

### T3.10.4 Quality Assurance Revised 7/2007

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### **T3.10.4 Quality Assurance** Revised 7/2007

#### **A Quality Assurance**

##### **1 Objectives** Revised 4/2020

The quality assurance objectives related to the National Airspace System (NAS) acquisitions for systems, equipment, material, and services are:

- a. To establish appropriate quality assurance program requirements for use in the acquisition process.
- b. To require and obtain delivery of systems, equipment, material, and services that conform to established technical requirements.
- c. To utilize AS9100 series standards on acquisitions when a higher-level quality standard has been identified. Third-Party Registration of an offeror's/contractor's quality system is not required.
- d. To eliminate the potential safety risk posed by non-conforming parts in NAS construction. Included in the category of nonconforming parts are suspected unapproved parts (SUP).

##### **2 Responsibilities** Revised 7/2022

- a. *Product or Service Team.* The product or service team should coordinate with the Acquisition Quality Assurance Group (AAQ-100) and include quality assurance provisions in procurement planning documents, screening information requests (SIR), specifications, engineering requirements, purchase descriptions, work statements, work orders, and procurement requests necessary to meet the quality assurance objectives set forth above. The product or service team should ensure that appropriate criteria are developed for evaluating the quality assurance plans included in prospective contractors' proposals.
- b. *Office of Acquisition and Contracting.* The Office of Acquisition and Contracting implements agency policy, standards, and procedures for the quality assurance programs involved in NAS acquisitions for systems, equipment, material, and services. In addition, the Office provide guidance, oversight, and support to regions, service centers, and centers for implementing quality assurance programs to ensure compliance with the quality assurance policy.
- c. *Quality Reliability Officer (QRO).* The QRO has the responsibility to provide on-site support at the contractor's facility under the authority delegated by the Contracting Officer. The QRO ensures the contractor's quality system satisfies the contract quality assurance requirements, and is authorized to accept or reject systems, equipment, and material in accordance with the contract requirements.
- d. *Contracting Officer (CO).* Before issuing the SIR, the CO ensures appropriate QA provisions are included in the documentation. The CO coordinates with the Acquisition Quality Assurance Group regarding appropriate QA provisions. After contract award, the

CO forwards copies of the contract to the Acquisition Quality Assurance Group. The draft QRO Letter of Designation to the contractor is forwarded by the Quality Assurance Group to the CO for signature. Templates of the QRO Letter of Designation and the QRO Letter of Assignment are located in Procurement Templates.

- (1) The CO should coordinate with the Acquisition Quality Assurance Group before issuing new SIRs or other draft SIRs outside of the FAA to ensure that contracts contain appropriate quality assurance provisions.
  - (2) Once the contract is executed, the CO ensures the contractor delivers the systems, equipment, material, and services in accordance with all quality provisions of the contract.
- e. *Regions, Service Areas, and Centers.* The regions, service areas, and centers should include appropriate requirements for quality assurance programs in their NAS acquisitions for systems, equipment, material, and services.

### **3 Levels of Quality Requirements and Standards** Revised 4/2020

The quality standard or requirements to be used on FAA procurements is dependent on several factors such as criticality, complexity, and dollar value of the system, equipment, material, or service, as well as the nature of the procurement (i.e., fixed price vs. cost, R&D vs. production, etc.). A critical application of an item is one in which the failure of the item could injure personnel or jeopardize a vital agency mission. Complex items have quality characteristics, not wholly visible in the end item, for which conformance must be established progressively through precise measurements, inspections, tests, and controls applied during purchasing, manufacturing, performance, assembly, and functional operations. Non-complex items have quality characteristics for which simple measurement and test of the end item are sufficient to determine conformance to contract requirements. Basically there are three levels of contract quality requirements.

- a. *Contractor Inspection.* This simplest level, contractor inspection, is used for small purchases whereby the item being procured is not complex or critical. Using this requirement, the contractor is solely responsible for inspecting the item, and there is no government source inspection or involvement.
- b. *Standard Inspection.* There is a wide variety of clauses to use depending upon the nature of the procurement. The appropriate standard inspection clause(s) should be used on all FAA procurements when the item procured warrants something greater than Contractor Inspection (i.e. other than non-complex small purchases). The various standard inspection clauses essentially require an inspection system acceptable to the government, provide for government inspection at source, and provide various administrative details such as handling unacceptable items.
- c. *Higher-Level Contract Quality Requirements.* The final level is usually referred to as "Higher-Level Contract Quality Requirements." This is used on those procurements that are for NAS systems and equipment whereby the product is

sufficiently complex and critical to warrant a requirement for a complete Quality Assurance System approach rather than just a final inspection requirement. The Office of Acquisition and Contracting is using the AS9100 series standards on acquisitions when a higher-level quality requirement has been identified.

#### **4 Acceptance** Revised 7/2007

- a. Acceptance by a Government representative constitutes acknowledgment that the supplies or services conform with applicable contract requirements, subject to other terms and conditions of the contract. Acceptance is ordinarily evidenced by execution of an acceptance certificate on an inspection and acceptance form such as FAA Form 256, or by a commercial shipping document/packing list.
- b. Acceptance of supplies or services is the responsibility of the CO. This responsibility may be assigned to a cognizant Quality Reliability Officer (QRO) (e.g. for final acceptance at origin) or to a program office or regional representative (e.g. for final acceptance at destination). Acceptance by any of these persons is binding on the government.
- c. Each contract should specify the place of acceptance as well as other necessary acceptance provisions.
- d. A certificate of conformance may be used in certain instances instead of source inspection (whether the contract calls for final acceptance at source or destination) at the discretion of the CO when based upon the past performance of the contractor, and based upon the associated risk of receiving a defective item, it is concluded that a certificate of conformance is in the Government's best interest. In no case, however, must the Government's right to inspect supplies under the inspection provisions of the contract be prejudiced.

#### **5 Warranties** Revised 7/2007

*a. General.*

(1) Warranties should provide:

- a. A contractual right for the correction of defects notwithstanding any other requirement of the contract pertaining to acceptance of the supplies or services by the FAA; and
- b. A stated period of time or use, or the occurrence of a specified event, after acceptance by the FAA to assert a contractual right for the correction of defects.

(2) The benefits derived from a warranty must be commensurate with the cost of the warranty to the FAA.

(3) In many cases, an item is customarily warranted in a trade, and the cost of the item will be the same whether or not a warranty is included. In this case, it is FAA's best interest to include such a warranty.

- (4) Special warranty clauses whose terms substantially differ from those typically offered by vendors to their customers will likely result in a higher contract price. The decision to include a special warranty provision in a contract is a business decision; however, the CO should consider the standard market practices for each commodity as well as the costs and benefits to FAA when making that decision. Special warranty clauses developed for use by the FAA when used for products or equipment use the date of receipt (rather than the date of acceptance) to start the warranty period. Incorporating an express warranty into a contract negates the remedies available under the Universal Commercial Code (UCC).
- (5) Warranty clauses must not limit the FAA's rights under an inspection clause in relation to latent defects, fraud, or gross mistakes that amount to fraud.

*b. Criteria.* In determining whether a warranty is appropriate for an acquisition, the CO must consider the following factors:

(1) Nature and use of the supplies and service:

- a. Complexity and function;
- b. Degree of development;
- c. End use;
- d. Difficulty in detecting defects before acceptance; and
- e. Potential harm to the FAA if the item is defective.

(2) Cost:

- a. Contractor's charge; and
- b. FAA cost of administering or enforcing the warranty.

(3) *Administration and Enforcement.* The FAA's ability to enforce the warranty is essential to the effectiveness of the warranty. This ability to enforce the warranty depends on:

- a. Nature and complexity of the item;
- b. Location and intended use of the item;
- c. Estimated storage time for the item;
- d. Distance from the source of the item to the requiring activity; and
- e. Ability in tracing defects.

c. *Terms and conditions.* The CO must ensure warranties clearly state:

- (1) Exact nature of the item and its components that the contractor warrants;
- (2) Extent of the contractor's warranty, including all of the contractor's obligations to the FAA for breach of warranty;
- (3) Specific remedies available to the FAA; and
- (4) Scope and duration of the warranty.

d. *Commercial items.*

- (1) The CO should take advantage of commercial warranties, to include extended warranties, where appropriate and in the FAA's best interest, offered by the contractor for the repair and replacement of commercial items.
- (2) The UCC provides substantial warranty protection to buyers, and despite being applicable to the purchase of goods, can be used as a guide when drafting a warranty provision for the acquisition of services.

## **6 Government-Industry Data Exchange Program** Revised 7/2007

Government-Industry Data Exchange Program (GIDEP) is a cooperative activity between Government and industry participants seeking to reduce or eliminate expenditure of time and money by making maximum use of existing knowledge. This program provides a means to exchange technical data essential in quality assurance, research, development, design, production, and the operational phase of the life cycle of systems and equipment. Primary objectives are to improve safety, reliability, quality, and logistics support. FAA participates in the GIDEP and encourages participation by major contractors of the systems, equipment, and material in the National Airspace System.

## **7 Considerations for Use of Clauses** Revised 7/2007

Depending on the nature of the requirement, different AMS quality assurance clauses apply. Clause 3.10.4-1 is for use when only contractor inspection is needed. Clauses 3.10.4-2 through 3.10.4-12 are the various "standard inspection" clauses. Clause 3.10.4-13 is used in addition to the standard clauses when a higher-level QA system requirement is needed. Clause 3.10.4-14 is used with the standard and higher-level clauses when it is contemplated that a QRO will be assigned. Clause 3.10.4-15 is used when it is contemplated that a certificate of conformance (in lieu of source inspection) may be desired. Finally, clause 3.10.4-16 should be used in all fixed-price supply type contracts.

## **8 Construction Nonconforming Parts** Revised 7/2007

a. *Prevention of Construction Nonconforming Parts.* The reviewing of construction design,

specification and drawings by the requiring organization may be a useful tool in identifying potential nonconforming parts, including SUP. The contractor's inspection system is identified in clause 3.10.4-10(b).

- b. *Detection of Non-conforming Parts.* The contractor's inspection system should detect nonconforming parts. As required in clause 3.10.4-10(b), the contractor maintains an adequate inspection system and performs inspections to ensure work performed under the contract conforms to contract requirement.
- c. *Segregating and Disposing Non-conforming Parts.* The contractor's process should ensure that nonconforming parts, including SUP, are separated from acceptable parts and dispose as required by contract requirements. As required in clause 3.10.4-10 (f), the contractor segregates and removes rejected material from the premises.
- d. *Optional Reporting.*

(1) SUP identified as nonconforming parts may be reported via the toll free FAA Hotline: 1-800-255-1111.

(2) SUPs identified as nonconforming parts may also be reported to the FAA GIDEP Coordinator (AJA-432) for preparation of Agency Action Notices and Alerts.

## **B Clauses** Revised 7/2007

[view contract clauses](#)

## **C Procurement Forms** Revised 9/2021

Document Name

## **D Procurement Samples** Revised 9/2021

Document Name

## **E Procurement Templates** Revised 7/2022

Document Name
QRO Letter of Designation
QRO Letter of Assignment

## **F Procurement Tools and Resources** Added 9/2021

