

## Purchasing Terms and Conditions AS 9100

**General:** As a supplier Lone Star Heat Treating Corp it is understood that your organization agrees to meet the following stipulations / AS9100 requirements whenever a Purchase Order specifies that the order is for an aerospace application / job (or contains some similar aerospace/AS9100 reference). These requirements are, therefore, to be considered as terms and conditions to all aerospace purchases. Suppliers agree to flow down applicable order requirements to any approved subcontractors. All suppliers and Contractors agree that they are aware that their contributions to product service conformity, product safety and ethical behavior are subject to these terms and conditions.

All information including identification of relevant technical data, specifications, drawings, process requirements or quality standards will be included on the purchase order.

Lone Star Heat Treating Corp. or its designee shall be granted access to suppliers to perform product verification. Such verification shall be stated on the Purchase order.

Lone Star Heat Treating shall be notified when changes are made to the product, supplier or supplier location. These changes may require additional approval.

All suppliers are required to prevent the use of counterfeit parts and must comply with a recognized counterfeit parts policy and a copy should be available on request.

Lone Star Heat Treating Purchase Orders and related documents should be retained for 12 months, approved disposal is required.

Suppliers shall periodically review the above terms and conditions as these may be modified without additional notification.