

**TERMS APPLICABLE, PURCHASES UNDER U.S. GOVERNMENT AGENCY CONTRACT (Clause G-3.1)
(October, 2017)**

This purchase order/contract is issued under the terms and conditions of your contract with an agency of the U.S. Government, or other contract/ordering agreement sanctioned for use by the U.S. Department of Energy (DOE). Except for any Security, Safety, Health, or Insurance related provisions included herein because of your performance of work at Buyer-controlled facilities, the terms and conditions of your Government Agency contract or DOE sanctioned contract/ordering agreement shall govern this transaction.

Honeywell Federal Manufacturing and Technologies, LLC, a prime contractor with the U.S. Department of Energy, has been authorized to place orders under U.S. Government Agency contracts and other contracts/agreements sanctioned for use by DOE pursuant to the written authorization of the M&O Contract Support Division, U.S. Department of Energy, National Nuclear Security Administration Service Center, a copy of which is attached or has been previously furnished.

It is understood and agreed that title to any property purchased hereunder shall vest directly in the U.S. Government at the time of acceptance. Property purchased hereunder will be utilized solely for the performance of the cost reimbursement prime contract DE-NA0002839 under which this authorization was granted. Maintenance service ordered hereunder is solely for the purpose of maintaining government-owned property.

We agree to promptly notify you of any termination of this authorization or of the Prime Contract under which it was granted, and to promptly discontinue the use of any property as provided in your government agency contract under which this order was placed.

REFERENCE CLAUSE G-03 AT <https://fmt.kcp.com/nice/display/portal/Current+Clause+Library>