A. WARRANTY DURATION - SATELLITE PROGRAMS

Notwithstanding the duration of the Warranty provision set forth in the Boeing General Provisions (incorporated by reference in this Contract), the warranty provided by Seller applicable to the Goods to be delivered by Seller under this Contract shall extend for a period of four (4) years from Buyer's final acceptance of the Goods, unless otherwise expressly agreed between Buyer and Seller and set forth elsewhere in this Contract.

B. INSPECTION/TEST RECORDSAND PRODUCT SUPPORT – SATELLITE PROGRAMS

1. INSPECTIONS AND TEST RECORDS. During the performance of this Contract and for a period of 25 years after acceptance of all Goods to be delivered under this Contract, Seller shall keep and maintain all inspection and test records, and all other technical data generated under or related to this Contract including, but not limited to, drawings, designs, specifications, and manufacturing and process control records. Upon Buyer's request, Seller shall make available for inspection, and shall allow Buyer to make copies of, and take excerpts from, all such records and data.

2. PRODUCT SUPPORT

- a. In the event that any Goods delivered under this Contract become defective or malfunction for any reason and at any time (even after the applicable warranty period has expired), including while "in-orbit" if integrated into a satellite, Seller shall promptly perform a failure verification or analysis and determine the appropriate corrective action at no additional cost to Buyer. Seller shall take the appropriate measures to correct all defects, determined to be Seller's responsibility, in all applicable documentation, undelivered Goods, and delivered un-launched Goods, as required by Buyer.
- b. Seller shall immediately provide Buyer with full visibility of all technical and programmatic aspects of failures and problems occurring on the ground or in orbit that are relevant to the Goods being delivered by Seller under this Contract; however, Seller is not required to provide Buyer information that would violate the confidentiality and commercial sensitivity of Seller's relationships with its other customers.