

ATTACHMENT A

STATEMENT OF WORK (CORE)

Note to tenderers: Attachment A will consist of an amalgamation of the draft SOW at Part 3 and the successful tenderer's response.

ATTACHMENT B**PRICE AND DELIVERY SCHEDULE (CORE)**

Note to tenderers: Attachment B will consist of an amalgamation of the Price and Delivery Schedule in Annex C to the conditions of tender and the successful tenderer's response.

The Price and Delivery Schedule will be the only schedule document for the Contract. It is essential that it captures all deliverables and events which are significant for both the Commonwealth and the Contractor to manage and implement the Contract.

The Price and Delivery Schedule must include all events that attract a payment by the Commonwealth, including any progress payments.

ATTACHMENT C

SCHEDULE OF PRICES FOR FURTHER QUANTITIES AND OPTIONAL EXTRAS (OPTIONAL)

Note to tenderers: Attachment C will consist of an amalgamation of this Attachment and the successful tenderer's response to clause 3 of Annex C to the conditions of tender.

Note to drafters: If possible, drafters are to include here the item descriptions and quantities of the required additional Supplies and optional extras required by the Commonwealth.

ATTACHMENT D

INTELLECTUAL PROPERTY SCHEDULE (CORE)

Note to tenderers: this Attachment D sets out the format in which the Contractor shall provide a list of all IP required under clause 4.2.3 of the Deed.

BACKGROUND IP (CONTRACTOR)

Note to tenderers: List and/or describe in detail.

THIRD PARTY IP

Note to tenderers: List and/or describe in detail.

FOREGROUND IP

Note to tenderers: List and/or describe in detail.

ATTACHMENT E

SUPPLIES ACCEPTANCE CERTIFICATE (CORE)

Department of Defence

SG 001

SUPPLIES ACCEPTANCE CERTIFICATE

Revised Sep 2004

a. Contractor's Reference Number		b. CAPO/Purchase Order Number		c. Project/Ordering Authority		d. Invoice Number		e. Receipt Voucher Number			
f. From (Full name and address of contractor and ACN)			Packaging Details						k. To (Full name and address of consignee)		
CAPO/Order Item No	Class	Identity, Part, Catalogue or Other Reference Number	Description of Supplies (Include batch number, lot or serial number, deviation number and remarks)	Qty Ordered	Previously Accepted	Offered Today	Accepted Today	Total to date	Balance Due		
1	2	3	4	5	6	7	8	9	10		
l. Contractor's Certification The supplies detailed hereon and qualified in Column 7 are hereby offered for Acceptance by the Commonwealth of Australia. It is hereby certified that the Supplies conform in all respects with the conditions and requirements of Contract No. [...INSERT...] (Amendment No) <i>except as stated in the Attachment (delete words in italics if not applicable)</i> . It is also certified that all other conditions and requirements of the Contract have been met in relation to the above-detailed Supplies.			m. Commonwealth's Acceptance The Supplies detailed hereon and quantified in column 8 have been Accepted without prejudice to the Commonwealth's remedies under the Contract in the event that the Supplies do not conform in all respects with the conditions and requirements of the Contract.			n. Commonwealth's Reference/File No. o. Is this CAPO/Order Complete? <input type="checkbox"/> Yes <input type="checkbox"/> No					
Authorised Signatory		Printed Name		Authorised Signatory		Printed Name		p. Recommended Distribution Original - To be forwarded with Payment Claim One Copy - To be forwarded by Contractor with Supplies One Copy - To be retained by Commonwealth's Authorised Signatory One Copy - To be forwarded to Project/Ordering Authority One Copy - To be retained by Contractor			
Position Held		Date		Appointment		Date					

ATTACHMENT F**SECURITY CLASSIFICATION AND CATEGORISATION GUIDE (OPTIONAL)**

Note to drafters: For information on developing a Security Classification and Categorisation Guide (SCCG) refer to Part 2:64 of the DSM and contact the Project Operations and International Visits section of the Defence Security Authority (for contact information refer to DSM Part 1, Annex A).

Drafters should insert the Security Classification and Categorisation Guide prior to release of RFT.

ATTACHMENT G

COMMERCIAL-IN-CONFIDENCE INFORMATION (CORE)

Note to drafters: Drafters should review the examples provided below, prior to release of the RFT, and include them as appropriate.

Note to tenderers: Attachment G will consist of an amalgamation of this Attachment and the successful tenderer's response. Defence considers that there are six reasons why a clause may be considered to be Commercial-in-Confidence Information:

- a. **contains commercially sensitive information, disclosure of which is not in the relevant party's best interest;**
- b. **contains details about commercially sensitive pricing information including profit margins and the underlying price basis;**
- c. **contains details about insurance and liability regimes that are commercially sensitive;**
- d. **contains details about intellectual property regimes that are commercially sensitive;**
- e. **contains details about the capability/services being delivered that are commercially sensitive; and**
- f. **contains details about contractual rights and remedies, including warranties, financial guarantees and securities and liquidated damages that are commercially sensitive.**

Guidance on the classification of provisions as Commercial-in-Confidence Information is contained in the DPPM.

Pricing and allowances provisions in Attachment B should only be listed in this Attachment if they contain information which is not publicly available, which is commercially sensitive and which is communicated and received in circumstances imposing an obligation of confidentiality.

Item	Title	Reason for classification	Party for whom the information is Commercial-in-Confidence
Conditions of Contract, for example			
Clause 4.2.1 (if amended)	Intellectual Property Licence	Contains details about intellectual property regimes that are commercially sensitive.	Insert name of party
Clause 7.4.1 (if amended)	Insurance	Contains details about insurance and liability regimes that are commercially sensitive.	Commonwealth / Contractor
Clause 8.2.1	Warranty	Contains details about contractual rights and remedies, including warranties, financial guarantees and securities and liquidated damages that are commercially sensitive.	Contractor

ATTACHMENT G

Item	Title	Reason for classification	Party for whom the information is Commercial-in-Confidence
Conditions of Contract, for example			
Any Tailored clauses	(Insert any clauses which are not standard template clauses and which are by their nature confidential and which contain information communicated and received in circumstances imposing an obligation of confidentiality).	Insert relevant reason.	Insert name of party
Indemnity provisions - add these provisions if modified from the template	(Insert indemnity clauses which are not standard template clauses and which contain information communicated and received in circumstances imposing an obligation of confidentiality).	Contains details about insurance and liability regimes that are commercially sensitive.	Insert name of party
Other - any clauses inserted in the contract additional to the template clauses	(Insert any additional clauses that are not standard template clauses and which contain information communicated and received in circumstances imposing an obligation of confidentiality).	Insert relevant reason.	Insert name of party
Attachments, for example			
Attachment A: (list relevant parts of the Specifications)	Specifications	Contains details about the capability/services being delivered that are commercially sensitive.	Contractor
Attachment B:	Price and Delivery Schedule	Contains details about commercially sensitive pricing information including profit margins and the underlying price basis.	Contractor
Attachment D	Intellectual Property Schedule	Contains details about intellectual property regimes that are commercially sensitive.	Insert name of party

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GLOSSARY (CORE)

Note to drafters: All conditions of tender definitions in section two should be removed from the version used for any resultant contract, as they are no longer applicable.

The listing of all acronyms, abbreviations, definitions and referenced documents, and the version numbers of all referenced documents should be reviewed for currency prior to both the RFT release and the Effective Date.

1. ACRONYMS AND ABBREVIATIONS

Abbreviation	Description
A.B.N.	Australian Business Number
A.C.N.	Australian Company Number
A.R.B.N.	Australian Registered Business Number
ABS	Australian Bureau of Statistics
ADF	Australian Defence Force
ADF AA	ADF Airworthiness Authority
AIC	Australian Industry Capability
ATO	Australian Taxation Office
CCP	Contract Change Proposal
CEIs	Chief Executive Instructions
CM	Configuration Management
CMCA	Contractor Managed Commonwealth Assets
COMSEC	Communications Security
COTS	Commercial-Off-The-Shelf
CPGs	Commonwealth Procurement Guidelines – December 2008
CSR	Contract Status Report
DI(G)	Defence Instruction (General)
DMO	Defence Materiel Organisation
DPI	Departmental Personnel Instruction
DPPM	<p>Note to drafters: Prior to RFT release and prior to the execution of any resultant contract, this reference should be updated to reflect the version of the DPPM current at that time. Version number and update number, if applicable, are to be included.</p> <p>Defence Procurement Policy Manual</p>
DSM	Defence Security Manual
ED	Effective Date
FACPR	Facilities Preparedness Review
FI&T	Final Inspection and Test
FI&TProcs	Final Inspection and Test Procedures
FI&TPs	Final Inspection and Test Plans
FI&TR	Final Inspection and Test Reports

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Abbreviation	Description
G&A	General and Administrative
GST	Australian Goods and Services Tax
ILS	Integrated Logistics Support
IP	Intellectual Property
JAS-ANZ	Joint Accreditation System for Australia and New Zealand
LIA	Local Industry Activities
MOTS	Military-Off-The-Shelf
MSR	Mandated System Reviews
NDI	Non-Development Item
OEM	Original Equipment Manufacturer
QA	Quality Assurance
QMS	Quality Management System
RFD	Request for Deviation
RFT	Request For Tender
S&TE	Support and Test Equipment
SDSS	Standard Defence Supply System
SME	Small Medium Enterprises
SOW	Statement of Work
TD	Technical Data
TNGRR	Training Readiness Review
TRR	Test Readiness Review
V&V	Verification and Validation

2. DEFINITIONS – CONDITIONS OF TENDER

Term	Status	Definition
Annex	(Core)	means an annex to an attachment.
Attachment	(Core)	means an attachment listed in the table of contents in the conditions of tender.
'complies'	(Core)	in relation to a tenderer's statement of compliance means: <ul style="list-style-type: none"> a. in the case of a clause which imposes a contractual condition, that the condition is agreed exactly as set out in the RFT; b. in the case of a clause which specifies a characteristic or performance to be met by the Supplies to be provided, that the tenderer meets the requirement as specified and agrees with the clause exactly as specified in the RFT; c. in the case of a clause which is of an informative nature only that the clause has been read, understood and is agreed; or d. in the case of a clause where information has been

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Term	Status	Definition
		requested that the information has been provided in the required level of detail and in the required format.
'does not comply'	(Core)	in relation to a tenderer's statement of compliance, means that the contractual condition, characteristic or performance requirement of the clause is not met by the tenderer. If a tender does not comply with a particular clause, the extent of and reason for non-compliance is to be stated. The tender must include a specific proposed amendment or alternative and the reason for that approach.
Small Business	(Core)	means an enterprise that employs less than the full time equivalent of 20 persons on the Effective Date. If the enterprise forms part of a group, this test is applied to the group as a whole.
Tender Closing Time	(Core)	has the meaning given by clause 3.1.1 of the conditions of tender.

3. DEFINITIONS

Term	Status	Definition
Acceptance	(Core)	means acceptance of the Supplies in accordance with clause 5.2 of the conditions of contract signified by the Commonwealth Representative's signature of the Supplies Acceptance Certificate; and "Accept" has a corresponding meaning.
Agency	(Core)	for clause 10.7 of the conditions of contract, has the same meaning as in the <i>Privacy Act 1988</i> .
Approval	(Core)	<p>a. for a data item, has the meaning given by clause 2.3 of the SOW; and</p> <p>b. in every other context, means the act of the Commonwealth Representative approving, in writing, a CCP, quote, claim, proposal or a particular course of action as a basis for further work under the Contract.</p> <p>Approval in either case does not constitute Acceptance; "Approve" has a corresponding meaning.</p>
Approved Privacy Code	(Core)	has the same meaning as in the <i>Privacy Act 1988</i> .
Attachment	(Core)	means an attachment to the Contract listed in the table of contents.
Audit	(Core)	means a systematic, independent and documented process for obtaining audit evidence and evaluating it objectively to determine the extent to which audit criteria are fulfilled.
Australian Industry Capability Schedule or AIC Schedule	(Core)	means the Schedule set out at Attachment I.

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Term	Status	Definition
Background IP	(Core)	means IP, other than Third Party IP, that: <ol style="list-style-type: none"> a. is in existence at the Effective Date or is subsequently brought into existence other than as a result of the performance of the Contract; and b. is embodied in, or attaches to, the Supplies or is otherwise necessarily related to the functioning or operation of the Supplies.
Base Date	(Core)	means [...INSERT BASE DATE...].
Breakdown Spare	(Core)	means anything other than consumables and includes individual parts, components, kits, or non-repairable assemblies that are required to complete or maintain a system or end item of equipment. A Repairable Item is not a Breakdown Spare; however, Breakdown Spares are used to repair Repairable Items.
Capability	(Core)	means the combination of the Mission System and the Support System.
Certification	(Core)	for clause 6 of the SOW, has the meaning given by clause 6.1 of the SOW. 'Certified' or 'certify' has a corresponding meaning.
Codification Data	(Optional)	means: <ol style="list-style-type: none"> a. for items of Supplies (other than data, services, and Intellectual Property) not already codified in the NATO Codification System, the engineering drawings, standards, specifications and/or technical documentation required to fully identify the items designated by the Commonwealth to support the equipment covered by the Contract; or b. for items of Supplies already codified in the NATO Codification System, the details of that codification.
Commercial and Government Entity (CAGE) Code	(Core)	means the code that identifies the manufacturer of an item.
Commercial-in-Confidence Information	(Core)	means information (whether or not owned by the Commonwealth) that: <ol style="list-style-type: none"> a. is by its nature confidential; or b. the receiving party knows or ought to know is confidential, but does not include information which: <ol style="list-style-type: none"> a. is or becomes public knowledge other than by breach of the Contract; b. is in the possession of a party without restriction in relation to disclosure before the date of receipt; or c. has been independently developed or acquired by the receiving party.
Commonwealth Representative	(Core)	The person holding or performing the office of [...INSERT OFFICE...] or any other person appointed pursuant to the Contract as the Commonwealth Representative.

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Term	Status	Definition
Conditions of Contract or CoC	(Core)	means the terms in the part of the Contract identified as the 'conditions of contract'
Consumable	(Core)	has the same meaning as Expendable Item.
Contract	(Core)	means the conditions of contract, the Attachments including the SOW, and any document expressly incorporated as part of the Contract.
Contract Data Item	(Core)	means reports, minutes, procedures, plans or other data required by the Contract to be provided to the Commonwealth Representative.
Contract Price	(Core)	means the amount set out in Attachment B.
Contractor Managed Commonwealth Assets	(Core)	means any item of goods owned by the Commonwealth in the care, custody or control of the Contractor, its officers, employees, agents or Subcontractors and may include, but is not limited to, GFM, assets stored as spares, assets under repair, or assets loaned to the Contractor.
day	(Core)	means a calendar day.
Defence Purposes	(Core)	means any purpose within the power of the Commonwealth with respect to the defence of the Commonwealth and includes purposes that are necessary or incidental to that purpose.
Deviation	(Core)	means written authorisation to depart from the originally specified requirements for a product before its production. An application for a Deviation is submitted before the event, when a condition is identified as not being able to be achieved, such as a: <ul style="list-style-type: none"> a. test requirement, b. process requirement, c. material requirement, and d. quality system requirement.
document	(Core)	includes: <ul style="list-style-type: none"> a. any paper or other materials on which there are writing, marks, figures, symbols or perforations having meaning for persons qualified to interpret them; and b. any article or material from which sound, images, or writings are capable of being reproduced with or without the aid of any other article or device.
Effective Date	(Core)	means the date on which the Contract is signed by the parties, or if signed on separate days, the date of the last signature.
Expendable Item	(Core)	means items which are expended, or used beyond recovery in normal use that includes items such as ammunition, adhesives, rivets, paint, fuel, lubricant, sealants, sheet metal, lock wire, nuts, bolts, cleaning materials and electrical wiring cables.
Final Inspection and Test	(Core)	means Final Inspection & Test activities conducted in accordance with clause 5.1 of the SOW.

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Term	Status	Definition
Foreground IP	(Core)	means IP which is created under or otherwise in connection with the Contract, other than Third Party IP.
Glossary	(Core)	means this glossary in Attachment H to the conditions of contract.
GST Act	(Core)	means the <i>A New Tax System (Goods and Services Tax) Act 1999</i> and associated taxation legislation. The expressions "adjustment note", "input tax credit", "taxable supply" and "tax invoice" also have the meanings given to those expressions in the GST Act.
Hazardous Substance	(Core)	means a substance which has the potential, through being used, to harm the health or safety of persons as detailed in the National Occupational Health and Safety Commission (NOHSC) publications NOHSC: 1008 (2004) "Approved Criteria for Classifying Hazardous Substances" and the "Hazardous Substances Information System" (HSIS).
Imported Content	(Core)	means that part of the Supplies (measured by value) that is not LIA or Australian Government charges or duties, including GST. This includes that part of the Supplies that is of overseas (other than New Zealand) origin and comprises all associated costs including, but not limited to, international freight and cartage (by other than Australian and New Zealand industry carriers), agent's fees, and overseas storage.
Information Privacy Principle	(Core)	has the same meaning as in the <i>Privacy Act 1988</i> .
Intellectual Property	(Core)	means all copyright and all rights in relation to inventions (including patent rights), registered and unregistered trademarks (including service marks), registered and unregistered designs, confidential information and circuit layouts, and any other rights resulting from intellectual activity in the industrial, scientific, literary and artistic fields recognised in domestic law anywhere in the world.
Local Industry Activities	(Core)	means the activities required to be undertaken by Australian and New Zealand industry as set out in the AIC Schedule.
Maintenance	(Core)	means all actions taken to retain material in, or restore it to, a specified condition or to restore it to serviceability; and 'Maintain' has a corresponding meaning. It includes inspection, condition monitoring, servicing, repair, overhaul, testing, calibration, rebuilding, reclamation, upgrades, modification, recovery, classification and the salvage of technical equipment.
Mission System	(Core)	means that element of the Capability that directly performs the operational function. For this Contract, Mission System specifically means [...PROCUREMENT TEAM TO INSERT...].
month	(Core)	means a calendar month.
Moral Rights	(Core)	means: <ul style="list-style-type: none"> a. a right of attribution of authorship; b. a right not to have authorship falsely attributed; or c. a right of integrity of authorship.

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Term	Status	Definition
National Privacy Principle	(Core)	has the same meaning as in the <i>Privacy Act 1988</i> .
Non-Development Item	(Core)	means material available from a wide variety of sources that does not require any development effort to meet specific Commonwealth requirements.
Ozone Depleting Substance	(Core)	means any substance identified as having ozone depleting potential in the <i>Ozone Protection and Synthetic Greenhouse Gas Management Act 1989</i> or any regulations made under that Act.
Personal Information	(Core)	has the same meaning as in the <i>Privacy Act 1988</i> .
Personnel	(Core)	means all staff involved in the operation and support of the Mission System and Support System, including Commonwealth, Contractor (Support) and support Subcontractors.
Process Audit	(Core)	means a systematic, independent and documented review of a process (a process being a set of interrelated or interacting activities which transforms inputs into outcomes) resulting in the obtaining of audit evidence and evaluating such evidence to objectively determine the extent to which the process complies with stated requirements. The review may include any documentation and records associated with the process.
Product Audit	(Core)	means a systematic, independent and documented review of a product (a product being the result of a process) resulting in the obtaining of audit evidence and evaluating such evidence to objectively determine the extent to which the product complies with stated requirements. The review may include the inspection of the product and analysis of its processes, documentation and records.
Quality	(Core)	means the degree to which a set of inherent characteristics fulfils requirements
Quality Assurance	(Core)	means that part of Quality Management focused on providing confidence that Quality Requirements will be fulfilled.
Quality Management	(Core)	means coordinated activities to direct and control an organisation with regard to Quality.
Quality Management System	(Optional)	means a management system to direct and control an organisation with regard to Quality.
Related Body Corporate	(Core)	has the meaning given by section 9 of the <i>Corporations Act 2001</i> .
Repairable Item	(Core)	means an item that can be reconditioned or economically repaired for use when it becomes unserviceable.
SG2 Request for a Deviation	(Core)	means the certificate required to be completed under clause 5.2.6 of the conditions of contract.
Source Code	(Core)	means the expression of software in human readable language which is necessary for the understanding, maintaining, modifying, correction and enhancing of that software.

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Term	Status	Definition
Software Design Data	(Core)	means data which describes the internal design and operation of a software program and its interface with the external software and hardware systems in which it operates including explanations of particular codes, standard headers or distinct procedures (with reference to inputs, outputs and processing).
Spare	(Core)	means an item that is a Repairable Item, Breakdown Spare, or Consumable that is not currently fitted to an end item or system.
Specification	(Core)	for the purposes of Annex A of the SOW, specifies the technical requirements for the Supplies to be provided under the Contract.
Standard	(Core)	a document, established by consensus and approved by a recognised body that provides, for common and repeated use, rules, guidelines or characteristics for activities or their results, aimed at the achievement of the optimum degree of order in a given context.
Statement of Work	(Core)	means the statement of the work at Attachment A including the Annexes to the SOW and any specifications referred to in the SOW.
Subcontractor	(Core)	means any person, other than the Commonwealth, that, for the purposes of the Contract, furnishes goods or services to the Contractor or indirectly to the Contractor through another person; and 'Subcontract' has a corresponding meaning.
Supplies	(Core)	means goods and services including IP and TD required to be supplied under the Contract and include items acquired in order to be incorporated in the Supplies.
Supplies Acceptance Certificate	(Core)	means the certificate issued under clause 5.2 and as set out at Attachment E.
Support and Test Equipment	(Core)	<p>a. for clause 5 of the SOW (ILS) means the identification, acquisition, and management of all equipment necessary to support operations and maintenance of the Capability throughout its LOT; and</p> <p>b. in every other context means all equipment and software required to enable the Mission System and the Support System to be operated and maintained.</p>
Support Resources	(Core)	means the physical products (including Spares), equipment, materials, facilities, TD, Personnel and any other physical resources required to operate and support all or a particular part of the Mission System.
Support System	(Core)	means the sum of the existing support infrastructure (including that of the Commonwealth, the Contractors and subcontractors) and the additional support elements being generated under the Contract to enable the Mission System to be effectively supported so that can meet its operational requirements.

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Term	Status	Definition
Surveillance	(Core)	means continual monitoring and verification of the status of an entity and analysis of records to ensure that specified requirements are being fulfilled (the entity could be a system, process, product, project, contract etc).
System Audit	(Core)	means a systematic, independent and documented review of a system (a system being a set of interrelated or interacting elements) resulting in the obtaining of audit evidence and evaluating such evidence to objectively determine the extent to which the system and its associated processes, documentation and records comply with stated requirements. The review may include any elements of the system [derived from AS NZS ISO 9000:2000].
Systems Engineering	(Core)	includes the technical and management efforts of directing and controlling a totally integrated engineering effort of a system or program. SE includes the effort to define the system and the integrated planning and control of the technical program efforts of design engineering, specialty engineering, production engineering, and integrated test planning. SE also includes the effort to transform an operational need or statement of deficiency into a description of system requirements and a preferred system configuration.
Technical Data	(Core)	means all technical know-how and information reduced to material form produced or acquired by the Contractor or Subcontractors in relation to the Supplies and includes all data, manuals, handbooks, designs, standards, specifications, reports, writings, models, sketches, plans, drawings, calculations, software, Source Code, Software Design Data, Software Updates and other items describing or providing information relating to the Supplies or their operations.
Third Party IP	(Core)	means that IP which is owned by a party other than the Commonwealth, or the Contractor and is embodied in the Supplies, or attaches to, the Supplies or is otherwise necessarily related to the functioning or operation of the Supplies, and is not limited to COTS items.
Training	(Core)	means the processes, systems, materials, resources, and services for bringing Personnel to the required standard of competency by instruction, practice or other prescribed methodology.
Training Equipment	(Core)	means any item of equipment required to perform training.
Training Materials	(Core)	means material, not contained in a Publication, necessary for a suitably qualified instructor to effectively and efficiently conduct a sequence of Training given a body of students who meet the defined entry requirements. This material includes lesson scripts, assessment instruments (including recording/tracking tools), training aids, student précis, exams, mass briefs, sorties, and, if applicable, computer-based training hardware, software and manuals.
Validation	(Core)	means confirmation by examination and provision of objective evidence that the specific intended use or application of a product or service, or aggregation of products and services, is accomplished in an intended usage environment.

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Term	Status	Definition
Verification	(Core)	means confirmation by examination and provision of objective evidence that specified requirements to which a product or service, or aggregation of products and services, is built, coded, assembled and provided have been fulfilled.
Working Day	(Core)	in relation to the doing of an action in a place means any day other than a Saturday, Sunday or public holiday in that place.

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4. REFERENCED DOCUMENTS

Reference	Description
AAP 2002.001	Manual of Training Policies and Procedures
AAP 5030.001	RAAF Publication System – Technical and Non-Technical Manuals
AAP 7001.048	RAAF Airworthiness Manual
AAP 7001.053	ADF Airworthiness Manual
AAP 7001.054	Airworthiness Design Requirements Manual
AAP 7001.059	ADF Aviation Maintenance Management Manual
ABR 27	RAN Training Policy Manual
ABR 6205	NTEAMAN - Naval Test, Evaluation and Acceptance Manual
ABR 6492P	Navy Technical Regulations Manual
ADFP 561 – Joint Communications	Radio Frequency Spectrum Management
AS/NZS ISO 10005:1995	Quality Management – Guidelines for Quality Plans
AS/NZS ISO 9000.2	Quality Management and Quality Assurance standards
AS/NZS ISO 9001:2008	Quality management systems - Requirements
AS/NZS ISO 9004:2000	Quality Management Systems – Guidelines for Performance Improvements
AS/NZS ISO 19011:2003	Guidelines for Quality and/or Environmental Management Systems Auditing
AS/NZS ISO 9000:2006	Quality Management Systems - Fundamentals and Vocabulary
ASNZS 15939:2003 (ISO/IEC 15939:2002)	Information Technology - Software Measurement Process
ASD S1000D	International Specification for Technical Publications Utilizing a Common Source Database
ASD QMS	ASD QMS Procedure 3-3-1-1 – Specification Development
	<i>Auditor-General Act 1997</i>
CPGs	<i>Commonwealth Procurement Guidelines – December 2008</i>
	<i>Corporations Act 2001</i>
DEF(AUST) 1000C	ADF Packaging
DEF(AUST) 5085B	Engineering Drawing - Acquisition and Preparation for Defence Equipment
DEF(AUST) 5629B	Production of Military Technical Manuals
DEF(AUST) 5647B	Technical Manuals Acquisition Guidelines Handbook
DEF (AUST) 5692	Logistic Support Analysis Record Requirements for the Australian Defence Organisation
DI(G) OPS 07-14	Management of Defence Use of the Radio Frequency Spectrum
DI(G) LOG 4-3-014	Stocktaking of Defence assets

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Reference	Description
DI(G) PERS 35-3	Managing and Reporting of Unacceptable Behaviour
DPPM	Note to drafters: Prior to RFT release and prior to the execution of any resultant contract, this reference should be updated to reflect the versions of the DPPM current at that time. Version number and update number, if applicable, are to be included. Defence Procurement Policy Manual
DSM	Defence Security Manual
	<i>Equal Opportunity for Women in the Workplace Act (Cth) 1999</i>
	<i>Designs Act 2003</i>
GST Act	<i>A New Tax System (Goods and Services Tax) Act 1999</i>
	Hazardous Substances Information System (HSIS)
IEEE Std 1471-2000	Recommended Practice for Architectural Description of Software-Intensive Systems
	Interim Defence Procurement Complaints Handling Policy
ISO 216	Writing Paper and Certain Classes of Printed Matter – Trimmer Sizes – A and B series
MIL-STD-38784A	Standard Practice for Technical Manuals: General Style and Format Requirements
MIL-STD-961E	Defense and Program-unique Specifications Format and Content
	NATO Standardisation Agreement (STANAG) 4177
NOHSC 2011 (2003)	National Code of Practice for the Preparation of Material Safety Data Sheets
NOHSC: 10005 (1999)	List Of Designated Hazardous Substances
NOHSC: 1008 (2004)	Approved Criteria for Classifying Hazardous Substances (National Occupational Health and Safety Commission (NOHSC))
	<i>Occupational Health and Safety (Commonwealth Employment) Act 1991</i>
	<i>Ozone Protection Act 1989</i>
	<i>Environment Protection and Biodiversity Conservation Act 1999</i>
	<i>Privacy Act 1988</i>
STANAG 4177	Codification of Items of Supply - Uniform System of Data Acquisition
	The United Nations Convention on Contracts for the International Sale of Goods
TRAMM-L	Technical Regulation of ADF Materiel Manual - Land
	<i>Australian Industry Capability Toolkit</i>
	<i>Defence and Industry Policy Statement</i>

ATTACHMENT I

AUSTRALIAN INDUSTRY CAPABILITY (AIC) (CORE)

1. AIC REQUIREMENTS

Note to drafters: if Industry Requirements are identified or if the expected value of the Contract exceeds \$50 million, more extensive AIC clauses will be required. In this case drafters should refer to the AIC provisions contained in the ASDEFCON (Strategic Materiel) template or contact Director AIC Implementation for assistance.

1.1 AIC Program Objectives

1.1.1 The AIC program has two objectives:

- a. the generation and sustainment of indigenous industrial capabilities essential to meeting Australia's sovereign military self reliance needs, as required in support of ADF operational capability; and
- b. the creation of competitive opportunities for local industry to provide goods and services, domestically and internationally, as part of global supply chains, based on best value for money.

1.1.2 To meet these objectives the Contractor shall establish competitive commercial arrangements for Local Industry Activities (LIA) and management arrangements as set out in the AIC Schedule.

1.2 AIC Schedule

Note to tenderers: Attachment I will consist of an amalgamation of this Attachment, the AIC Schedule at Table 1 in Annex E to the conditions of tender and the successful tenderers response.