IDS Terms and Conditions Guide Section H

Clause Number: H104 Effective: 11/07/2008 Page: 1 of 1

H104 ITAR Requirements – Temporary Import (DSP-61) or Temporary Export (DSP-73) of Defense Articles including Unclassified Technical Data if subject to ITAR. (Variable)

The import, export, or re-export of defense articles, from or to the United States, including technical data, delivered or exchanged pursuant to this purchase contract are subject to U.S. Government import/export laws and regulations. The parties shall comply with such laws and regulations. The importer/exporter of record shall obtain and properly utilize any required U.S. import/export authorization. If so requested by the importer of record, the other party shall assist in obtaining such authorization. If U.S. government import/export authorization is not available, cannot be obtained or is obtained and subsequently revoked, items to be delivered or exchanged pursuant to this contract shall not be imported, exported or re-exported. Resale or other transfer of articles delivered or exchanged pursuant to this provision. This contract is awarded in accordance with the agreement listed below, as amended and as approved by the U.S. Department of State.

Manufacturing License Agreement (MLA) No. _____, Expiration date _____

Technical Assistance Agreement (TAA) No. _____, Expiration data _____

DSP-61 License No. _____, Expiration date_____

DSP-73 License No. _____, Expiration date _____