

UTC Standard Terms and Conditions of Purchase, July 2015
Addendum

For United Technologies Aerospace Systems (UTAS) Engine Components (EC)

The following provisions modify and/or supplement the UTC Standard Terms and Conditions (the "UTC Terms") attached to and incorporated into the applicable Purchase Order or Long Term Agreement and apply to Goods supplied by Supplier solely to UTAS Engine Components legal entities, as a Buyer thereunder.

1. This addendum applies to the following UTAS Engine Components legal entities and sites:

Legal Entity	Site
Delavan Inc, a UTC Aerospace Systems Company	West Des Moines, IA
Delavan Inc, a UTC Aerospace Systems Company	Carroll, IA
Walbar Inc	Phoenix, AZ
Walbar Inc	Peabody, MA
Goodrich Corporation	Rome, NY
Walbar Inc	Guaymas, Mexico
Walbar Inc	Hodges, SC
Delavan Spray Technologies, L.L.C.	Bamberg, SC

2. The following new **Section 28.5** is hereby added to **Section 28** of the UTC Terms:

- 28.5 In addition to the foregoing, Supplier shall provide a completed Material Safety Data Sheet for each material, which contains hazardous substances as illustrated by OSHA 29CFR1910.1200 or in California by Cal/OSHA General Industrial Safety Order 5194 and information on product composition and/or safety as required by applicable regulation of any country. Supplier agrees that Goods shall meet the requirements of Buyer's Document GRMA-003-SPEC Control of Substances in Goods from Goodrich Supply Chain and GRMA-002-SPEC Declarable Substances List that are available at <http://utcaerospacesystems.com/Company/Pages/documents.aspx>. Buyer will restrict its use of Supplier's proprietary ingredient information received hereunder to use by Buyer's Medical, Industrial Hygiene, and Environmental Control Departments for the protection of the employees, except where disclosure is required by law. No component, equipment, machinery, building maintenance items, or production parts shall be made out of or contain asbestos in any of its mineral forms. Supplier's signature agreement or performance under this Agreement shall be construed as certification by Supplier of conformance to all the requirements of this Section. Supplier agrees to follow Buyer's directives, if any, which may be attached to and made part of this Agreement. Supplier shall indemnify Buyer for all loss, claims, penalties, fines, damage, settlement and all reasonable associated expenses arising out of its non-compliance of any applicable laws and regulations in connection with its performance hereof.