



Idea Builders Engineering Inc.

Purchase Order General Terms and Conditions

The purchase by Idea Builders Engineering Inc., (“Idea Builders Engineering” or “Buyer”) of any products or services shall be subject to the terms and conditions stated on the face page of Idea Builders Engineering’s purchase order and the following general terms and conditions of purchase. Except as otherwise expressly noted on the face page of the purchase order issued by Idea Builders Engineering:

Definitions

The following words and phrases shall have the meaning indicated below:

“Buyer” means Idea Builders Engineering Inc.

“Goods” means the items identified on the face page of the purchase order, including all component parts thereof, if any, and all related documentation.

“Purchase Order” or “Order” means a purchase order to acquire goods issued by Idea Builders Engineering, including any attachments thereto and these terms and conditions.

“Person” means an individual, corporation, Limited Liability Company, partnership, trust or other entity organization.

“Seller” means the person to whom the purchase order is directed, or the person who, with or without buyer’s consent accepts the order or ships the goods pursuant to the order instead of the person to whom it is directed.

Documentation

With or prior to the time of delivery of the goods to buyer, seller shall provide buyer with the following documentation as applicable:

- a) Raw Materials: Seller must provide physical & chemical properties reports traceable to heat code or lot number.
- b) Standard parts as in 14CFR section 21.303(b)(4) : Seller must provide a Certificate of conformity (C of C) from producer.
- c) New parts, products, and appliances with regulatory airworthiness approval documents: Seller must provide an FAA Form 8130-3, JAA Form one, EASA Form one, TC 24-0078, or other regulatory airworthiness approval documents from nations that have signed bilateral agreements with the United States.
- d) New parts , products, and appliances without regulatory airworthiness approval documents, including new Parts Manufacturer Approval or Technical Standard Order authorization parts identified only through markings (in accordance with 14 CFR Part 21 and Part 45): Seller must provide a certified statement from seller as to identity and condition.
- e) Used parts, products, and appliances with approval for return to service: Seller must provide an approval for return to service meeting provisions of 14 CFR sections 43.9, 43.11, or 43.17.
- f) Used parts, products, and appliances without approval for return to service: Seller must provide a certified statement from seller as to identity and condition – must use “as is” or comparable term to describe condition.
- g) All parts must be traceable to a prior source and bear acceptable documentation that conforms to at least one of the requirements stated in numerals a) thru f) of this document.
- h) Parts known to have been subjected to conditions of extreme stress, heat or environment or obtained from any government or military services from shall be so identified.
- i) All Airworthiness Directives (AD’s) that are represented as having been accomplished are documented. Certification of compliance shall specify AD number, AD amendment number, date, and method of compliance.
- j) Items identified as overhauled, repaired or modified have the appropriate signed and dated documentation attached to substantiate the condition of the part.
- k) All material subject to shelf life control requires at least 75% shelf life remaining at shipping unless authorized in writing by Buyer