CONDITIONS UNDER WHICH QUALIFICATION IS GRANTED

The listing of your product or processes in the Qualified Products List does not guarantee acceptance of the product in any future purchase nor does it constitute a waiver of the requirements of the specification or the provisions of any contract.

Any use of the listing for publicity, advertising, or sales will not state or imply that the product or the process is the only one of that type so qualified, or that the government in any way recommends or endorses the manufacturer's product in preference to other qualified products. (Violation is cause for removal from the list.)

The listing applies only to products produced in the plant specified in the letter of notification and is effective at 8:00 a.m. (local time of the Qualifying Activity) as of the date of the letter of notification.

Such listing applies to amendments or revisions of the specification, unless otherwise notified.

Such listing applies only to products or process(es) identical to those qualified or to products defined in the family of products granted qualification coverage. The Qualifying Activity must be advised in advance of any intended change to a qualified product or process(es) and must be provided with complete description of the change. Failure to notify the Qualifying Activity of any change is cause for removal from the listing regardless of the extent of the change.

Manufacturers must comply with a requirement for retention of qualification to retain the listing. Failure to comply shall be sufficient cause for removal from the list.