Q830 Certificate of Compliance (C of C) - rev 3/6/01

This Purchase Order/Contract requires a C of C, signed by an authorized company representative, which states that the material, parts or services furnished to The Boeing Company on this contract comply with contractually-specified requirements. Substantiating, objective evidence of contract compliance must be maintained by the Seller and made available for review by an authorized Boeing Company representative, at any time, for a period of at least four (4) years after product delivery. The C of C does not require the Seller to perform special tests/inspections for the sole purpose of substantiating the certification. However, the C of C must guarantee that, if tested/inspected to the requirements of the procurement specification(s), the furnished product(s) will meet minimum contracted requirements. If the Seller is not the original manufacturer of the furnished product, the C of C must include the name of the manufacturer as well as the lot/code listing when the product is lot/date coded by contractual specification.

For all Manned Space Flight items, the C of C shall also assure that all materials, manufacturing processes and associated workmanship are of the highest quality standards essential to astronaut safety and mission success. If the Seller is unable to supply the contractually-specified items with a quality level which is equal to or greater than that specified, the Seller must immediately notify The Boeing Company's Subcontract Administrator of that fact. The C of C must accompany the invoiced shipment of the product(s) to The Boeing Company.