### Department of Defense

(2) For which all component castings were poured and finished in the United States or Canada.

(b) The restriction in paragraph (a) of this clause—  $\!\!\!$ 

(1) Does not apply to vessel propellers that are commercial items; and

(2) For other than commercial items, may be waived upon request from the Contractor in accordance with subsection 225.7020-3 of the Defense Federal Acquisition Regulation Supplement.

### (End of clause)

[65 FR 77829, Dec. 13, 2000]

#### 252.225–7024 Restriction on acquisition of night vision image intensifier tubes and devices.

As prescribed in 225.7015–3, use the following clause:

RESTRICTION ON ACQUISITION OF NIGHT VISION IMAGE INTENSIFIER TUBES AND DEVICES (DEC 1991)

All second and third generation night vision image intensifier tubes and devices provided under this contract shall be manufactured in the United States or Canada.

(End of clause)

# 252.225-7025 Restriction on acquisition of forgings.

As prescribed in 225.7102–4, use the following clause:

## RESTRICTION ON ACQUISITION OF FORGINGS (JUN 1997)

(a) Definitions. As used in this clause-

(1) "Domestic manufacture" means manufactured in the United States or Canada if the Canadian firm—

(i) Normally produces similar items or is currently producing the item in support of DoD contracts (as prime or subcontractor); and

(ii) Agrees to become (upon receiving a contract/order) a planned producer under DoD's Industrial Preparedness Production Planning Program, if it is not already a planned producer for the item.

(2) "Forging items" means-

Items	Categories
Ship propulsion shafts	Excludes service and landing craft shafts.
Periscope tubes Ring forgings for bull gears	All. All greater than 120 inches in diameter.

(b) The Contractor agrees that end items and their components delivered under this

contract shall contain forging items that are of domestic manufacture only.

(c) The restriction in paragraph (b) of this clause may be waived upon request from the Contractor in accordance with subsection 225.7102-3 of the Defense Federal Acquisition Regulation Supplement.

(d) The Contractor agrees to retain records showing compliance with this restriction until 3 years after final payment and to make records available upon request of the Contracting Officer.

(e) The Contractor agrees to insert this clause, including this paragraph (e), in subcontracts and purchase orders issued in performance of this contract, when products purchased contain restricted forging items.

### (End of clause)

[62 FR 34131, June 24, 1997]

### 252.225–7026 Reporting of contract performance outside the United States.

As prescribed in 225.7203, use the following clause:

Reporting of Contract Performance Outside the United States (JUN 2000)  $\,$ 

(a) *Reporting criteria*. Reporting under this clause is required for—

(1) Offers exceeding \$10 million, if the Offeror is aware at the time the offer is submitted that it or its first-tier subcontractor intends to perform any part of the contract that exceeds \$500,000 outside the United States and Canada, if that part could be performed inside the United States or Canada;

(2) Contracts exceeding \$10 million, when any part that exceeds \$500,000 could be performed inside the United States or Canada, but will be performed outside the United States and Canada. If the information was submitted with the offer, it need not be resubmitted unless it changes; and

(3) Contracts exceeding \$500,000, when any part that exceeds the simplified acquisition threshold in Part 2 of the Federal Acquisition Regulation will be performed outside the United States, unless a foreign place of performance is—

 (i) The principal place of performance; and
(ii) Indicated by the Offeror's entry in the Place of Performance provision of the solicitation.

(b) Submission of reports. (1) The Offeror shall submit reports required by paragraph (a)(1) of this clause with its offer.

(2) The Contractor shall submit reports required by paragraph (a)(2) of this clause to the Contracting Officer as soon as the information is known, with a copy to the addressee in paragraph (b)(3) of this clause. With respect to performance by a first-tier