an asterisk next to the correction for identification. Corrections to official records shall be made by the person who made the original entry.

The use of white-out is strictly prohibited.

105. Qualifying Country Material

Material supplied on this contract/purchase order shall be in accordance with DFARs Clause 252.225-7014, Alternate I, and the Berry Amendment as contained therein, Preference for Domestic Specialty Metals, and shall be flowed down to all sub-tier suppliers. The Clause does not apply to a specialty metal melted in a qualifying country or incorporated in an article manufactured in a qualifying country.

When foreign material is supplied, all certifications shall be translated into English.

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106. Record Retention

All records, including certifications, inspection records, SPC data, etc., must be retained for seven (7) years minimum after the date of the last shipment. Records shall be made available to the Purchaser within 36 hours upon request.

107. Information and Nonconformance Requests

If, during contract/purchase order review or during production, the Supplier requires interpretation or clarification of any purchase order requirements, it is required that the information be submitted on a VIR (Vendor Information Request). Requests for changes to drawings or specifications, and/or requests for acceptance of non-conforming conditions and repair welding authorizations (when required) shall be submitted on a VIR. All information and Nonconformances must be submitted on a Vendor Information Request Form, QCF-115 and can be located on our website: www.globalsfc.com, under Vendor Portal. Requests for acceptance shall be submitted to the Purchaser's attention via fax or email.

ALL VIRS MUST BE COMPLETED BY OUR COMPANY PRIOR TO SHIIPMENT.

108. Drawings, Specifications and Standards

Pertinent drawings, specifications and standards may be issued with the Purchase Order as needed. In cases where proprietary drawings are issued, the information contained therein may not, in whole or part, be reproduced or used for any other purpose or disclosed to others without authorization from the Purchaser.

109. Welding and Related Processes

Welding and inspection shall be in accordance with T9074-AS-GIB-010/271, S9074-AR-GIB-010/278 and NAVSEA 0900-LP-000-1000, current revisions, or as dictated elsewhere in the Contract/Purchase Order.

All welding and brazing procedure and performance qualification shall be in accordance with S9074-AR-GIB-010/248, current revision or as directed elsewhere in the Contract/Purchase Order. Qualification data shall be submitted to the Purchaser prior to any welding or related processes.

Welding Records shall include the following:

- 1. Joint Identification
- 2. Joint Design
- 3. Base Material Type and Lot Number
- 4. Filler Material Type and Lot Number
- 5. Fit Up.
- 6. Welding Procedure Identification
- 7. Heat Treatment (including preheat, interpass, and post-weld heat treatment temperatures)
- 8. Welder Identification
- 9. NDT Methods and Results
- 10. Disposition of Welds
- 11. Cycles of Repairs to weld
- 12. Inspection Procedures
- 13. NDT Personnel Identification and signature

110. Quality Inspection and Calibration System

The Supplier shall be responsible for providing and ascertaining accuracy of tools, gauges, and inspection equipment to assure conformity. A written schedule shall be maintained to provide for periodic inspection and calibration in accordance with MIL-STD-45662A.

111. First Piece Inspection

When invoked by the Purchase Order, the supplier will notify and submit to the Purchaser the first acceptance unit for inspection and acceptance prior to proceeding with the Purchase order. The Purchaser will notify the Supplier of its acceptance or rejection within 24 hours after receipt inspection is complete.

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112. Receipt Information

Warehouse Receiving Inspection shall be performed upon receipt at the purchaser's facility. This includes, but is not limited to:

- 1. Items are properly packaged, undamaged, identified and are of the correct type, quantity and condition as required by the Purchase Order.
- 2. Verify supplier OQE has been received as required by the Purchase Order.
- 3. Verify that Material Certifications are attached as required by the Purchase Order.
- 4. Verify marking is as required by the Purchase Order.
- 5. Cleanliness requirements have been performed as invoked herein.

Quality Assurance Receipt Inspection will be performed at the Purchaser's facility. This includes, but is not limited to:

- 1. Perform certification review to assure compliance with Purchase Order requirements.
- 2. Perform dimensional inspections to assure product conformity to drawings, specifications, and plans.
- 3. MIL-STD-105 General Inspection Level II may be utilized as a guideline for sample lot sizes, unless elsewhere in the Purchase Order.

113. Corrective Action Requests

When material found to be discrepant, a request for Corrective Action may be issued to the Supplier. The supplier will ensure that corrective actions are appropriate to the effects of the nonconformities encountered. The return of this request must be completed within the time specified. The action must be effective and permanent in removing the cause of the defect. Failure to respond to the Corrective Action may be a cause for the refusal of further shipment(s) or removal from our Approved Vendors List.

114. NOFORN

NOFORN is defined as information and/or hardware concerning the design, arrangement, development, manufacturing, testing, operation, administration, training, maintenance, and repair of the propulsion plants of Naval Nuclear-Powered Ships, including the associated shipboard and shore-based nuclear support facilities. When NOFORN applies, appropriate safeguards must be proposed by the supplier and approved by the Purchaser for the safeguarding from actual, potential, or inadvertent release by the supplier, or any subcontractor, of any NNPI (NOFORN) in any form, classified or unclassified. Such safeguards shall ensure that only governmental and contractor parties, including subcontractors that have an established need-to-know, have access to perform work under a purchase order, and then only under conditions which ensure that the information is properly protected. Access by foreign nationals or immigrant aliens is not permitted. foreign national or immigrant alien is defined as a person not a United States citizen or a United States national. United States citizens representing a foreign government, foreign private interests, or other foreign nationals, are foreign nationals for industrial security purposes and the purpose of this restriction.

115. Source Directed Component Procurement Requirements

The actual part number of the manufacturer/source must be supplied when requested. "Or equal" substitutes are prohibited unless specifically noted on the Purchase Order. All paperwork accompanying material must also reflect the manufacturer's part number.

116. Cleanliness Requirements

Part(s) shall be cleaned by any process or combination of processes which will accomplish thorough cleaning without damage to the part(s). Surfaces shall be examined visually to determine freedom from dirt, loose corrosion, grease, non-approved preservative oil, flux, scale, water residue, machining particles, and other foreign materials. Preservatives shall not be used on part(s) which are vulnerable to damage by contact. No temporary markings (e.g., paint stick, magic marker, layout dye, grease pencil, chalk marks, PT developer or dye, mechanically applied inks, etc.) are allowed.

117. Use of Global/SFC Valve Gauges

If Global Inc. supplies measuring and test equipment to the supplier performing manufacturing work, the supplier will return the measuring and test equipment upon completion of work. Or, if measuring and test equipment

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118. Tooling Approval (Castings and Forgings)

Prior to proceeding with tooling for castings or forgings, the Supplier shall submit a sample for dimensional inspection. Sample may be manufactured with contracted material, plaster, or wax.

119. Seamless Pipe

Unless specifically authorized, only seamless tubing and pipe shall be used in items/components supplied. The Supplier's material control system must ensure that seamed pipe and tubing are controlled such that cannot be mixed with seamless pipe and tubing. This material control requirement must be passed on to the Supplier's Mill or Distribution sources and sub-tier suppliers.

120. Purchaser's Source Inspection

The Purchaser reserves the right to inspect at source, supplies and services not manufactured or performed at the Purchaser's facility. In addition, the Supplier is required to inform the Purchaser if the tentative dates of the conductance of all tests applicable to this item at least seven (7) days in advance of such tests. The Supplier is further required to inform the Purchaser of any changes in the above/ test/inspection/operation scheduled; testing shall proceed unless otherwise notified by the Purchaser. Witness of manufacturing processes and/or tests by the Purchaser's Quality Assurance Representatives shall not be construed to indicate acceptance of the product. Evidence of Source Inspection shall accompany shipment.

121. Government Source Inspection

The Government reserves the right to inspect at source, supplies and services not manufactured or performed at the Purchaser's facility with advanced notification.

122. Shipment Instructions, Preservation and Packaging

Unless specified elsewhere in the Purchase Order, the following shall be invoked:

- All materials shall be preserved, packaged, and packed to afford adequate protection against dust, moisture, rust, corrosion, deterioration, and physical damage during shipment from the supply source to the user and for storage in a temperate climate for a minimum of one (1) month.
- Inlet and outlet connections on material and/or components shall be sealed to prevent the entrance of foreign material.
- Partial deliveries of either line items or the entire Purchase Order are prohibited unless specified elsewhere in the Purchase Order. In the event partial shipments are made without approval, the material will be held at receiving until the order is completed.
- All containers shipped to the Purchaser's facility shall include the following information:
 - 1. Global/SFC Valve Purchase Order Number
 - 2. Global/SFC Valve Part Number
 - 3. Package Number
- All Shipping documents shall be in container one (1), or in an attached envelope.
- All loose material such as plates, burn-outs, etc. must be marked with Global/SFC Valve's part number as a minimum.

123 Restricted Packing/Packaging Materials

Failure to abide by the following restrictions shall result in rejection of shipment and return at Supplier's expense and/or delays in receiving payment by Suppliers.

- 1. Styrofoam packing is prohibited; and
- 2. Yellow plastic wrapping materials is prohibited; and
- 3. Use of polychlorinated biphenyls is prohibited; and
- 4. Use of brass and copper oxide coated threaded fasteners is prohibited; and
- 5. Use of Masonite as a protective, sealing or packaging material is prohibited; and
- 6. Use of plywood, cardboard or other materials that splinter/flake/crumble is prohibited as a protective covering for openings on fittings, valves, and other components; and

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7. Corrosion Resistant Steel (CRES) or aluminum sheet of .050 thickness or greater, or suitable plastic, are the only acceptable materials for capping, sealing, or protecting openings and machined surfaces, unless an alternate material is approved in writing by the Buyer.

124. DPAS Rating

In cases where the Purchase Order is rated, the following clause is invoked:

- This is a rated order certified for National Defense use, and you are required to follow all the provisions of the Defense Priorities and Allocations System Regulation (15 CFR Part 700).
- Copies of the DPAS regulations may be obtained by writing or calling the Office of Industrial Resource Administration, Room 3876, U.S. Department of Commerce, Washington, D.C. 20230 (Ref. DPAS).
- telephone (202) 377-4506. Alternatively, the regulations may be found in many Public Libraries or any Law Office.
- There are two types of priority ratings: DO and DX. DO rated orders take precedence over UNRATED
 defense or commercial orders you now have in hand or may receive prior to the completion of this
 Purchase Order. DX rated orders take precedence over DO rated orders.
- All Government rated orders must be scheduled realistically. If you or your suppliers have difficulty obtaining the materials required to complete this Purchase Order on schedule, expediting assistance can be obtained by submitting a Request for Special Priorities Assistance (Form ITA-999) to the Department of Defense Contract Management Organization Area office administrating the prime contract. The Purchaser can aid in the submittal. Immediate notification of any recognized potential delay (and the cause therefore) which would jeopardize meeting the required delivery date(s) of the Purchase Order must be made by the Supplier to the Purchaser.
- Supplier shall notify the buyer immediately if it believes it has encountered a DPAS conflict impacting the order. If Supplier believes it is required to re-prioritize work hereunder due to such a conflict, Supplier shall consult buyer prior to shifting any delivery date.

125. Cyber Security

Federal Acquisition Regulation (FAR) 204.73 requires that all companies maintain accurate security to safeguard unclassified controlled technical information on their unclassified information systems from unauthorized access and disclosure.

Contractors must report DoD certain cyber incidents that affect unclassified controlled technical information resident on or transitioning contractor unclassified information systems or networks in accordance with DFARS 252.204-7012, 252.204-7019, 252.204-7020, and NIST SP 800-171 Rev. 1. To the extent applicable, these DFARS provisions/clauses are hereby invoked by reference. Suppliers shall rapidly report Cyber incidents to Global/SFC Valve, providing the information required under this section. Without exception, any Cyber incident the Supplier encounters shall be reported to Global/SFC Valve as soon as practicable within seventy-two (72) hours of discovery of a Cyber incident.

In any Cyber incident event, the Supplier agrees to provide information and resources as required to support the evaluation, containment and resolution requirements of Global/SFC Valves' customer. This information will be required to satisfy Global/SFC's Customer's information requests.

126. Marking Requirement – Arms Export Control Act or EAR

The supplier shall place the following statement on all documents containing technical data that are controlled by the Arms Export Control Act or EAR:

"WARNING – This document contains technical data whose export is restricted by the Arms Export Control Act (Title 22, U.S.C. Sec. 2751, et seq.) or the Export Administration Act of 1979, as amended, Title 50, U.S.C., App 2401, et seq. Violations of these export laws can result in severe criminal penalties. Disseminate in accordance with provisions of DoD Directive 5230.25."

Additional marking requirements may be included elsewhere in the purchase order.

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Supplier agrees to insert a contract provision substantially the same as this paragraph, including this sentence in all Lower-tier Subcontracts issued under the purchase order.

127. Malpractice Prevention

The Supplier must ensure that systems are available for the prevention and detection of deliberate malpractice. QCF-93, Malpractice Prevention Form will be included and shall be completed by the supplier. Suppliers shall be aware of their obligations listed in Electric Boat Specification EB2678, current revision, Appendix B, which can be downloaded from www.gdeb.com, under Supplier Quality. If you are unable to download, please contact Global/SFC Valve to receive a copy.

128. Vendor Survey Report

If not previously furnished, the subcontractor must complete a Vendor Survey Report and QCF-93 and forward to SFC Valve Corporation, Post Office Box 630, 160 Cannery Road, Somerset, PA 15501, Attn: Quality Assurance Department. If you are unsure if this has been completed for your company, or to request a Vendor Survey Report, please contact documentationcontrol@globalsfc.com

129. Counterfeit Parts and Suspect Counterfeit Parts

"Counterfeit Parts" are unlawful or unauthorized reproductions, alterations, substitutions, or modifications that have been mismarked, misidentified, or misrepresented as authentic, new part from the original manufacturer (or a source with the express written authority of the original manufacturer or current design activity, including an authorized aftermarket manufacturer or authorized Supplier). This includes misrepresentations of quality, grade, serial number/lot number/date code, performance characteristics, and refurbished parts misrepresented as new.

"Suspect Counterfeit Parts" are those for which credible evidence exists (including but not limited to visual inspection or testing) which provides reasonable doubt that the part is authentic.

Supplier shall not deliver Counterfeit Parts or Suspect Counterfeit Parts to buyer under this Purchase Order, whether as the deliverable good or incorporated into any deliverable good. Supplier ensures and warrants that Counterfeit Parts and/or Suspect Counterfeit Parts are not incorporated into any products under the Purchase Order, and that such warranty shall survive any termination or completion of the Purchase Order. The intentional or unintentional use, incorporation, or delivery of Counterfeit Parts and/or Suspect Counterfeit Parts shall be considered a material breach of this Order.

Supplier shall maintain and, upon request, provide to buyer and/or the Government, documentation that authenticates traceability of parts throughout the supply chain to the applicable Original Equipment Manufacturer/Original Component Manufacturer ("OEM/OCM"). Documentation shall be maintained for a minimum of ten (10) years after the later of final delivery of all items on the Purchase Order or final payment of all items on the Purchase Order, whichever is later.