Federal Standardization Manual

Office of Acquisition
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# Chapter 1. General Policies

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Chapter 1. General Policies

Part 1. Introduction

1. Scope.

The Federal Standardization Manual (FSM) provides guidance to executive agencies for the development of federal product descriptions (FPDs), consisting of federal specifications and related federal qualified products lists, federal standards, and commercial item descriptions (CIDs). It also provides information on the use and adoption of non-government standards. It does not cover Federal Information Processing Standards (FIPS), developed by the National Institute of Standards and Technology, nor does it cover DoD or military specifications, guide specifications, standards, or handbooks.

2. Applicability.

All executive agencies must use this Manual to prepare and coordinate FPDs. The Manual complements the Department of Defense Manual, DoDM 4120.24, Defense Standardization Program (DSP) Procedures. All FPDs should be tailored to the product or process they describe, and nothing in this Manual should be interpreted as restricting that effort.

3. Authority.

a. The Federal Standardization Program. The Federal Standardization Program was developed in compliance with the Federal Property and Administrative Services Act of 1949, 63 Stat. 377, as amended. The program, managed by the General Services Administration, provides for coordination of civilian and military standardization functions to avoid unnecessary duplication, pursuant to the Act and in consonance with the Defense Cataloging and Standardization Act (Sections 2451-2456, Title 10, United States Code, Superseding Public Law 82-436).

b. Federal Property Management Regulations (FPMR) and the Code of Federal Regulations (CFR). The development of federal specifications, standards, and CIDs; the Federal Catalog System; and federal inspection and quality control is provided for in the CFR under Title 41, Public Contracts and Property Management, Chapter 101, FPMR, referenced in 41 CFR 101, FPMR 101-29, 101-30, and 101-31, respectively, describe these related functions.

4. Department of Defense (DoD) participation in the Federal Standardization Program.

The DoD is a major participant in the Federal Standardization Program. The DoDM 4120.24 establishes policies and procedures used in the Defense Standardization Program (DSP). Military Departments and Defense Agencies use the Federal Standardization Manual insofar as it prescribes policies and procedures used to develop FPDs.

5. FPDs for food items (Federal Supply Group 89).

Authority to manage and approve FPDs in Federal Supply Group (FSG) 89, Food, was delegated by the Administrator of General Services to the Secretary of Agriculture on September 25, 1979. The Federal Standardization Manual applies to FSG 89 product descriptions, except as stipulated by this delegation.

6. FPDs for medical items (FSG 65).

Authority to manage and approve FPDs in FSG 65, Medical, Dental, Veterinary Equipment and Supplies was jointly delegated by the Administrator of General Services to the Secretary of Veterans Affairs and
Chapter 1- Continued

Secretary, Department of Defense on July 26, 1982. The Federal Standardization Manual applies to FSG 65 product descriptions, except as stipulated by the delegation.

7. Commercial products.

FPDs are developed in accordance with policy established by the Federal Acquisition Regulations (FARs). FAR Part 12.101 directs agencies to:

   a. Conduct market research to determine whether commercial items or non-developmentl items are available that could meet the agency’s requirements.

   b. Acquire commercial items or non-developmentl items when they are available to meet the needs of the agency.
Part 2. Management of the Federal Standardization Program


The General Services Administration (GSA), Federal Acquisition Service (FAS), is responsible for the Federal Standardization Program. This includes decisions to develop new federal documents, cancel existing federal documents, and originate or discontinue projects. GSA has final approval over all federal documents, except for those in FSGs 65 and 89, which are managed by the Department of Veterans Affairs and Department of Agriculture, respectively.


Under the Assigned Agency Program, GSA may assign responsibility for standardization within a particular FSG, or for a single federal document, to another federal agency or military service. This responsibility includes the development of new FPDs, the revisions and amendments to existing documents, and the cancellation of documents. The assignment is intended to be a continuing responsibility, undertaken and terminated by written agreement between GSA and the assigned agency.

a. Basis for assignments. Before an assignment is made, mutual consideration is given to the following factors:

   (1) Interagency requirements. Primary attention is given to the procurement and program needs of the prospective assigned agency and those agencies that may be expected to participate or benefit from the assignment.

   (2) Capabilities of the preparing activity. GSA determines the technical capability of the potential preparing activity.

   (3) Agency acceptance and responsibility. GSA makes an assignment only with the consent of that agency. An authorized activity may accept assignments on behalf of the agency, including those for which it serves also as the preparing activity of record.

   (4) Related assignments. Related groups of federal product descriptions are assigned to an agency whenever feasible. Assignments are normally related to the agency mission.

b. Offer and acceptance of assignments. GSA may request that a federal agency accept an assignment to develop or maintain a federal document, or an agency may request such an assignment.

c. Scope and assignment. GSA and the assigned agency establish the scope of the assignment by agreement on the technical coverage and the allocation of administrative functions. The assigned agency may perform part or all applicable technical and administrative work prescribed in this Manual, except for approval. In some instances, the assignment may be limited to the preparation of the technical content of the document, and the review of Government and industry comments thereon. In such instances, GSA retains all administrative functions required to coordinate and issue the document.

d. Letter of assignment. When the agency accepts and GSA approves the proposed assignment, GSA forwards a letter of assignment to the agency. The letter designates the agency and its activity as the Assigned Agency and the preparing activity, respectively, and outlines the scope of the assignment.
Chapter 1- Continued

(1) Continuity of assignment. Whether or not specifically stated in each letter of assignment, the agency’s assignment of responsibility is a continuing function to be carried out by the designated preparing activity. This function is carried out by proposing or accepting a series of individual GSA approved federal standardization projects for revisions or amendments to the assigned documents.

(2) Termination of assignment. When GSA action is required by reason of unavoidable circumstances, e.g., a regulatory ban on the product covered by the assigned document, changes in the agency mission, impact of reorganization, or for other valid reason, GSA may terminate the assignment and will affirm the decision in writing. When DoD no longer has an interest in a federal document, the preparing activity may notify GSA, U.S. Department of Agriculture, or the Department of Veterans Affairs, by letter. This notification releases the military preparing activity and DoD from further responsibility for the document.

e. Project initiation and document approval. GSA or the assigned preparing activity may initiate projects under the procedures prescribed in this Manual. The letter of assignment may specify the first standardization project under the assignment. Except for FSGs 65 and 89, GSA must approve all coordinated FPDs prior to publication.
Chapter 2. Use of Non-Government Standards

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Chapter 2. Use of Non-Government Standards

Part 1. Introduction

1. Scope

This chapter provides guidance for the use of non-Government standards (NGS), and for participation in non-Government standard bodies (NGSB).

2. Authority.

The National Technology Transfer and Advancement Act of 1995 (PL. 104-113) and Office of Management and Budget (OMB) Circular A119, “Federal Participation in the Development and Use of Voluntary Standards and in Conformity Assessment Activities,” provide the authority for this chapter.

3. Background.

A non-Government standard is a national or international standardization document developed by a private sector association, organization, or technical society that plans, develops, establishes, or coordinates standards, specifications, handbooks, or related documents. Non-government standards do not include standards of individual companies. Non-government standard bodies are private sector associations, organizations, or technical societies that plan, develop, establish, maintain, or coordinate non-government standards. OMB Circular A-119 establishes policy to be used by executive branch agencies in working with those organizations that develop standards, and in adopting and using the standards. The circular directs agencies to use, in whole or in part, those standards that will serve the agencies’ purposes. It further encourages and promotes the participation in standards bodies by federal employees.
Chapter 2- Continued

Part 2. General Instructions

4. Use of non-Government standards (NGS).
   a. When a preparing activity is in the initial stages of developing a Federal Product Description (FPD), the FAR Part 11 establishes the order of preference to be used. NGSs must be used in lieu of Government-unique standards, except where inconsistent with law or otherwise impractical. The preparing activity is required to do research to determine if an NGS exists that will satisfy their needs and is consistent with applicable laws and regulations.
   b. Adoption. If an NGS exists that will satisfy the user’s needs, then the user will adopt the standard by one of the following processes. Either procedure satisfies the adoption requirement established in OMB Circular A-119.

      (1) The activity may formally adopt the standard in whole and issue an adoption notice (see Chapter 5, Part 12). Prior to adoption, the Adopting Activity should participate in the development of the NGS, solicit input from other interested activities, and forward comments to the NGS technical committee. The adoption notice is submitted to ASSIST using the Electronic Document Submission module at https://assist.dla.mil.

      (2) The activity may reference the NGS in whole or in part in its procurement documents or regulations. If used in part, reference it in Section 2, “Applicable Documents,” of the federal specification, or in the “Notes” section of the CID. Do not cite the issue date of the NGS in the FPD when referencing the NGS, unless a specific issue of the NGS is needed.

   c. Withdrawal of Adoption. The Adopting Activity will issue a withdrawal of adoption notice when an NGS no longer meets the users need, the requirement no longer exists, or the NGSB cancels the NGS.

5. Participation in non-Government standard bodies (NGSB).
   a. General. Federal agencies are directed to participate in activities of NGSBs, where it has been determined beneficial to the agency. Participation includes regularly attending meetings of standards development groups, actively participating in discussions, and providing engineering, educational, or administrative assistance.

   b. Criteria for participation. The government agency should participate in an NGSB when participation is in the public interest and is compatible with agencies’ missions, authorities, priorities, and budget limitations. To determine in which bodies the government should participate requires a review of the purposes, scopes, and charters of standards writing committees.

   c. Benefits of participation. Through participation, the federal agency can realize the following benefits:

      (1) ability to stay abreast of new technologies;

      (2) reduction of the cost to the federal government for developing standards;

      (3) opportunities to learn from both manufacturers and end users; and

      (4) reliance on the private sector to supply government’s needs for goods and services.
d. Government representation. Personnel who participate in the activities of NGSBs at government expense do so only as official agency representatives. When necessary, the government may delegate alternative personnel to represent the agency.

Some employees are members of technical and professional societies and associations because of personal or professional interest, and serve on standards writing committees. This type of participation is not prohibited when conducted at the employee’s expense and on their own time. It is, however, encouraged because it fosters beneficial relationships. Employees who participate at their own expense should ensure that their personal participation is not mistaken for official government representation.
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Part 1. General Requirements

1. Scope.

This part prescribes the general requirements for the development, coordination, and maintenance of federal product descriptions (FPDs).

2. Basis for FPDs. User need is the basis for product description development.

Effective market research and analysis must be conducted to assure that user need is satisfied. During the market research and analysis phase, the preparing activity should advise potential agency users that a product description is being developed. Ask potential users to provide a statement of their needs in essential, functional, or performance terms to the maximum practical extent. Qualified product engineers and specialists assist in specifying requirements. Also, solicit industry input during this phase. Maximize efforts to identify commercially-available products and to describe the essential functional or performance characteristics in such a manner as to obtain maximum competition. Market research and analysis may vary from informal telephone inquiries to comprehensive industry-wide reviews. Material reflecting the market research and analysis performed is maintained by the preparing activity. Federal specifications and commercial item descriptions (CIDs) should minimize the number of types, grades, colors, finishes, or other variations of items, consistent with optimum overall efficiency and economy of the operation or services to be performed. Federal standards should reduce unnecessary variety in supply items, and adopt uniform terminology and definitions in technical, engineering, and supply fields.


In the development of product descriptions, the following provisions apply:

   a. Acquisitions not requiring an FPD. Unless required by agency instructions, an FPD need not be developed for an acquisition that is:

      (1) Required under an unusual and compelling urgency, and using an FPD would delay obtaining the requirement;

      (2) For items purchased under the appropriate simplified acquisition threshold;

      (3) For products acquired and used overseas;

      (4) For items excluding military clothing, acquired for authorized resale;

      (5) For construction or new installations of equipment, where nationally recognized industry or technical source specifications and standards are available;

      (6) For contracts awarded under the GSA Multiple Award Schedules (MAS) Program (see FAR 8.4 for more information on the MAS program);

      (7) For products known to be available only from a single source or produced to a single manufacturer’s design;

      (8) For a product or service for which an adequate non-government standard is known to exist;
(9) For commercial products purchased (in compliance with Federal Acquisition regulations) to satisfy customer preferences;
(10) Not cost effective for the development of a standardization document;
(11) For an item from a source mandated by law or regulation.
(12) For an acquisition that involves a one-time procurement.

b. Identification of existing product descriptions. After the user’s needs have been established, the market research and analysis conducted, and acquisition strategy formulated, the proper form of the product description and degree of detail required within the description should be apparent. Prior to initiating action to develop a new product description, search to determine if a suitable document is already available.

c. Order of preference.

(1) Non-government standards (NGS). NGSs must be used in lieu of other product descriptions, or as part of other product descriptions, when they meet the government’s needs. Where an NGS does not exist, agencies should communicate with NGS bodies to determine whether an NGS can be developed incorporating government requirement in sufficient time to meet agency needs.

(2) Commercial item description (CID). Develop a CID when market research and analysis and the acquisition strategy reveal that acceptable commercial products are available to meet the user’s need, and a CID will suffice in defining the essential design, functional, or performance characteristics of the commercially-available product.

(3) Federal specification/Federal standard. Develop a federal specification or standard when a standard government-unique item is required or a commercially-available product or service exists, but specific design, performance, interface, or other essential characteristics cannot be adequately described by another type of product description.

d. Regulatory requirements. The requirements in FPDs must be consistent with all federal regulatory requirements. These requirements may be implemented by specifically referencing the applicable regulation in the product description and, if necessary, stating the requirement. Regulations applicable by law to all products sold in the United States need not be referenced or stated in the FPD.

e. Environmental impact. In the development of FPDs, consider the environmental impact of the item with respect to its production, useful life, and final disposition. This consideration must include, but is not limited to, compliance with current regulations.

f. Metrication. The metric system of measurement is the preferred system of weights and measures for United States trade and commerce. Federal product descriptions will express measurement in metric units, when practicable. When using inch-pound units, the metric units may be shown in parentheses, and when using metric units, the inch-pound equivalents may be included in parenthesis.

g. Proposed FPDs. Proposed FPDs are drafts circulated for coordination prior to final acceptance and approval as federal standardization documents. Proposed FPDs are developed and coordinated as prescribed in this chapter. In rare instances, no suitable non-government standard, CID, federal or military product description is available and immediate procurement requirements may preclude formal requests, receipt, and reconciliation of comments necessary to produce a fully-coordinated document. Under these circumstances, an interim federal specification may be issued for immediate use in procurement and also for further use as the “draft” document for developing a fully-coordinated federal specification. CIDs used to support procurement must be fully coordinated and approved.
Chapter 3 – Continued

h. Interim federal specifications. An interim federal specification is prepared only when required for immediate procurement, and a suitable federal, military, or departmental specification is not available. When the interim specification project is initiated, another project is initiated simultaneously for the coordinated conversion of the interim federal specification to a federal specification. An interim specification can exist for a maximum of two years.

i. Proposed revisions and amendment to FPD’s. Proposed revisions and amendments to FPDs are prepared and coordinated in the same way prescribed for proposed FPDs. CIDs are changed by revision only.

4. Initiation of projects.

a. Federal specifications and standards. Except for Federal Supply Groups (FSGs) 65 and 89, the appropriate GSA center, as determined by the FSC and listed in the SD-1, must approve projects to initiate a federal specification or standard. GSA’s project approval letter will give the preparing activity the document number and a list of activities that might have an interest in the document.

b. CIDs. The initiation of a project to develop a CID is approved within each service or agency. Do not initiate a project to develop a CID to replace a federal specification until you have obtained approval from the preparing activity of that federal specification.

c. Project numbers. Project numbers are mandatory for all documents. Project numbers are obtained from the Lead Standardization Activity (LSA) for that FSC as listed in the DoD Standardization Directory SD-1 available at http://quicksearch.dla.mil or https://assist.dla.mil; however, users are required to log into ASSIST to create an account.

5. Responsibility of the preparing activity.

The preparing activity is responsible for the functions set forth in subparagraphs a-d below.

a. Development of new or revision of existing FPDs. The preparing activity requests or accepts projects to prepare new or to revise existing documents. When preparing new or revising existing documents, the preparing activity assures that:

   (1) Characteristics or requirements are expressed in functional or performance terms to the maximum practicable extent. FPDs may be stated in the form of detailed specifications when justified by circumstances, such as the following:

   (a) Requirements of law;
   
   (b) Overriding considerations of operational need, standardization, configuration management, health safety, energy, national security, or environmental; and
   
   (c) Anticipated life-cycle costs and benefit considerations indicate that a detailed specification is more beneficial than a non-government standard, CID, or government prepared functional or performance specification.

   (2) Emphasis is placed upon the use of established manufacturing practices and processes, especially those used in commercial industry, whenever they are appropriate for the product.
Chapter 3 – Continued

(3) Requirements are specified in a form that permits maximum competition and innovation. Restrictive features that would limit competition are avoided unless the features are essential to satisfy the user’s needs.

(4) All requirements, including quality assurance, packaging, packing, and marking, conform to commercial practice while satisfying the government’s need. Avoid government unique requirements that are not essential for the intended use of the products.

(5) References are restricted to documents that are specifically and clearly applicable to the product description. Ensure that reference documents do not contain any conflicts with other provisions of the product description.

(6) Product descriptions conform to applicable international standardization treaty agreements. Documents having potential North Atlantic Treaty Organization (NATO) application are designed to support NATO Rationalization/Standardization and Interoperability.

   a. Validation of FPDs. The preparing activity reviews the assigned description to determine whether it is accurate and current for procurement purposes. An FPD must not be validated when its requirements depend upon obsolete referenced documents or do not comply with current regulations.

   b. Timely completion of projects. The preparing activity should take action to assure that authorized document projects and cyclic reviews are completed as scheduled.

   c. Document coordination. The preparing activity is responsible for circulating the proposed FPD, resolving essential comments, and preparing the approved copy. This includes four steps:

      (1) Circulating the draft document for comment. Preparing activities will coordinate documents with the Federal Acquisition Service (FAS), Standardization Office coordination with ASSIST using the ASSIST Document Coordination module at https://assist.dla.mil. The ASSIST Document Coordination module coordinates automatically with the LSA, custodians, review activities, and any users who have indicated an interest in the document or FSC, FSG, or standardization area through the ASSIST alert service. Concurrence or comments should be received within 30 calendar days.

      (2) Reviewing all comments and resolving essential ones. Review activities can respond directly to the preparing activity with a copy to the custodian. If the custodian disagrees with any of the comments prepared by the review activity, the custodian will contact the preparing activity to resolve.

      (3) Incorporating accepted comments into the final document.

      (4) Reviewing the document prior to approval.

6. Withdrawal of projects.

   When warranted by circumstances, the preparing activity may request, or GSA may require, a project to be withdrawn (discontinued). GSA will notify the preparing activity in writing when a project is withdrawn, and the reasons therefore. When appropriate, the notification proposes the establishment of another project.

7. Printing and distribution

   After final review and approval, the preparing activity will submit the approved FPD into ASSIST.
Chapter 3 – Continued

8. Cancellation notices.

The preparing activity is responsible for action needed to cancel an FPD. For federal specifications and standards, with the exception of those in FSGs 65 and 89, preparing activities contact GSA for authorization to propose cancellation and to obtain a civilian agency distribution list for coordination. The preparing activity is responsible for: initiating the cancellation notice; circulating the proposed cancellation notice to designated coordinating and -interested activities; issuing the cancellation notice; and assuring that the issued notice is loaded to the ASSIST. The cancellation of an FPD includes the basic description, as amended, and any interim revision. The number will not be used again. Do not cancel an FPD without coordination with interested activities, under any circumstances.

9. Reinstatement notices.

When an FPD has been cancelled in error, or superseded by a document later found to be inadequate, GSA will take appropriate action to reissue the description. If the description is valid for procurement purposes, or is used as a standard reference in other descriptions, or is referenced to many current supply items in the Federal Catalog System, GSA will reinstate the description by a notice which takes precedence over the earlier cancellation notice. This is an exceptional procedure which is rarely used because of the inherent difficulty in reversing a cancellation. Ordinarily, the description is reissued in the form of a similar but superseding document under a new number and title.

10. Exception conditions requiring cancellation.

GSA has the final responsibility for FPDs. After proper coordination, GSA will cancel FPDs that are in conflict with applicable laws or regulations, or otherwise prejudicial to the interests of the government. GSA will furnish interested agencies with any available information regarding acceptable substitutions for the item or service described in the cancelled FPD.
Chapter 3 – Continued

Part 2. The Text, Grammar, Style, and Format Requirements of a Federal Product Description

11. Scope

This part covers the text, grammar, style, and format requirements used in the preparation of an FPD.

12. Language style.

The paramount consideration in a product description is to present its technical essence in the simplest words and phrases that will convey the intended meaning. Vague and ambiguous terms must be avoided. Essential information must be complete, whether by direct statements or by reference to other documents. Consistency in terminology and organization of material will contribute to the clarity and usefulness of the document. Sentences must be as concise as possible. Punctuation should aid in reading and prevent misreading. Well-planned work order requires proper punctuation. When extensive punctuation is necessary for clarity, the sentences should be rewritten.

a. Grammar and style. The United States Government Printing Office Style Manual is used as a guide for capitalization, spelling, punctuation, abbreviations, syllabication, etc.

b. Abbreviations. The applicable standard abbreviations listed in FPDs and military specifications and standards are used, except that abbreviations in titles of documents should be in accordance with the Federal Item Name Directory for Supply Cataloging, found at https://www.dlis.dla.mil/H6/H6home.aspx. The only other abbreviations employed are those in common use and not subject to misinterpretation. The first time an abbreviation is used in text, it is placed in parentheses and is preceded by the word or term spelled out in full, e.g., decibel (DB), milliampere (mA), or pascal (Pa). The rule does not apply to abbreviations used for the first time in tables and equations.

c. Symbols. The only symbols to be used in the text are degree “°” and the “+” and the “-“ to express ranges or tolerances. Other symbols, when used in figures, should be in accordance with applicable federal, military, or other standards having specific governmental approval, e.g., metrication guides.

d. Proprietary names. Trade names, copyrighted names, or proprietary names applying exclusively to the product of one company should not be used unless the item(s) cannot be adequately described because of the technical involvement, construction, or composition. In such instances, one or more commercial products may be included, followed by the words “or equal” to assure wider competition. The same applies to manufacturers’ part numbers or drawing numbers for minor parts when it is impractical to specify the exact requirements in the specification. Insofar as practical, the particular characteristics required are included to define “or equal.”

e. Commonly used words and phrases. Certain words and phrases are frequently used in FPDs. Rules for their use are set forth in the following subparagraphs.

(1) Citation of references. Referenced documents are cited thus:

(a) “conforming to…”

(b) “as specified in…”

(c) “in accordance with…”
Chapter 3 – Continued

(2) Identification of references. Capitalize the words “drawing,” “bulletin,” etc., only when they are used immediately preceding the number of a document. However, specification, standards, CIDs, and handbooks are identified in the text only by their document number, e.g., NNN-P-395, not “specification NNN-P-395.”

(3) “Unless otherwise specified.” Use this phrase to indicate that an alternative course of action is available to the requiring agency through the contracting officer. Always put the phrase at the beginning of the sentence, and, if possible, at the beginning of the paragraph. Use the phrase only when it’s possible to clarify its meaning by providing a reference, such as to Section 6 of the specification, for further clarification in the contract, order, etc.

(4) “As specified herein.” When referring to a requirement in the FPD that is obvious or easily located, the simple phrase “as specified herein” is sufficient and should be used.

(5) Compliance or conformance. The phrase “…to determine compliance with …” or “…to determine conformance to…” should be used in place of “…to determine compliance to…” Use the same wording consistently throughout the specification.

(6) Delimitation of measurements. The statement of limitation is phrased, “The diameter shall be not greater than…” for maximum limit or “The diameter shall be not less than…” for minimum limit.

(7) Mandatory provisions. The emphatic form of the verb “shall” is used throughout the FPD, whenever a requirement is intended to express a provision that is binding. For example, in the requirements section, state that “The indicator shall be designated to indicate…,” and in the section containing test provisions, “the indicator shall be turned to zero and 220 volts alternating current applied.” For specific test procedures, the imperative form may be used provided the entire method is preceded by “the following tests shall be performed,” or similar wording, then “Turn the indicator to zero and apply 220 volts alternating current.”

f. Use of “shall,” “should”, “will,” “must” and “may.” “Shall” is used to express a provision that is binding. “Must” shall not be used to express a mandatory provision. “Should” and “may” are used to express non-mandatory provisions, i.e., alternative procedures which are preferred or acceptable. “Will” may be used to express a declaration of purpose on the part of the government. “Will” is also used in cases where simple futurity is required, e.g., “Power for the motor will be supplied by the ship.”

g. Use of “and/or.” Do not use the term “and/or” in FPDs. Use definitive, precise language. The phrase “and/or” has no place in FPDs.

h. Use of “flammable” and “nonflammable.” Use the terms “flammable” and “nonflammable” in FPDs. Do not use the terms “inflammable,” “uninflammable,” and “noninflammable.”

13. Paragraph numbering.

Number each paragraph and subparagraph consecutively within each section of the FPD using a period to separate the number representing each breakdown. This method is known as the Modified Decimal Numbering (MDN) System, and is widely used by national and international standards organizations.

Requirements (Section) 3
First paragraph 3.1
First subparagraph 3.1.1
Second paragraph 3.2
Chapter 3 – Continued

First subparagraph 3.2.1
Second subparagraph 3.2.2

Itemization within a paragraph or subparagraph is identified by lower-case letters to avoid confusion with paragraph numerals. For clarity of text, limit paragraph numbering to three levels.


When practical, each paragraph and subparagraph is given a subject heading in which only the first subparagraph heading is underlined and is not duplicated within any one section.

15. Underlining.

Except for paragraph headings, do not underline words or phrases in a paragraph for the sake of emphasis. All of the requirements are important in obtaining the desired product or service.

16. Location of the document number on FPD pages.

Place the document number in the right corner of the first page, and in center of page for the second page and subsequent pages.

17. Location of the document page numbers on FPD pages.

Page one of the FPD does not bear a page number. Number pages two and subsequent pages consecutively at the bottom center of the page.

18. Cross-references.

Cross-references from one paragraph to another within the specification are to be held to a minimum, except as provided in paragraph 20 below. Use cross-references only to clarify the relationship of requirements within the specification and to avoid inconsistencies and unnecessary repetition. The cross-reference is only to the specific paragraph number, and the word “paragraph” need not appear.

19. Matching requirements and tests.

As an exception to the cross-reference rule, it is desirable to match requirements in Section 3 of the federal specification, with tests in Section 4. This may be accomplished by cross-reference of paragraph numbers. When feasible, and particularly when a complex testing procedure is involved, a cross-reference table of requirements and tests should be included in Section 4 to serve this purpose.

20. Definition and use of figures.

A figure is a picture or graph, and is an integral part of the FPD. It is clearly related to, and consistent with, the text of the associated paragraph. (Figures should not be confused with numbered and dated drawings that are listed in Section 2 as references only.)

a. Location of figures in specifications. Place each figure following, or within, the paragraph containing a reference to it. If figures are numerous and their location would interfere with correct sequencing of paragraphs and cause difficulty in understanding or interpretation, they may be placed in numerical sequence at the end of the specification, but before any appendix, index, or concluding material.
Chapter 3 – Continued

b. Preparation of figures. All figures are titled and numbered consecutively with Arabic numerals in the order in which they are initially referenced in the specification. All items shown in the figure should be clearly identified.


A table is an arrangement of data in lines and columns. A table is used when data can be presented more effectively in tabular form than in the text. Elaborate or complicated tables should be avoided. References in the text should be sufficiently detailed to make the purpose of the table clear, and the table should be restricted to data pertinent to the associated text.

a. Location of tables in FPDs. Place a table following, or within, the paragraph containing the first reference to it. If space does not permit, place the table at the beginning of the succeeding page or, if extensive, on a separate page.

b. Preparation of tables. Number tables consecutively with Roman numerals in the order in which they are initially referenced in the specification. Place the number and title above the table. Organize and arrange the contents of a table to show clearly the significance and relationship of the data. Data included in the text is not repeated in the table. Tables may be boxed in and ruled; however, vertical lines may be omitted from the left and right margins of the page. When a table is of such width as to make it impractical to place it in normal position on the page, it may be rotated counterclockwise 90 degrees.

22. Foldouts.

Avoid foldouts, except where required for legibility. Large tables or figures may be broken down so that they may be printed on facing pages. When foldouts are required, group them in one place, preferably at the end of the product description (following figures, if any), and the text must indicate their location.

23. Footnotes.


a. Footnotes to text. Footnotes to the text should be avoided. Their purpose is to convey additional information that is not properly a part of the text. A footnote to the text is placed at the bottom of the page containing the reference to it. Footnotes are consecutively numbered throughout the FPD with Arabic numbers. The superior Arabic number is used to identify the reference in the text.

b. Footnotes to tables and figures. Footnotes to a table or figure are placed below the table or figure. The footnotes may contain mandatory information that cannot be presented as data within a table. Footnotes are numbered separately for each table. Where numerals will lead to ambiguity (for example, in connection with a chemical formula), superior letters, asterisks, daggers, and other symbols may be used. A superior figure precedes a numeral and follows a word.

24. Contractual and administrative requirements.

An FPD must not include contractual requirements which are properly a part of the contract, such as cost, time of delivery, instructions on reworking or resubmitting rejected items or lots, method of payment, liquidated damages, provision for item damaged or destroyed in tests, etc.

25. Reference to other documents.
Chapter 3 – Continued

Referencing is the approved method for including requirements in FPDs, where this eliminates the repetition of requirements and tests that are adequately set forth elsewhere. However, chain referencing should be avoided. References are restricted to documents that are specifically and clearly applicable to the product description, and the preparing activity will research the referenced documents to make sure that they are applicable. Reference to paragraph numbers in other documents should not be made. The reference is to a title, method number, specifically identified requirements, or other definitive designation.

26. Limitation on references.

Do not put anything in an FPD that conflicts with provisions in referenced documents, unless it is desirable to make special exceptions to such provisions, in which case the specific provision to which exception is made is stipulated. It is not intended that other documents be made a part of a product description by reference unless the item, material, or limitations in the referenced document are required in the quality and detail specified in these documents.

27. Uploading FPDs to ASSIST.

All Preparing Activities will submit the approved and dated documents into ASSIST, in Portable Document Format (PDF) using the ASSIST Electronic Document Submission module. ASSIST will notify GSA of any changes, cancellations, validations, or additions of FPDs.
Chapter 3 – Continued

Part 3. The Working Group Method


This part covers the use of working groups composed of federal agency representatives, or government and industry representatives, to carry out standardization studies or other projects. Most standardization projects are coordinated and completed by the exchange of correspondence as explained in Part 1 of this chapter. For exceptional cases, which cannot be handled effectively by correspondence, the use of working groups provides the means for expediting coordination to meet firm and necessary deadlines. In carrying out projects in accordance with the procedures in this part, federal agency representatives on working groups obtain required technical and other mandatory data through channels established for administration of the Federal Standardization Program.

29. Scope of working groups.

Working groups may be organized to:

a. Coordinate the adoption of an NGS;

b. Develop and coordinate product descriptions;

c. Coordinate standardization studies; or

d. Reconcile essential comments with respect to drafts of standardization documents.

30. Purpose of working groups.

A working group is called together only when that method is the most practical means to:

a. Evaluate data made available by agency representatives and NGS bodies for the preparation of a draft or the coordination of a standardization document;

b. Reach agreement on a project by discussion of essential comments and presentation of pertinent data;

c. Induce reconsideration of agencies’ essential comments when differences require resolution (reconciliation meetings); or

d. Expedite project completion within a shortened time schedule.

31. Authorization for working groups.

When the preparing activity requires assembling of agency and industry representatives to facilitate the development and coordination of an FPD, such groups may be convened with prior notification to the appropriate GSA Supply Operations Center, at the address listed in the ASSIST SD-1.

32. Coordination procedures to be used by working groups.

The coordination procedures in Part 1 of this chapter are used as modified herein and to the extent necessary to prevent duplication of the effort of the working group. The designated representatives resolve differences within their agencies and furnish formal agency concurrence in the final draft, or
Chapter 3 – Continued

non-concurrence with complete justification. The ASSIST Document Coordination Module will be used for coordination. Such completed action is submitted to the chairman within three weeks from the date the draft is received. Non-concurrence is based only on essential technical requirements or technical inadequacy of the document.

33. Project completion and dissolution of working groups.

Unless terminated earlier for sufficient reasons, a working group is dissolved when the project for which it was established is completed.
Chapter 3 – Continued

Part 4. Overage Document Review

34. Purpose.

The overage document review is a systematic evaluation of all FPDs to ensure that they are current and necessary.

   a. FPDs are classified as overage if they have become 5 or 10 years old or older during the last fiscal year, and if they have not been revised, amended, canceled, or validated during the 5 years preceding October 1. Each review performed on a standardization document results in one of the following actions:

      (1) Cancellation of the document;
      (2) Adoption of an NGS to replace the document;
      (3) Conversion of the document to a CID;
      (4) Revision or amendment to update the document; or
      (5) Validation of the document.

   b. The overage document review program is intended to complement the preparing activity’s responsibility to maintain standardization documents in a current status through the periodic revision process. As part of the overage document validation process, preparing activities ensure that the document conforms to laws, regulations, and Executive Orders.

35. Review by preparing activities.

The preparing activity reviews overage documents and takes one of the following actions:

   a. Cancels the FPD if determined to be obsolete or if it has been replaced by another standardization document.

   b. Adopts an NGS to replace an FPD in whole or in part.

   c. Converts the document to a CID. An FPD is not converted to a CID unless market research and analysis reveals that commercial items exist which will satisfy the customer’s requirements, and the standardization document can be significantly simplified.

   d. Revises or amends the document as necessary. The preparing activity has two years to accomplish the revision/amendment.

   e. Issues a validation notice if it is determined that the FPD is valid. The validation notice indicates that a standard document conforms to the policies and procedures contained in this Manual, that all referenced documents are still valid, and that the document is valid for use in acquisition.
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Chapter 4. Instructions for the Preparation of Commercial Item Descriptions

Part 1. Introduction

1. Scope.

This chapter prescribes specific procedures for developing commercial item descriptions (CIDs). Additional instructions applicable to all federal product descriptions (FPDs) are contained in Chapter 3.

2. Background and authority.

In 1972, the Commission on Government Procurement recommended in its report, *Acquisition of Commercial Products*, that the government take greater advantage of efficiencies offered by the commercial market. Congress similarly directed improvements to the procurement process by passing the Office of Federal Procurement Policy Act in 1974. In May, 1976, the newly created Office of Federal Product Policy issued its Acquisition and Distribution of Commercial Products (ADCoP) policy which required agencies to purchase commercial products and use commercial distribution systems whenever such products or distribution systems adequately satisfy the governments’ needs.

The focus of the ADCoP policy was to take advantage of the innovation and efficiencies of the commercial marketplace, to avoid developing government-unique products when commercial products were available, and to prevent the use of government systems for distributing products when commercial distribution channels were adequate. The policy emphasized the importance of knowing customers’ needs in conjunction with market conditions before drafting product descriptions. Up-front analysis and market research were key in determining the acquisition strategy.

Soon after the implementation of the ADCoP policy, the commercial item description (CID) was born. GSA and DoD identified thousands of detailed government specification for review and recommended that they be either cancelled or converted to CIDs.

3. Commercial item descriptions (CIDs).

A CID is a simplified specification that describes by functional, performance, or essential physical requirements, the available, acceptable commercial products that will satisfy the government’s needs. CIDs are technical documents that are easy for suppliers to use and that allow manufacturers to provide products to the government from their standard product line. CIDs are concise, descriptive documents that relay requirements to potential suppliers in simple language. They are not intended to be instructions on how to make a particular product.
Chapter 4 – Continued

Part 2. General Instructions

4. Identification of CIDs.

CIDs are numbered sequentially beginning with A-A-1, through A-A-99999 to ensure compatibility with the existing federal specification numbering system. CID document numbers are controlled and provided by GSA. Agencies preparing CIDs obtain document numbers by contacting GSA headquarters. GSA has provided blocks of CID numbers to the Department of Veterans Affairs, US Department of Agriculture, and the Department of Defense. Instructions on how CID numbers are assigned to preparing activities within the Department of Defense are provided in DoDM 4120.24.

5. Paragraph numbering.

The preferred numbering system is the Modified Decimal System. It provides for each paragraph and subparagraph to be numbered consecutively within each section of the CID using a period to separate the number representing each breakdown.

6. Heading.

The heading for the CID includes the document number, date, and supersession data in the upper right hand corner. Directly over the document number is a METRIC, INCH-POUND, or NOT MEASUREMENT SENSITIVE indicator. A CID that is revised reflects the revision indicator and supersession data in the same manner as federal specifications (see Chapter 5, Part 2, paragraph 6. If the CID has not been approved, the word ‘PROPOSED’ appears below the CID number.

Examples:

<table>
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<tr>
<th>Metric</th>
<th>Inch-Pound</th>
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<tr>
<td>December 31, 1992</td>
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<td>SUPERSEDEDING</td>
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<td>A-A-59A</td>
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<tr>
<td>January 19, 1986</td>
<td>November 30, 1979</td>
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7. The CID title.

The title of the CID conforms to the Federal Item Name Directory of the Federal Catalog System, H6. If the Approved Item Name (AIN) has the potential of confusing suppliers, a generic common name may be used in parenthesis following the AIN. In addition, common and colloquial names may be included in the Scope section of the CID.

8. Preamble.

Except for FSG 89, the preamble reads as follows under the conditions listed. For FSG 89 documents, the “U.S. Department of Agriculture” is substituted for “General Services Administration,” as appropriate.

a. All CIDS, except those which partially cover an existing federal, military, or other departmental specification:

“The General Services Administration has authorized the use of this commercial item description by all federal agencies.”

b. When a CID partially covers an existing federal, military, or other departmental specification, the
Chapter 4 – Continued

preamble will be specific in listing the types, classes, styles, etc., that are covered. The following wording is used:

“The General Services Administration has authorized the use of this commercial item description as a replacement for (type, class, style, etc.) of (insert federal, military, or other departmental specification number) for all federal agencies.”

9. Draft CIDs.

Drafts of proposed CIDs carry the following note at the top of the first page:

“NOTE: This draft dated (date) prepared by (Preparing Activity) has not been approved and is subject to modification. DO NOT USE FOR ACQUISITION PURPOSES.”

Remove this note after approval and prior to adding the document to the ASSIST.


Place the applicable FSC in the lower right-hand corner of the first page of the CID.

11. Improvement block.

The statement below should appear in a centered box at the bottom of the first page (see figure 4-1 for an example of the first page of a CID). As an alternative, a point of contact for the receipt of beneficial comments and recommendations may appear in the NOTES section.

“Beneficial comments, recommendations, additions, deletions, clarifications, and any other data that may improve this document should be sent to: (insert preparing activity’s address and email address or its authorized acting agencies email address).”

12. Text.

The text of the CID may contain any or all of the following sections, in numerical sequence:

a. SCOPE

b. CLASSIFICATION

c. SALIENT CHARACTERISTICS

d. REGULATORY REQUIREMENTS

e. PRODUCT CONFORMANCE PROVISIONS

f. PACKAGING

g. NOTES


The scope is a concise statement describing the intent of the CID and may include the intended purpose of the item. This section may also include common or colloquial item names.
14. Classification.

When a CID covers more than one item of supply, it might be necessary to include a section on classification, similar to the classification section in a federal specification (see Chapter 5, Part 3). Types, grades, classes etc., are listed under this section and are consistent throughout the CID. The classification remains constant from revision to revision unless a change is required for some valid reason, such as a change in industry practice. Where the characteristics of an item change enough to affect interchangeability, delete the original final designation and add a new classification.

15. Salient characteristics.

a. This section concisely describes the product by providing functional and performance characteristics. Develop salient characteristics that ensure products acquired meet required levels of quality and serviceability. Salient characteristics should not be so complicated or detailed that they confuse or unnecessarily restrict potential offerors.

b. To the maximum extent practical, describe the item in terms of performance characteristics. Design requirements such as dimensions, material, composition, and formulation are included only to the extent design control is necessary. When other than form, fit, and functional interchangeability are essential with respect to reparable items, design details may be specified to the extent necessary to ensure interchangeability of replacement parts.

c. When a product, component, or material is required to have a specific physical property (e.g., hardness, tensile strength, etc.) that is to be verified using a test method, mention the physical property and test method together as follows:

“The (insert product, component, or material) shall have (insert physical property) when tested in accordance with (insert test method).”

Use non-Government test methods generally accepted by the applicable industry segment to the maximum practical extent when tests are specified. Specially designed tests or tests referenced in military specifications or standards are to be used only when necessary.

d. The metric system of measurement is the preferred system of weights and measure in CIDS.

16. Regulatory requirements.

Applicable regulatory requirements are contained in this section. Some examples might include the Department of Agriculture standards; the Food, Drug and Cosmetics Act; the Federal Hazardous Substance Labeling Act; the Resource Conservation and Recovery Act; the Energy Policy Act; and the Farm Security and Rural Investment Act. Regulations applicable by law to all products sold in the United States need not be referenced. A statement similar to the following may be included in this section.

“The offeror/contractor is encouraged to use recovered, recycled, bio based, and environmentally preferable materials to the maximum extent practicable, in accordance with paragraph 23.403, 23.404(b) of the Federal Acquisition Regulation FAR, or the sustainable acquisition of EO 13693; as applicable.”

17. Product conformance provisions.

The product conformance section should contain the product conformance clause and, when needed, any specific inspection requirements. (See figure 4-2.)
a. **Product conformance.** Most CIDs should contain a product conformance statement worded as follows:

“The products provided shall meet the salient characteristics of this commercial item description, conform to the producer’s own drawings, specifications, standards, and quality assurance practices, and be the same product offered for sale in the commercial marketplace. The government reserves the right to require proof of such conformance.”

If necessary, the statement should be tailored to the item you are describing, while retaining the general requirement that the products supplied to the government must, at a minimum, comply with the manufacturer’s standards for producing those products for commercial customers.

b. **Market Acceptability (MA).** One way to assure quality when using a CID is to require that items have been accepted in the market. This technique relies on market forces to cause suppliers to maintain performance and quality.

(1) Market acceptability criteria. MA criterion establishes the threshold for determining whether an item has been accepted by a market. Market research helps you decide whether a CID can be used and whether reasonable MA criteria can be identified. You must be prepared to demonstrate that a market-tested item is required to meet the government’s needs. If this cannot be established, then this method cannot be used.

MA criteria must be developed considering both the item and the market in which it sells. The criteria can be whatever reasonably indicates that an item will meet the intended application, for example:

(a) number of items sold;

(b) length of time the product has been on the market;

(c) reliability and performance of the item;

(d) maintenance and logistics arrangements – especially for an item no longer in production.

The criteria could be as simple as, “The item offered must have been sold to the government or commercial market,” or may require some combination of factors. The criteria chosen should relate to the history of the item itself, rather than to the supplier’s capability, and must be supported by market research.

(2) Application of MA criteria. Following are some applications of MA criteria:

(a) A modified commercial, off-the-shelf item is required to minimize design and engineering risk.

(b) A commercial item is required to assure that an established end product is routinely supported by spare and repair parts.

(c) A market tested item is required to preclude untested or experimental units.

(d) Demonstrated reliability (developed products, product improvements, established quality control procedures, broad-based parts availability) is required to assure compliance with federal safety and environmental requirements.
(e) A commercial item is required to ensure serviceability, reliability, and quality of materials.

(f) A commercial item is required to help ensure up-to-date technology, especially in light of multiple-year contract duration and rapid advancement experienced in the technology.

Your market acceptability criteria should allow for items supplied under recent or current contracts with government-only suppliers, if any, as well as commercially-available items.

(3) Documentation. Document market research information, minimum need assessment, and findings substantiating the MA criteria, and retain them along with the product description or Data Item Description (DID) file. Be sure that the file describes the method, extent, and findings of the market research and identifies suppliers that were found to meet the MA requirement. MA criteria should be part of the Product Conformance Provisions section of the CID.

c. Inspection requirements. Bid samples may be required for CID items when necessary to assure product quality. In general, first article testing should not be required. First article testing may only be required for those items produced on demand which are customized. Detailed procedures on inspection requirements or sampling in a CID should be minimized and used only when no other method for assuring quality is acceptable.

18. Packaging.

In the absence of special packaging or marking requirements, the CID includes the following statement:

“Preservation, packing, and marking shall be as specified in the contract or order.”

Special packaging requirements will be cited in the CID only when necessary.


This section contains relevant information that cannot properly be included in other sections of the CID. (See figure 4-3.) It is of a general or explanatory nature and may include the following:

a. Part or Identification Number (PIN). CIDs may contain a section describing a part or identifying number (PIN). The section is entitled “Part or Identification Number” and either describes how the PIN is constructed or refers to the appropriate associated document or appendix. The following statement precedes the instructions for developing a CID-based part number:

“The following part or identification numbering procedure is for government purposes and does not constitute a requirement for the contractor.”

(1) Format of the PIN. The PIN consists of the CID number without dashes or revision indicator, followed by a series of letters or numbers that completely identify the National stock Number (NSN) as to type, style, class, grade, size, color, and all other options allowed in the CID. The length of the PIN is 15 characters or less. Appropriate coding tables must be developed and used to convey the information within the size limits above.

(2) Contents of the part or identification numbering system. The part or identification numbering system in the CID will provide complete instructions and coding tables to enable a cataloger to determine the correct item identifying reference part number for each NSN covered by the CID, and allow a user to
determine the type, style, class, grade, size, color, etc., from the part number. The part numbering system must be designed for readability and to minimize coding errors. Blank spaces must not be included in the part number.

b. **Addresses.** Addresses, including email or web addresses, for obtaining copies of referenced documents.

c. **Ordering data.** Any data necessary, such as title, document number and revision letter, PIN, packaging requirements, etc.

d. **NSNs, when available.**

e. **Product known to meet the CID** (for information only, when appropriate). Note: If products are identified, inadvertent omission of potential suppliers will likely be misconstrued as exclusionary. Additionally, the administrative burden required to maintain a current list of product should be considered.

f. **Key words.** Include a listing of subject terms or key words that will identify the document during retrieval searches. Subject terms may be descriptions, key words, posting terms, identifiers, open-ended terms, subject headings, acronyms, code words, or any words or phrases that identify the subjects covered in the report, and that conform to standard terminology and are exact enough to be used as subject index entries. The subject terms should not repeat words found in the title of the document, except if the word is used in a phrase not part of the document title. List the terms alphabetically with the main noun or word first, followed by sequential modifiers separated by commas. Five subject terms (or fewer) are probably enough for a CID.

20. **Concluding material.**

The concluding material appearing at the very end of the CID includes the following:

a. **Activity symbols.** A listing of standardization activities responsible for them. It includes the symbols, translated in the DoD Standardization Directory SD-1, of the custodians, review activities, preparing activity, civilian agency coordinating activity, and agent.

b. **Project number.** The project number is assigned by the Lead Standardization Activity for project identification and control purposes. Project numbers are mandatory for all CIDs.

21. **Specification sheets.**

Specification sheets for a CID are prepared when a family of items differing in style, type, class, grade, model, or similar variables need individual coverage. Any single specification sheet, together with its associated general CID, forms a complete procurement specification for the items(s) covered. (See Chapter 5, Part 10 for more instructions on specification sheets.)

22. **Interim CIDs.**

Interim CIDs are not permitted. All CIDs must be fully coordinated.

23. **Amendments.**

Do not amend CIDs. Change CIDs only by revising them.
Chapter 4 – Continued

24. Revisions.

Revisions are identified in the same manner as federal specifications.


Notices are issued to cancel (see figure 4-4), reinstate, and validate CIDs. Administrative notices are also permitted to update information, such as points of contact, concluding material, FSC, or superseding information. Procedures and format requirement are the same as those specified for federal specifications.


CIDs are disseminated to all interested government and industry activities for comment. The SD-1 is used as a reference in determining the DoD activities that might be interested in a new CID. The preparing activity coordinates CIDs with interested government and industry activities for comments and is encouraged to use the ASSIST Document Coordination module athttps://assist.dla.mil. No more than 30 days is normally allowed for final coordination of the proposed CID.
COMMERCIAL ITEM DESCRIPTION
Adhesive Semi-Solid, Stick Form, With Dispenser

The General Services Administration has authorized the use of this commercial item description by all federal agencies.

1. SCOPE. This commercial item description (CID) covers a general purpose stick adhesive, with dispenser. The commercially-available adhesive shall be suitable for bonding paper, cardboard, fabrics and polystyrene foam as well as mounting photographic prints, maps, and drawings.

2. CLASSIFICATION. The stick adhesive (glue stick) shall conform to the following types and sizes:

2.1 Type.

2.2 Size.

3. SALIENT CHARACTERISTICS.

3.1 Adhesive material.

3.2 Dispenser Design.

Beneficial comments, recommendations, additions, deletions, clarifications, and any other data that may improve this document should be sent to: (insert preparing activity’s address and email address).

FSC 8040
4. REGULATORY REQUIREMENTS. The offeror/contractor is encouraged to use recovered, recycled, biobased, and environmentally-preferable materials to the maximum extent practicable.

5. PRODUCT CONFORMANCE.

5.1 Product Conformance. The products provided shall meet the salient characteristics of this CID, conform to the producer’s own drawings, specifications, standards, and quality assurance practices, and be the same product offered for sale in the commercial market. The government reserves the right to require proof of such conformance.

5.2 Market Acceptability. The following market acceptability criteria are necessary to document the quality of the product to be provided under this CID.

5.2.1 The manufacturer of the item must have been producing a product meeting the requirements of this CID for at least 2 years.

5.2.2. The company must have sold at least 1000 units meeting this CID in the commercial market place over the past 2 years.

6. PACKAGING. Preservation, packing, and marking shall be as specified in the contract or order.
7. NOTES.

7.1 Part or Identification Number (PIN). The following PIN procedure is for government purposes and does not constitute a requirement for the contractor.

This example describes a part numbering system for CID A-A-###

AA### – A 2 B 2 A 2 Example of reference part number:

AA### – A2B2A2

Size: A – 1 av. oz.
B – 6 av. oz
C – 7 av. oz.
D – 8 av. oz.

Color: 1 – Red
2 – Green
3 – Blue
4 – 17925
5 – 21400

Style: A – Style 1 – Gothic
B – Style 2 – Italic
C – Style 3 – Orator

Grade: 1 – Grade A – Antistatic
2 – Grade B – Fire retardant

Class: A – Class 1 – Light Duty
B – Class 2 – Heavy Duty

Type: 1 – Type I – Rigid
2 – Type II – Swivel

7.2 Source of Documents.

7.2.2 TAPPI Standards are available from www.tappi.org or TAPPI, 15 Technology parkway South, Suite 115, Peachtree Corners, GA 30092.

7.2.3 ASTM Standards are available from www.astm.org or ASTM International, 100 Barr Harbor Dr., W. Conshohocken, PA, 19428-2959.

7.3 National Stock Numbers (NSNs). The following is a list of NSNs assigned that correspond to this CID. The list may not be indicative of all possible NSNs associated with the CID.

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<td>7110-00-345-6789</td>
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7.4 Ordering data. The contract or order should specify the following:
   a. CID document number, revision, and CID PIN.
   b. Product conformance provisions.
   c. Packaging requirements.

7.5 Key words.

MILITARY INTERESTS: Preparing Activity:
NONE: DoD has no registered interest in revisions to this Commercial Item Description until further notice.

GSA-FAS
DRAFT

A-A-XXX
NOTICE 1
PROPOSED CANCELLATION

COMMERCIAL ITEM DESCRIPTION

Stay, Fence

Commercial Item Description A-A-##, dated December 1, 2014 is hereby canceled. ASTM Standard A641, Standard Specification for Zinc-Coated (Galvanized) Carbon Steel Wire, may be used for future procurements of this commodity.

Preparing Activity:
GSA – FAS
FSC 5660

NOTICE
OF CANCELLATION

A-A-XXX
NOTICE 1
January 5, 2014

COMMERCIAL ITEM DESCRIPTION

STAY, FENCE

Commercial Item Description A-A-XXX, dated December 1, 2014 is hereby canceled. ASTM Standard A641, Standard Specification for Zinc-Coated (Galvanized) Carbon Steel Wire, may be used for future procurements of this commodity.

Preparing Activity:
GSA – FAS
FSC 5660

Figure 4-4. Draft cancellation notice and coordinated cancellation notice.
# Chapter 5. Instructions for the Preparation of Federal Specifications and Associated Documents

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Chapter 5. Instructions for the Preparation of Federal Specifications and Associated Documents

Part 1. Introduction

1. Scope.

This chapter provides the format and instructions for the preparation of federal specifications and associated documents, with the exception of federal qualified products lists (QPLs). The format for QPLs is included in chapter 6.


   a. **Integral federal specifications.** Most federal specifications are “integral” units in the sense that they are identified by a single basic specification number and published under one cover. The term “integral” is used here only to distinguish these specifications from the “slash (/) numbered” sets of specification described hereafter.

   b. **Associated specification documents.** This chapter also includes instructions for preparing documents associated with federal specifications as follows: detail or performance specifications, including specification sheets, identified and published separately within “slash numbered” or “slant numbered” sets; revisions; amendments; and notices.

3. Coverage of specifications.

Specifications are prepared for commodities (physical items) or services. Specifications are further classified as general or detail, depending on their coverage of requirements.

   a. **General specifications.** General specifications contain all the requirements that are common to different types, classes, grades, or styles of specific items or services. Repetition of common requirements is avoided in each detail item or process specification and facilitates change to such common requirements. In a “slash numbered” set, the general (/GEN) specification is associated with sequentially numbered specification sheets.

   b. **Detail specification.** There are two kinds of detail specifications. A detail specification may contain all of the requirements needed to cover one or more types of items or services. In such cases, there are no associated general specifications. The other kind of detail specification is incomplete without reference to the general specification. The special requirements in the detail specification and the common requirements in the general specification comprise the total requirements. Detail specifications may be prepared in the six-section format described in parts 2 through 9 or in the simplified specification sheet format described in part 10 of this chapter. The specification sheet format is used when item requirements are better presented in tabular and graphic form. In most instances, a single specification sheet will cover a number of items differing only in one or two characteristics, such as length, diameter, ohmic value, etc. Only one style, type, or model of an item will be covered by a specification sheet having an associated general specification. The specification sheet is not to be intermixed with the six-section format specification under a single general specification.
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Insofar as practical, requirements are stated in terms of performance. Requirements are detailed only to the degree necessary to assure acquisition of materials, products, or services adequate for the intended purpose. Design requirements such as dimensions, materials, composition, and formulation should be included only to the extent design control is necessary. When other than form, fit, and functional interchangeability are essential with respect to reparable items, design details may be specified to the extent necessary to ensure interchangeability of replacement parts.

5. Metrication.

The metric system, which is the International System of Units (SI), is the preferred system of weights and measures in specifications. When users need specific, approved US customary values for the metric values stated in the specification, or when a table or equivalent metric values will serve a useful purpose, a table of equivalents may be include in Section 6 or appended to the specification. It is essential that requirements incorporated by reference in a federal specification be reviewed for correct application, accuracy, and consistency with the metric values presented in the basic federal specification. All use of SI units and derived units will conform to FED-STD-376, Preferred Metric Units for General Use by the Federal Government.
Chapter 5 – Continued

Part 2. General Instructions

6. Identification of federal specifications.

   a. Federal specifications. The numbers for approved federal specifications are assigned by GSA. The number consists of an alphabetical designation consisting of one or more capital letters, followed by a hyphen, another capital letter, another hyphen, and an Arabic numeral (GGG-J-1564). The capital letter between the hyphens can be, but is not necessarily the first letter of the title. This letter will remain the same if the specification title is changed. The date (to be inserted by the preparing activity) appears under the specification number in the upper right-hand corner of the first page. (See figure 5-1.)

   b. Interim federal specifications. Interim federal specifications are identified in the same manner as coordinated federal specifications, except that two zeros precede the Arabic number followed, in parentheses, by the code designation of the preparing activity. The preparing activity dates the interim federal specifications (See figure 5-2 for illustration.) A preparing activity, or a using activity with the concurrence of the preparing activity, may issue an interim federal specification when changes to a document are urgently needed and full coordination is not practicable. Only one interim version of a federal specification is permissible. An interim specification may remain outstanding for no longer than two years. At the end of this period, a fully coordinated document must be approved or in coordination, or the interim specification will be canceled.

   c. Detail specifications and specification sheets associated with general specifications. As an exception to the numbering system explained in subparagraphs 6.a and b above, each detail specification or specification sheet associated with a general specification, is identified by the federal or interim federal general specification (without revision indicator or activity symbol suffix), followed by a diagonal (/), also known as a virgule, solidus, or slant or slash mark, and a sequentially assigned Arabic numeral, e.g., W-F-791/1. Detail specifications or specification sheets so numbered are frequently called “slant numbered” or “slash numbered” specifications. These documents may be amended and revised. Revisions are identified by a capital letter following the number, e.g., W-F-791/1A. A revision to a detail specification or specification sheet associated with an interim general specification is identified in the same manner as a coordinated detail specification or specification sheet, except that two zeros shall precede the Arabic numeral followed, in parentheses, by the code designation and name of the preparing activity, e.g., JJJ-V-0001746/3 (Army-GL).

   d. Revision indicators. A revised specification is one which is completely rewritten under the same number and title. Each successive revision is identified alphabetically by a capital letter placed after the specification number, beginning with letter “A”. Revision indicators are used consecutively (A, B, C, etc., except that the letters I, O, Q, and S are not used), for successive issues in both the coordinated and interim form (see figure 5-1). Specifications revised past the “Z” revision shall use double revision letters, e.g., AA, AB, AC, etc.

   e. Supersession data. A fully coordinated federal specification both revises and supersedes all prior coordinated and uncoordinated issues, i.e., revisions, interim revisions, amendments, and interim amendments of the same number and title. With the concurrence of federal agencies concerned, a fully coordinated federal specification may supersede other government specifications. An interim revision of a federal specification does not supersede that federal specification, even though it is
Chapter 5 – Continued

bearing the same number and title, and is identified by a consecutive revision indicator, nor does it supersede any coordinated government specification. Hence, the word “SUPERSEDING” is never used with respect to an existing coordinated specification which is converted to, or incorporated in, an interim federal specification. However, a revised interim federal specification supersedes the earlier issue of that interim federal specification. Supersession data, or words substituted thereof, follow beneath the number and date of the specification, separated from the date by a heavy line (see figures 5-1 and 5-3 for illustrations of supersession data).

f. **Exceptions to supersession practice.** A federal specification may be superseded by an adopted non-Government standard, a CID, a Department of Defense military specification, or another departmental specification. Such supersession will be stated in the cancellation notice issued by GSA. Coordination with the agencies concerned, if any, must precede this action.

g. **Alternate provision for supersession data.** The supersession data is placed in Section 6 of the specification when more than three documents are superseded in whole or in part, or one document is superseded in part, or it is desirable to present special information for clarity.


The heading for federal and interim federal specifications must include the following:

a. **Measurement system identifications.** Metric specifications are identified by the word “METRIC” placed in a box above the heading on the first page. Inch-pound specifications are identified in a similar manner, except the term “INCH-POUND” is used. Similarly, those specifications that specify no measurement are identified by “NOT MEASUREMENT SENSITIVE”. Hybrid documents which include a mixture of metric and inch-pound are identified by “INCH-POUND”. Dual dimensioned documents are identified as “METRIC” when the metric dimensions are preferred, i.e., given first, before the inch-pound equivalents. See figure 5-1 for an illustration of the measurement system indicator.

b. **Specification number.** See paragraph 6 above for an explanation of the makeup of the specification numbers.

c. **Date of specification.** The date is placed on the specification by the preparing activity after concurrence is received and prior to printing. Draft specifications do not have a date, instead the word “DRAFT” is placed in the heading.

d. **Supersession data.** Below the date, place the word “SUPERSEDING”, and below that include the document numbers, up to three, of those documents which are superseded. When three or more documents are superseded, the notation “(see section 6)” is included in lieu of supersession data.

<table>
<thead>
<tr>
<th>Examples:</th>
<th>METRIC</th>
<th>INCH-POUND</th>
</tr>
</thead>
<tbody>
<tr>
<td>GG-C-807A</td>
<td>PPP-A-1234</td>
<td></td>
</tr>
<tr>
<td>January 11, 1993</td>
<td>DRAFT</td>
<td></td>
</tr>
<tr>
<td>SUPERSEDING</td>
<td>SUPERSEDING</td>
<td></td>
</tr>
<tr>
<td>GG-C-807</td>
<td>(see section 6)</td>
<td></td>
</tr>
</tbody>
</table>

Federal specifications have one of the following identifications centered above the title:

a. Federal Specification

b. Interim Federal Specification


a. **The specification title.** The title of the specification reflects accurately, but briefly, the coverage of the specification. The approved item name of the material, product, or equipment covered by the specification comprises the first part of the title of commodity specifications and specification for packaging commodities. Following the title will be the explanatory modifiers described in subparagraph b below. Item names in titles shall conform to the Federal Item Name Directory of the Federal Catalog System, H6. When there is no approved item name, the preparing activity may propose, and GSA will establish, a specification title consistent with Federal Catalog System procedures. The basic noun in the title is in the singular form if the specification covers only one product, and in the plural form if the specification covers more than one product (i.e., various types, grades, classes, sizes, or capacities, etc.), except where the only form is plural or where the nature of the product unavoidably requires the plural form.

b. **Modifiers.** The title of the specification includes, in addition to the approved basic item name, the minimum number of modifiers necessary to identify the coverage of the specification and distinguish other specifications covering similar items. Do not use non-definitive modifiers.

10. Preamble

Except for FSG 89, the preamble is stated as follows under the conditions listed. For FSG 89 documents, the “U.S. Department of Agriculture,” is substituted for “General Services Administration,”:

a. When there is no related federal, military, or other departmental specification:

“The General Services Administration has authorized the use of this federal specification by all federal agencies, some states and localities.”

b. When there is an interim federal specification:

“This interim federal specification was developed by (preparing activity), based upon currently available technical information. The General Services Administration has authorized the use of this interim federal specification by all federal agencies.”


The following note appears on the top of the first page of all draft federal specifications, amendments, and revisions (see figure 5-4):
Chapter 5 – Continued

“NOTE: This draft dated (date), prepared by (preparing activity), has not been approved and is subject to modification. DO NOT USE FOR ACQUISITION PURPOSES.”


Place the FSC in the lower right-hand corner of the first page of the specification. Specifications coordinated as “PACK” (packaging), “MECA” (metal castings), or other approved area designations are also identified in this manner.

13. Improvement block.

Place the following statement in a centered box at the bottom of the first page:

“Comments, suggestions, or questions on this document should be addressed to (fill in mailing address) or emailed to (fill in email address). Since contact information can change, you may want to verify the accuracy of the address information using the ASSIST online database at https://assist.dla.mil.”


Commodity general and detail specifications contain six numbered sections, titled and numbered as shown below:

a. Section 1. SCOPE AND CLASSIFICATION

b. Section 2. APPLICABLE DOCUMENTS

c. Section 3. REQUIREMENTS

d. Section 4. QUALITY ASSURANCE PROVISIONS

e. Section 5. PACKAGING

f. Section 6. NOTES

Keep the subject matter within the scope of the sections so the same kind of requirements or information will always appear in the same section of every commodity specification. If there is no information pertinent to a section, place the following below the section heading:

“This section is not applicable to this specification.”

15. Concluding material.

The concluding material of the specification consists of the following (see figure 5-3):

a. Civilian Agency Coordinating Activities
Chapter 5 – Continued

b. DoD interests:

   (1) Military Coordinating Activity or DoD waiver statement.

   (2) Custodians, if any.

   (3) Review Activities, if any.

c. Preparing Activity (if military, add DoD project number).

d. International interest, if required.
Part 3. Scope and Classification (Section 1) of Specifications


General information pertaining to the extent of applicability of a product or service covered by a given specification and, when necessary, specific detailed classification thereof, are placed in the appropriate subdivision of Section 1 of specifications. Do not include requirements as they are more appropriate in other sections of the specification, or detailed information relative to intended use that would be more appropriate in Section 6.

17. Scope.

A statement of the scope consists of a clear, concise abstract of the coverage of the specification and may include, whenever necessary, information as to the use of the item other than specific detailed applications covered under “Intended Use” (Section 6). This brief statement is sufficiently complete and comprehensive to generally describe the item covered by the specification in terms that may be easily interpreted by manufacturers, contractors, and suppliers, or others familiar with applicable terminology and trade practices.

18. Classification.

a. Designation of classification, such as types, grades, classes, etc., is listed under this heading and is in accordance with accepted industry practice. The same designation is used throughout the specification. The name of the commodity covered by the specification is followed by the words, “shall be of the following types, grades, classes, etc., as specified,” listing only the applicable designations. When more than one type, grade, class, etc., is listed, each is briefly defined. When only one (type, grade, class, or other) is covered, a statement to this effect is included in the scope paragraph and the classification paragraph is omitted.

b. The types, grades, classes, etc., are to remain constant from revision to revision of the specification except when industry practice changes or, for other good reason, a change is required. Where the characteristics of an item change enough to affect interchangeability, delete the original designation and add a new type, grade, class, etc. Whenever it becomes necessary to change the designation without changing the characteristics of the item, a cross reference is included in Section 6 indicating the relationship between the new and old designations. Since such changes require cataloging and other record changes, such changes should be kept to a minimum.

19. Classification definitions.

For the purpose of preparing specifications, “type,” “class,” “grade,” “composition,” and “style” are defined below. The actual classification used in a particular specification is in accordance with accepted practice, as indicated in paragraph 18 above.

a. Type. This term implies differences in like commodities or processes as to design, model, shape, etc., and generally is designated by Roman numerals, thus “type I,” “type II,” etc.
Chapter 5 – Continued

b. **Class.** This term provides additional categorization of differences in characteristics other than provided by type classifications. The term, “class,” does not constitute a difference in quality or grade, but covers specific, equally important uses, and generally is designated by Arabic numerals, thus, “class 1,” “class 2,” etc.

c. **Grade.** This term applies to differences in quality of a commodity and generally is designated in capital letter, thus, “grade A,” “grade B,” etc.

d. **Composition.** This term is used in classifying commodities which are differentiated strictly by their respective chemical composition and generally is designated in accordance with accepted trade practice when satisfactory to the government.

e. **Style.** This term is used to denote differences in design or appearance.

f. **Other classifications.** If the above described types, grades, and classes do not serve accurately to classify the differences as indicated above, other terms such as color, form, weight, size, power supply, temperature rating, condition, unit, enclosure, rating, duty insulation, kind and variety, etc., may be used.

g. **Use of international standardization agreement symbols.** In designating the classification by types, grades, classes, etc., the appropriate NATO or other international standardization agreement symbols are included in Section 1 whenever the specification requirements are consistent with such an agreement.
Chapter 5 – Continued

Part 4. Applicable Documents (Section 2) of Specifications

20. Applicable documents.

Those documents referenced in Sections 3, 4, and 5 of the specification are listed in Section 2 of the specification. Reference documents are limited to those specified herein, except as specifically authorized by GSA. References will be confined to documents currently available at the time of issuance of the specification. Figures bound integrally with the specification are not listed in Section 2.


Federal, military, and departmental specifications, standards, and other government publications may be referenced. Government documents that are mandatory upon federal agencies, e.g. regulations having the effect of law, and certain standards or codes, are referenced in specifications, where applicable. Regulations applicable by law to all products sold in the United States need not be referenced.

a. Identification of referenced government documents. Federal specifications and standards issued by GSA, military specifications, and standards issued by the Department of Defense (DoD), and certain publications issued by the other federal agencies are listed by their complete basic numbers and titles only. Revision indicators, preparing activity symbols, and dates are not shown. When referencing SAE-AMS-STD-595, Colors Used in Government Procurement, the specific color chip number needs to be cited. Specifications and standards which exist only in the “interim federal” or “limited coordination military” series are ordinarily ineligible for reference in other documents by reason of their limited acceptance and recognition. However, if they are approved as reference documents pending final coordination and printing, list them by basic number and title only, as if they were fully coordinated standardization documents, omitting the “interim” or “limited coordination” indicator. The titles of referenced documents must be taken from the documents themselves, rather than an index, but the appropriate index must be consulted to make sure that the documents are listed therein as current documents. See subparagraph b. below for the method to be used in listing “slash numbered” detail specifications and federal test methods.

b. Identification of referenced “slash numbered” detail specifications, specification sheets, and federal test methods. When the specification requirement is covered by reference to a federal or military general specification associated with detail specifications or specification sheets identified by “slash numbers,” both the basic and applicable detail specification or specification sheets are listed in Section 2. Similarly, federal test method standards are listed in Section 2 so as to identify those federal test methods prescribed in Section 4 (see figure 5-5).

c. Identification of referenced federal regulations. Federal laws pertaining to the scope of federal specifications and standards are normally implemented in “regulatory specifications and standards” promulgated by other federal agencies pursuant to statutory authority. These regulations are officially promulgated in the Federal Register (FR) and incorporated in the Code of Federal Regulations (CFR). The CFR cites the issue of the FR in which the new, revised, or amended regulation appeared, and the “Public Law,” “Act” (of Congress), or the “U.S. Code” in which the authority for the regulatory issuance is found. The CFR also prescribes the method for citing the regulation as a reference. The
Chapter 5 – Continued

regulatory agency will ordinarily be designated as a civil agency coordinating activity for applicable federal specifications, and will be expected to notify the preparing activity and GSA of changes to be made in the regulation. The preparing activity will cite the regulation by the approved CFR method, subject to approval of the regulatory agency, unless the regulatory agency has already provided approved language for use in Sections 3, 4, and 5 of the specification.

d. **Listing Government documents.** Government documents are listed in Section 2 of the specification under the following subparagraph and the applicable heading:

   “2. APPLICABLE DOCUMENTS

   2.1 Government publications. The following documents, of the issues in effect on the date of invitation for bids or request for proposal, form a part of this specification to the extent specified herein:

   Federal Specifications
   Federal Standards
   Commercial Item Descriptions
   Military Specifications
   Military Standards
   Military Handbooks
   Federal Regulations”


e. **Citing sources for government documents.** Include the following standard source paragraphs after the applicable document:

   (1) Copies of Federal Product Descriptions (FPDs).


   (2) Copies of military specification and standards.

   (Copies of military specifications and standards are available for download from the ASSIST database at http://quicksearch.dla.mil or from the Standardization Document Order Desk, 700 Robbins Ave., Building 4D, Philadelphia PA 19111-5094.)

   (3) Copies of federal regulations.

   (The code of Federal Regulations (CFR) are available for download at http://www.ecfr.gov. The Federal Register (FR) is available for download at the https://www.federalregister.gov.)
Chapter 5 – Continued


NGS may be referenced and included in Section 2 of the specification under “Other publications.”

a. Listing NGSs. NGSs are listed in appropriate order (numerically or alphabetically) under the headings of the respective NGS body. The documents are listed by title and identifier, if applicable. The groupings are preceded by the following introductory paragraph:

“2.2 Other publications. The following documents form a part of this specification to the extent specified herein. Unless a specific issue is identified, the issue in effect on date of invitation for bids or request for proposal shall apply.”

b. Citing sources of NGSs. The following parenthetical source statement follows each related group of voluntary standards that may be obtained from a single source:

(Private sector and civilian agencies may purchase copies of these voluntary standards from (insert complete name, address, and email address of NGS body.)
Chapter 5 – Continued

Part 5. Requirements (Section 3) of Specifications

23. General.

Section 3 of the specification states the necessary requirements (functional or performance, design, materials, workmanship, etc.) for obtaining the product described. The requirements represent the actual needs of the government to satisfy the intended application. Describe requirements in a manner that encourages competition, and avoids restrictive features that would limit acceptance to one or a relatively few suppliers. Give functional or performance requirements preference over design details provided approved standard performance test methods are available and design control is not essential. Word requirements so as to provide a definite basis for rejection when testing and inspection reveal the product to be unsuitable for the purpose intended. Care should be exercised to avoid unrealistic or ambiguous requirements and those that conflict with referenced documents.

a. General specifications. In a general specification, Section 3 contains all the requirements which are common to the various items. When a detail specification (including specification sheets) is prepared, the applicable general specification includes the following paragraph in Section 3:

“3.1 Specification sheets. The individual item requirements shall be as specified herein and in accordance with the applicable specification sheets.”

(Use “Detail specifications” in place of “Specification sheets” when applicable.)

b. Detail specifications. In a detail specification containing the six numbered sections, Section 3 contains the requirements only for the particular type covered by that specification. However, when the specification covers more than one type, class, grade, etc., it first specifies the general requirements for all types, classes, grades, etc., in the proper sequence. In general, each requirement is covered in a separate paragraph; and where one requirement differs for the various types, classes, grades, etc., a separate paragraph immediately following the general requirements is devoted to each type, class, grade, etc. The various detailed requirements are contained in appropriate subparagraphs. When it is necessary to include additional data, e.g., alternative design features or methods of construction, descriptive and appropriate headings are used and assigned in logical order.

24. Quality assurance requirements.

Quality assurance provisions are one of many requirements contained in Section 3.

a. Organization of requirements. Inspection test provisions are placed in Section 4 and are in the same sequence as the corresponding requirements paragraphs in Section 3, when possible. This sequence may be in the order the testing is required.

b. Qualification. Where qualification of the product is justified (see Chapter 6), the requirements other than inspection, are specified in Section 3. The following statement appears in each specification requiring qualification testing:

“3.3 Qualification. The (commodity) furnished under this specification shall be a product qualified for listing on the applicable qualified products list.”
Chapter 5 – Continued

Re-examination and retest of the qualified products are usually performed in accordance with provisions in Chapter 6. However, specific requirements for periodic qualification and reevaluation will also be included, as necessary.

c. **Standard Sample.** The standard sample is one considered essential to supplement or illustrate certain requirements of the specification. Do not use a standard sample as a substitute for those requirements that can and must be stated in precise qualitative terms, e.g., dimensional tolerances, and performance data, to provide guidance in manufacture, and to determine acceptability under prescribed inspection procedures. Specification requirements and drawings, if required, are prepared in support of any standard sample approved for use in connection with a federal specification. The use of the standard sample is limited to the illustration of qualities and characteristics that cannot be readily described because detailed test procedures or design data are not available, or because certain qualities and characteristics cannot be definitively expressed, such as the texture of fur, the color of cloth, or the grain of wood. Further, the specification should state the specific characteristics and the degree to which these characteristics are to be observed in the standard sample. When a standard sample is to be furnished, it is so stated in Section 3. Standard samples are either in view, or means of obtaining standard samples are specified in Section 6.

d. First article inspection. Where it is essential that a first article (i.e., preproduction models, initial production samples, test samples, first lots, pilot lots, and pilot models) be tested for approval prior to regular production on a contract or order, specify the requirements in this section.


Requirements for materials to be used in the item or service covered by the specification are stated under this heading, except where it is more practicable to include the information in other paragraphs. Place requirements of a general nature first, followed by specific requirements for the materials. Reference definitive documents for the materials when such documents cover materials of the minimum required quality.

a. **Recovered materials.** The following example is the standard paragraph that is used for recovered materials:

“The offeror/contractor is encouraged to use recovered materials to the maximum extent practicable, in accordance with paragraph 23.403 of the Federal Acquisition Regulation (FAR).”

b. **Precautionary notes, warnings, and use instructions.** When toxic, flammable, or explosive materials, or equipment dangerous to personnel or property, and similar hazards are anticipated, appropriate notes are made in the form of precautions, warning notices, and special instructions. The labeling prescribed appears in Section 3, with a reference in Section 5 back to Section 3.

c. **Fire, safety, and casualty hazards.** Whenever applicable, the specification includes a requirement that the product furnished under contract comply with the standards of nationally recognized technical societies, associations, or laboratories, such as Underwriters’ Laboratories, Inc. (UL) or the National Fire Protection Association (NFPA) with regard to fire and casualty hazards.
This requirement may include electrical shock protections, explosion protection, and safety and health considerations. Compliance is indicated by the permanent attachment of an appropriate label, seal, or stamp to the product, or by a certificate furnished therewith. The label, stamp, or certificate is that of the UL, NFPA, or any other testing laboratory accredited by or acceptable to the U.S. Government. Such evidence of compliance does not preclude further testing by the government to determine whether or not the product meets the basic requirement or any other specification requirement.


The following requirements specify the design and construction of an item.

a. **Design.** The major functional characteristics are specified. Detailed design characteristics should be covered in individual paragraphs.

b. **Construction.** The specific points of construction are included. Construction requirements should be related to the physical limitations imposed, and to the stresses that the equipment is expected to withstand.

c. **Maintainability.** Design requirements affecting maintainability of equipment are specified, and are in accordance with the overall maintainability plan for the system of which it is a part. Ready accessibility for overhaul and maintenance, modular construction, test points, and similar design requirements leading to ease of maintenance of equipment may be specified.

d. **Transportability.** Any special requirement for transportability may be specified.

e. **Performance characteristics.** General and detail performance characteristics are included under this or other appropriate headings, specifying what is expected of the product or process.

f. **Details of components.** The requirement for the individual component’s parts of a complete unit are specified under appropriate headings. In general, each component is covered separately.

g. **Chemical and physical properties.** Chemical and physical properties such as composition, concentration, degrees of acidity or alkalinity, hardness, tensile strength, elongation, specific gravity, etc., are specified under appropriate paragraph headings.

h. **Radio-interference suppression.** Provision is made under this heading for appropriate means of interference suppression in accordance with existing specifications and standards, making appropriate reference thereto.

i. **Dimensions.** Dimensions and tolerances are specified as required. If a figure is included showing dimensions and tolerances, the text refers to the figure. Where applicable, diameter or thickness is specified in decimals, which may be accompanied by a gage number and name in parentheses. For clothing items requiring girth sizes, size designations are numerical and may also carry the equivalent adjective rating.
Chapter 5 – Continued

j. **Weight.** Requirements for the weight of the items may be specified. The weight should include all items that make up the complete unit. The weight for each item is specified only if justifiable. The weight may be specified for each type, grade, or class.

k. **Color.** Requirements for color of the item are specified. Existing standards for color are cited for reference when the color shade is essential to the end user, i.e., all items must have the same identical color shade. When referencing SAE-AMS-STD-595, also cite the appropriate color chip number that applies.

l. **Finish.** Finish includes such properties as surface roughness, freedom from burrs, corrosion, metallic and nonmetallic coatings, and exterior surface of textile products. Color and finish may be combined, where feasible.

27. **Identification and marking.**

Item and part identification is important from the standpoint of stock, replacements, and repair parts. Requirements for identification plate or part number markings must reference the applicable specifications, standards, or drawings covering markings. Where the item marking is to go on the initial container or package, Section 3 shall specify this with a reference in Section 5 back to Section 3.

28. **Miscellaneous.**

The following requirements do not fit into any of the other requirement groups.

a. **Government-loaned property.** All property furnished by the government on loan is listed and identified under this heading.

b. **Government-furnished property.** All property to be furnished by the government as part of the specification is listed and identified by part number or stock number. The quantity of each item required for one complete unit is listed.

c. **Selection of alternative materials, constructions, etc.** When alternative materials, construction, appearance, or other characteristics are stated in specifications, without specific provision as to selectivity to be exercised in procurement, the alternatives are considered interchangeable. In such cases, clearly state in the specification that the selection of a specific alternatives is at the option of the supplier.

d. **Workmanship.** Where applicable, reference to workmanship is stated in the last paragraph of Section 3, and includes the necessary requirements relative to the standard of workmanship desired, uniformity, imperfections, and general appearance of the finished product. This paragraph is intended to indicate as definitely as practicable the standard of quality of workmanship that the product must meet to be acceptable. Word the requirements so as to provide a logical basis for rejection when the workmanship is such that the item is unsuitable for the purpose intended. Generally, no definite tests other than visual examination of workmanship will satisfy these requirements.
Part 6. Quality Assurance Provisions (Section 4) of Specifications

29. General.

Section 4 of the specification includes all the examinations and tests (by reference when applicable) to be performed, to determine whether the item or service to be offered for acceptance conforms to the requirements in Sections 3 and 5 of the specification.

30. Arrangement.

a. **Sequence of inspection provisions.** The provisions in Section 4 are arranged in an orderly sequence to distinguish clearly between quality conformance inspection requirements and qualification inspection.

   (1) In those specifications containing only quality conformance inspection, the sequence of provisions are arranged as indicated below:
   
   4.1 Responsibility for inspection  
   4.2 Quality conformance inspection  
   4.3 Test methods

   (2) In specifications containing an additional requirement such as qualification inspection, the inspection provisions are arranged to clearly distinguish from the quality conformance inspection requirements, as indicated below:

   4.1 Responsibility for inspection  
   4.2 Classification of examinations and tests  
   4.3 Qualification inspection  
   4.4 Quality conformance inspection  
   4.5 Test methods

b. **Classification of examinations and tests.** When it will lead to a better understanding of their functions, the examinations and tests are classified in tabular form with appropriate references to the requirements and test methods.


The government concept of quality assurance is predicated on the fact that responsibility rests upon the contractors for controlling product quality and for offering to the government for acceptance only those items or lots of items that conform to all contractual requirements. Accordingly, the contractor’s responsibility for inspection is clearly stated by including the following statement as the first paragraph in Section 4, except as provided in paragraph 32 below:

“4.1 Responsibility for inspection. Unless otherwise specified in the contract, the contractor is responsible for the performance of all inspection requirements as specified herein. Except as
Chapter 5 – Continued

otherwise specified in the contract, the contractor may use his/her own or any other facilities suitable for the performance of the inspection requirements specified herein, unless disapproved by the government. The government reserves the right to perform any of the inspections set forth in the specification where such inspections are deemed necessary to assure that supplies and services conform to prescribed requirements."

32. Alternate statements of responsibility for inspection.

When required by a specific agreement between GSA and one or more other federal agencies, paragraph 4.1 (see par. 31 above) and succeeding paragraphs may be modified to reflect the primary government responsibility emphasized in such an agreement. Do not make any change which might appear to relieve the supplier of his responsibility for compliance with requirements of the specification.

33. First article inspection.

When Section 3 requires a first article inspection, Section 4 includes, under an appropriate identification, a description of the testing routine, sequence of tests, number of units to be tested, data required, and the criteria for determining conformance to specified requirements. First article inspection is important because it reveals the contractors ability to do, or not do the job.

34. Toxicological data and formulations.

When Section 3 specifies a requirement for review of product toxicological and formulation data, the following statement is included in Section 4:

“The contractor shall furnish the toxicological data and formulations required to evaluate the safety of the material for the proposed use.”

35. Qualification inspections.

When Section 3 of the specification contains a requirement that the product be tested for inclusion in a federal QPL, the examinations and tests are described in Section 4 under appropriate headings. These inspections must include the initial qualification and the test methods prescribed for re-examination and retesting.

36. Quality conformance inspections.

This section lists all examinations and tests required to verify that all requirements of Section 3 and 5 have been achieved. These examinations and tests may include a measurement or comparison of specified characteristics, and tests of the performance and reliability requirements.

   a. **Quality conformance inspection sampling.** When it is desirable to specify the sampling procedure to be used by suppliers for the performance of quality conformance inspection, the
Chapter 5 – Continued

sampling procedure should:

(1) Impose no inspection procedure on suppliers that is less efficient and effective than would normally be used by the industry.

(2) Clearly identify the sampling plan to be used at intermediate points in the manufacturing process when inspections are to be performed at such intermediate points as well as on the end item.

(3) If a standard sampling plan is selected, clearly identify the sampling plan in accordance with the requirements of the sampling table, e.g., ANSI/ASQC Z1.4, or other applicable document.

(4) Be capable of assuring lot quality under various conditions of manufacturing or purchasing, e.g., mass or job lot production, and large or small lot purchasing.

b. Classification of defects. When it is determined that a classification of defects is essential to the sampling and examination procedure, include it in Section 4. Where quality conformance inspections are to be performed at one or more intermediate points in the manufacturing process as well as on the end item, prepare the classification of defects for such points.

37. Test methods.

Descriptions of the tests and methods of analysis for qualification, quality conformance, maintainability, etc., are covered in Section 4 to the extent necessary to assure conformance to the requirements in Sections 3 and 5, and to assure that the tests are properly conducted. These test methods are either included under the general heading “Test methods” with reference to these methods in other portions of the specifications, or, where appropriate for proper classification of the examinations and tests, under the inspection heading to which the tests apply. The descriptions include locations and number of tests, testing equipment and materials, testing routing, number of samples to be tested, and criteria for determining conformance to these requirements. Test methods appearing in standards and other approved FPDs are included only by reference.
Chapter 5 – Continued

Part 7. Packaging (Section 5) of the Specifications

38. General.

Packaging requirements are included in Section 5 of the specification.


Specific requirements for materials and procedures to be used in preservation and packing may be established by reference to ASTM D 3951, Standard Practice for Commercial Packaging, or to levels of protection conforming to level A, level B, or level C as defined in MIL-STD-2073-1, Standard Practice for Military Packaging. If requirements are not satisfied by reference to these standards, or to other specifications or standards, detailed requirements may be covered in Section 5 under one of the following categories.

   a. Preservation. The requirements for preservation include cleaning, drying, preservative coating, and unit pack such as wrapping, cushioning, environmental barrier, bagging, and boxing.

   b. Packing. The requirements for packing cover the exterior shipping containers, the assembly of items or packages therein, necessary blocking, bracing, cushioning, and weatherproofing. Container selection for packing provides for use of containers of minimum weight and cube consistent with anticipated storage and shipment hazards.

40. Inspection and tests.

Inspection and tests of the preservation, packaging, and packing of the product are specified in Section 4 of the specification.

41. Marking.

Marking requirements are established by reference to FED-STD-123, Marking for Shipment, in Sections 2 and 5. However, MIL-STD-129, Military Marking for Shipment and Storage, is designated as the marking standard for shipments involving DoD activities. All precautionary markings required for safety purposes are specified either in detail or by reference to recognized documents.

42. Commodity (or product) specifications covered by packaging specifications.

Some items and commodities are covered by packaging standardization documents. To prevent conflicting and redundant requirements, the commodity specification must only reference the packaging standardization document specifically covering the items concerned. The following is used for section 5 when a commodity specification is covered by a packaging standardization document.

5.1 Packaging requirements. The requirements for packaging shall be in accordance with (designation of packaging standardization document), unless detailed requirements are specified in the contract.”
Part 8. Notes and Concluding Material (section 6) of Specifications

43. General.

Section 6 of the specification contains only information of a general or explanatory nature. Requirements binding on the supplier are not placed here. It contains information helpful in determining the applicability of the specification; the selection of a appropriate type, grade, or class of the commodity; additional supersession data; changes in a product designation (grades, classes, etc.); and other information. This section and concluding material should include the following, as applicable, in the order listed:

a. Parenthetical note.
b. Intended use.
c. Acquisition requirements.
d. Inspection for first article.
e. Standard sample.
f. Qualification.
g. Supersession data.
h. Definitions.
i. Cross-reference of classifications.
j. Part or Identification Number (PIN).
k. Subject term (key word) listing.
l. International interest.
m. Identification of changes.

44. Parenthetical note.

The following parenthetical note appears immediately below “6. NOTES”:

“(This section contains information of a general or explanatory nature that is helpful, but is not mandatory.)”

45. Intended use.

Information relative to the use of the item covered by the specification should be included under this heading. The differences among types, grades, and classes in the specification are explained herein. If there are any particular applications for which the material is not well adapted, this information also may be included.

46. Acquisition requirements.

Types of information to be incorporated in invitations for bids, contracts, or other purchasing documents are stated in this paragraph. Options are listed in the sequence in which they appear in Sections 3, 4, and 5.

47. Inspection for first article.

If Section 3 of the specification species a first article inspection, the contracting officer includes
Chapter 5 – Continued

instructions in the acquisition document regarding the arrangements for examinations, approval of test results, etc., for the first articles.


If Section 3 of the specification specifies a standard sample, information for obtaining and examining the standard sample (source and address) is stated under this paragraph.

49. Qualification.

When qualification of a product is a requirement of the specification, information concerning such qualification is stated in this section as follows:

“With respect to products requiring qualification, awards will be made only for products which are, at the time of award of contract, qualified for inclusion in the applicable qualified products list whether or not such products have actually been so listed by that date. The attention of the supplier is called to this requirement, and manufacturers are urged to arrange to have the products they propose to offer to the Federal Government tested for qualification in order that they may be eligible to be awarded contracts or orders for the products covered by this specification. The activity responsible for the qualified products list is (insert name and address of preparing activity), and information pertaining to qualification of products may be obtained from that activity.

Note: When an agent has been delegated to administer the qualified products for the preparing activity, the following is substituted for “… and information pertaining to qualification of products may be obtained from that activity.”

“…However, information pertaining to qualification of products may be obtained from (insert name and address of agent).”


A cross-reference of old to new classifications (types, grades, classes, part identification numbers (PIN’s), etc.) made by specification revision, showing substitutability relationships, is included.

51. Part Identification Number (PIN).

When a specification requires a PIN, Section 6 includes a paragraph entitled “Part Identification Number” that will either describe how the PIN is constructed or refer to the appropriate associated documents or appendix.

52. Subject term (key word) listing.

Include a listing of subject terms or key words that will identify the document during retrieval searches. Subject terms may be descriptions, key words, posting terms, identifiers, open-ended terms, subject headings, acronyms, code words, or any words or phrases that identify the subjects covered in the report, and that conform to standard terminology and are exact enough to be used as subject index entries. List the terms alphabetically in a single column with the main noun or word first, followed by sequential
53. International standardization agreements.

When specifications reference international standardization agreements as part of their requirements, the following statement is added:

“When amendment, revision, or cancellation of this specification is proposed which will modify the international agreement concerned, the preparing activity will take appropriate action through international standardization channels, including departmental standardization offices, to change the agreement or make other appropriate accommodations. Identified below are the specific paragraph numbers and the international standardization agreements applicable to this specification.”

54. Identification of changes from previous issue.

Revisions of specification include asterisks or vertical lines at the margins of the pages to indicate where changes have been made with respect to the prior issue. The following note is included in Section 6 of the specification:

“Changes from previous issue. The margins of this specification are marked with asterisks (or vertical lines) to indicate where changes (additions, modifications, corrections, deletions) from the previous issue were made. This was done as a convenience only, and the Government assumes no liability whatsoever for any inaccuracies in these notations. Bidders and contractors are cautioned to evaluate the requirements of this document based on the entire content irrespective of the marginal notations and relationship to the previous issue.”

When the changes to the specification are extensive and too numerous to annotate, the following note is included in Sections 6:

“Changes from previous issue. Asterisks (or vertical lines) are not used in this revision to identify changes with respect to the previous issue due to the extensive changes.”

55. Concluding material.

The concluding material following Section 6 includes the listing of standardization functions with the activities responsible for them.

a. Identification of civilian and military standardization activities. By mutual agreement, DoD assigns a two-digit symbol or code to each military standardization activity, and GSA assigns a three-digit alpha symbol or code to each civilian agency standardization activity. The activity is consistently identified by this symbol for purposes of the federal and Defense Standardization Programs. In some instances, by agreement, an activity within a civilian agency is assigned a military standardization activity code to facilitate coordination on military specifications and standards as well as federal specifications and standards. For example, the U.S. Coast Guard (Department of Homeland Security) is designated a military standardization activity, symbol “CG.” Standardization activity symbols are by intent and purpose different from the activity identification codes used in the Federal Catalog System.
Chapter 5 - Continued

(1) Source and use of standardization activity symbols. The DoD Standardization Directory, SD-1, accessible from the ASSIST database, lists the symbols assigned to military and civilian agency standardization activities along with their standardization responsibility assignments by FSC, FSG, and standardization areas. It also includes addresses, telephone numbers, and points-of-contact for the military offices, civilian agencies, and non-Government standards bodies. The Index of Federal Specifications, Standards, and Commercial Item Descriptions, accessible from the GSA. homepage, https://www.gsa.gov/buying-selling/purchasing-programs/requisition-programs/gsa-global-supply/supply-standards/index-of-federal-specifications-standards-and-commercial-item-descriptions, shows the preparing activity (civil or military) for each federal specification, federal standard, and commercial items descriptions. Authorized changes are made to the index as required, but the initial index record is obtained from the FPD, as prepared, revised, or amended. It is therefore essential that the standardization activity symbols be properly classified and arranged in the “concluding material” of each Federal Specification, Federal Standard, and Commercial Item Descriptions.

(2) Listing activity symbols on FPD’s. Standardization activity symbols are listed in FPDs to reflect functions described in this Manual and DoDM 4120.24. Figure 5-3 and 5-5 illustrate essential information and acceptable format.

b. DoD project number. The DoD project number is shown below the DoD concluding material for FPDs prepared by DoD (see fig. 5-5). DoD project numbers are constructed and obtained in accordance with DoDM 4120.24.
Chapter 5 – Continued

Part 9. Appendix and Index For Specifications

56. General.

When required, an appendix and an index, as set forth in this section, is included as an integral part of a specification. Do not use a table of contents and cover.

57. Appendix.

a. **Definition.** The appendix, identified by the designation, APPENDIX, as a heading, is a section of provisions added at the end of the specification and bound integrally within it. An appendix is used only to specify the details of usage or related processes involving the materials or products which are subject to the basic specification, and submittal plans for products requiring qualification. When such additional provisions are applicable to more than one specification, these provisions are included in a separate specification or standard.

b. **Submittal plans.** Submittal plans may be included in the appendix of the applicable specification to stipulate the number and types of items to be submitted for qualification approval. For example:

   (1) Samples in varying numbers must be submitted for compliance with grouped test requirements, and

   (2) Testing is performed in various phases such as life test, nondestructive tests, humidity tests, etc.

The criteria are particularly applicable to items that are available in such a variety of sizes and capacities for each style of items as to require selective sampling from the range of sizes and capacities in order to furnish a statistically significant sample. This will assure an adequate selection without resorting to exhaustive testing of all available items, and thus offer a reasonable basis for approval of the entire range of items.

c. **Numbering.** The sections in the appendix shall be designated by a letter corresponding to the appendix letter, followed by a period and an Arabic number. For example, the first section in Appendix A would be “A.1” and the second section in Appendix B would be “B.2.” Paragraphs and subparagraphs shall be numbered consecutively within each section of the appendix. Pages are numbered consecutively following the last page of the specification. When it is essential to include more than one appendix, identification is alphabetical (A, B, C, etc.).

d. **Scope.** An appendix has a statement of scope to indicate the limitations of the appendix and to ensure its proper application and use.

e. **Headings.** Headings are employed as necessary, but need not duplicate the structure of the specification of which the appendix is a part.

f. **References.** References which may be required and which relate only to the appendix itself are listed under the heading “Applicable Documents” in the appendix, and are not referenced in Section 2 of the basic specification.
Chapter 5 – Continued

58. Index.

An alphabetical index may be placed at the end of a specification to permit ready reference to contents. Its use is limited to lengthy specifications.
Part 10. Specification Sheets

59. Purpose, coverage, and limitations.

A specification sheet is a specification covering the unique technical requirements, tests, and packaging requirements for a single style, type, class, grade, or model of an item (or series of items which vary only with respect to value, size, tolerance, materials, finish, failure rate, etc.) which is best established in graphic and tabular form. (See figure 5-6.)

a. Coverage. Specification sheets describe the characteristics and performance requirements usually needed by designers and engineers for application of the items in assemblies, and for their procurement. Each specification sheet may cover a single item or a series of similar items which differ only in such respects as size, material, electrical, or mechanical values.

b. Limitations. Specification sheets are not prepared unless it is known that a family of items differing in style, type, class, grade, model, or similar variables needs individual coverage. Any single specification sheet, together with its associated general specification, forms a complete procurement specification for the item(s) covered. Thus, specification sheets supplement the referenced general specification. Requirements in the general specification are not duplicated in specification sheets.

60. Requirement for the general specification.

A general specification is prepared to cover all those requirements and tests which are common to all items covered, or to be covered, by the specification sheets.

61. Heading for a specification sheet.

The heading for a specification sheet contains the following:

a. Specification sheet number. The specification sheet is identified by the same number as the associated applicable general specification (without revision indicator or activity symbol suffix), followed by a diagonal (/) and a sequentially assigned Arabic numeral for the sheet. The sheet number is assigned by the preparing activity for the general specification.

Example: QQ-A-200/1C designates specification sheet 1, revised, associated with general federal specification, identified QQ-A-200D/GEN.

b. Date and supersession data. The date of approval is placed directly beneath the specification number. Supersession data is placed beneath the approval date, as applicable.

c. Revision indicators. Revised specification sheets are identified by capital letters in alphabetical sequence following the specification sheet number.

62. Title.

Specification sheet titles are the same as that of the general specification, with an identification of the style, type, class, grade, or model covered, as appropriate. Each specification sheet has FEDERAL SPECIFICATION SHEET above the specification title.
Chapter 5 – Continued

63. Preamble.

Each specification sheet has the same preamble as the associated general specification.

64. Acquisition note.

The following note is included below the preamble:

“The complete requirements for procuring (item name) described herein shall consist of this document and the latest issue in effect of (general specification number).”

65. Federal Supply Classification (FSC).

The FSC appears in the lower right-hand corner of the title page.

66. Page numbering.

Each page, following the title page (page 1), contains the specification sheet number and the page numbers.

67. Content.

The specification sheet contains the description, interchangeability and substitutability data, design features and characteristics, and performance data. Presentation is in the form of graphs, tables, and text. An illustration or simple drawing of the item(s) is included, if applicable. The illustration or drawing of the part is normally placed on the first page.

68. Amendments.

Multi-page specification sheets exceeding four pages (two sheets) may be amended provided the amendment does not exceed one page.

69. Revisions.

If a multiple page specification sheet consisting of four pages or less requires revision, the entire specification sheet is revised.
Chapter 5 – Continued

Part 11. Amendments

70. General.

Amendments to specifications are separately issued documents associated with the applicable specification. Amendments make minor changes to the specification, such as correction of errors, additions or deletions of words to improve clarity, or changes in requirements. Lengthy changes (usually about 25 percent or 5 pages of the original document) are made through revision (see figures 5-7 and 5-8).

71. Heading.

The format of the heading of amendments is the same as the format for federal specifications. The specification number is the same as the specification with which the amendment is associated. The word “AMENDMENT” is followed by the serial number and date of approval. Amendments are numbered consecutively, using Arabic numbers. Amendment numbers including those for interim amendments are assigned by the preparing activity for the specification. A line is placed between the approval date and the supersession data shown. An example follows:

GGG-W-123A
AMENDMENT 2
April 1, 1991
SUPERSEDING
AMENDMENT 1
August 30, 1987

72. Title.

The title is the same as the specification with which the amendment is associated.

73. Preamble.

All amendments to federal specifications have a preamble, as follows:

“The General Services Administration has authorized the use of this amendment, which forms a part of ______________, dated________________, by all federal agencies, some state and locals.”

74. Arrangement of text.

Each individual correction is presented separately, and the particular page, paragraph, table, figure in which it occurs is identified.

75. Verb forms.

The imperative form of the verb is used in the amendment for indicating the changes to be made in the specification. For example:

Delete “2.50” and substitute “2.00.”
Chapter 5 – Continued

76. Deletion of paragraphs.
When paragraphs of the specification are deleted by the amendment, the remaining paragraphs in the section are not renumbered.

77. Insertion of paragraphs.
When new requirements are added to the specification, they are added in such a way that renumbering of paragraphs is not necessary.

78. Successive (cumulative) amendments.
Amendments are cumulative and each amendment is written to supersede the previous one.

79. Page numbering.
Single page amendments and the first page of multi-page amendments are not numbered. Succeeding pages of multi-page amendments are numbered the same as for specifications.
Chapter 5 – Continued

Part 12. Notices

80. General.

Notices are issued to cancel, reinstate, and validate specifications, and adopt NGSs. Notices are not used to transmit revisions or amendments.

81. Cancellation notice.

A cancellation notice is prepared when a specification or specification sheet is no longer required. The preparing activity issues a cancellation notice following coordination and approval of the custodians, review, and user activities. The notice specifies the superseding document, if any. DoD activities obtain GSA’s approval prior to initiating action to cancel a federal specification or standard. If applicable, the cancellation notice provides cross-reference substitutability information regarding types, classes, grades, or part identification numbers (see figure 5-9).

82. Reinstatement notice.

The preparing activity, or with its permission, another activity may reinstate a canceled specification by a notice of reinstatement. The notice of reinstatement has a sequentially assigned Arabic number, and supersedes the previous notice of cancellation. If the specification is coordinated, only the custodians and interested activities that have approved the reinstatement are shown on the reinstatement notice. If the coordinated document is reinstated for use by a single activity, the activity symbol is shown after the specification number, and this information is also reflected in the text. A copy of the reinstated specification accompanies the reinstatement notice when submitted for indexing, printing, and distribution (see figure 5-10).

83. Validation notice.

A dated validation notice is prepared to indicate that a document is technically valid without change, and is issued without formal coordination. A validation notice is prepared at the time of the five- or ten-year overage review if the document is determined to be valid. The notice includes a definite statement that the document as approved is still valid for acquisition without change (see figure 5-11).

84. Adoption notice.

An adoption notice is prepared when a preparing activity wants to formally adopt an NGS. A copy of the NGS accompanies the adoption notice when submitted for indexing, printing, and distribution. The date of the NGS is not included in the notice (see figure 5-11).

85. Administrative change notice.

Notices are issued when required to correct or change the: title of the specification, specification number, supersession data, date, FSC, preamble, or any other requirement not affecting the technical content of the specification. Administrative change notices are not formally coordinated (see figure 5-12).

86. Format.
Chapter 5 – Continued

a. **Heading.** The document identifier of a notice is typed in the upper right corner of the first page. The following elements are included in alignment with the first letters:

   (1) The document identifier of the specification being canceled, reinstated, or validated. Adoption notices include the number of the NGS being adopted.

   (2) The word “NOTICE” followed by a sequentially assigned Arabic number is placed below the specification number on cancellations, reinstatements, and validations.

   (3) The date of approval. For a cancellation notice, prior to approval substitute “PROPOSED CANCELLATION.”

b. **Type of notice.** In the upper left-hand corner, specify the type of notice (i.e., NOTICE OF CANCELLATION, NOTICE OF REINSTATMENT, etc.).

c. **Title.** A notice carries the same heading and title as the specification.

d. **Preamble.** A preamble is not required.

e. **FSC, Federal Supply Group (FSG), or area designation.** The FSC, FSG, or area designation is the same as the basic specification and is shown in the lower right-hand corner of the first page.

f. **Concluding material.** The concluding material for all notices is the same as the basic specification except that custodians, review, and user activities, and civilian agency coordinating activities are not listed for cancellation notices.
FEDERAL SPECIFICATION
ENAMEL (ACRYLIC-EMULSION, EXTERIOR GLOSS AND SEMIGLOSS)

The General Services Administration has authorized the use of this federal specification by all federal agencies.

1. SCOPE AND CLASSIFICATION

1.1 Scope.

1.2 Classification.

2. APPLICABLE DOCUMENTS

Beneficial comments, recommendations, additions, deletions, clarifications, and any other data that may improve this document should be sent to: (insert preparing activity’s address and email address).

FSC 8010
This interim federal specification was developed by the General Services Administration, Federal Acquisition Service, based upon currently available technical information. The General Services Administration has authorized the use of this interim federal specification by all federal agencies.

NOTE: This interim federal specification is the first issuance under the basic specification number MMM-A-XXXX. The next issue will be MMM-A-XXXXA or MMM-A-00XXXXA. The coordinated revision is preferred; interim issuances are held to the minimum.

This interim federal specification was developed by the General Services Administration, Federal Acquisition Service, based upon currently available technical information. The General Services Administration has authorized the use of this interim federal specification by all federal agencies.

NOTE: This interim federal specification is the third revision under the basic specification UU-P-416.

Figure 5-2. Headings for interim federal specifications; interim revisions; revision indicators; and supersession data
FEDERAL SPECIFICATION

PIPE, BITUMINIZED FIBER (AND FITTINGS)

The General Services Administration has authorized the use of this federal specification by all federal agencies.

1. SCOPE AND CLASSIFICATION

1.1 Scope.

1.2 Classification.

1.2.1 Type, class, style, and size.

1.2.2 Couplings and pipe fittings.

2. APPLICABLE DOCUMENTS

2.1 Government publications. The issues of the following documents, in effect on the date of invitation for bids or request for proposal, form a part of this specification to the extent specified herein.

2.2 Other publications. The following documents form a part of this specification to the extent specified herein. Unless a specific issue is identified, the issue in effect on the date of invitation for bids or request for proposal shall apply.

American Society for Testing and Materials (ASTM) Standards:

D1861 - Specification for Homogeneous Bituminized Fiber and Sewer Pipe

(Application for copies should be addressed to the American Society for Testing and Materials, 100 Barr Harbor Dr., W. Conshohocken, PA 19428-2959).

Beneficial comments, recommendations, additions, deletions, clarifications, and any other data that may improve this document should be sent to: (insert preparing activity’s address and email address).

Figure 5-3. (Part 1 of 3) Multiple supersession "(see Section 6)", section headings, paragraph numbering, Applicable Documents and "other publications" referenced; concluding material
3. REQUIREMENTS

4. QUALITY ASSURANCE PROVISIONS

5. PACKAGING

6. NOTES

INFORMATION FOR GUIDANCE ONLY. This section contains information of a general or explanatory nature that is helpful, but is not mandatory.

6.1. Intended use


MILITARY INTERESTS:

Military Coordinating Activity
Navy - YD

Custodians
Army - ME
Air Force - 99

Review Activity
Army - ME

User Activity
Army - CE

CIVIL AGENCY

COORDINATING ACTIVITIES:

Commerce - NBS
USDA - AFS
GSA - FAS

Preparing Activity:

GSA-FAS

Figure 5-3. (Part 2 of 3) Multiple supersession "(see Section 6)", section headings, paragraph numbering, Applicable Documents and "other publications" referenced; concluding material
<table>
<thead>
<tr>
<th>MILITARY INTEREST:</th>
<th>MILITARY INTEREST:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Military Coordinating Activity</td>
<td>NONE: DoD has determined that no military activity has an official interest in this federal specification.</td>
</tr>
<tr>
<td>NONE: DoD has waived coordination on revisions and amendments to this federal specification until further notice.</td>
<td></td>
</tr>
</tbody>
</table>

NOTE: When DoD waives coordination or expresses "no official interest" in a federal specification, that DoD decision is reflected in the concluding material.

Figure 5-3. (Part 3 of 3) Multiple supersession "(see Section 6)", section headings, paragraph numbering, Applicable Documents and "other publications" referenced; concluding material
NOTE: This draft dated September 6, 2013, prepared by GSA-FAS has not been approved and is subject to modification. DO NOT USE FOR ACQUISITION PURPOSES.

FEDERAL SPECIFICATION

TOWELS, PAPER

The General Services Administration has authorized the use of this amendment, which forms a part of UU-T-122F, dated January 11, 2006, by all federal agencies.

NOTE: This draft dated August 7, 2019, prepared by GSA-FAS has not been approved and is subject to modification. DO NOT USE FOR ACQUISITION PURPOSES.

FEDERAL SPECIFICATION

TOWELS, PAPER

The General Services Administration has authorized the use of this amendment, which forms a part of UU-T-122F, dated January 11, 2006, by all federal agencies.

Figure 5-4. Headings for proposed federal specification; proposed amendment; draft note; preamble
FEDERAL SPECIFICATION

HARNESS, LEATHER

The General Services Administration has authorized the use of this federal specification by all federal agencies.

1. SCOPE AND CLASSIFICATION

1.1 Scope. This specification covers the standard harness selected for use in the overseas land development program.

1.2 Classification.

2. APPLICABLE DOCUMENTS

2.1 Government publications. The issues of the following documents, in effect on the date of invitation for bids or request for proposal, form a part of this specification to the extent specified herein.

Federal Specifications

- FF-H-2678/GEN - Hardware, harness
- FF-H-2678/1 - Rivets, harness, copper
- FF-H-2678/2 - Buckles, harness, steel
- FF-H-2678/3 - Rings, harness, steel

FSC 3770

Figure 5-5. (Part 1 of 2) Reference to "slash numbered" detail specifications and standard test methods in Sections 2 and 4: also, concluding material with military preparing activity and DoD project number
Federal Standards

FED-STD-4311/GEN - Leather, test methods (see Table III for individual test methods)

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Navy - YD
Air Force - 99

CIVIL AGENCY COORDINATING ACTIVITIES:
Commerce - NBS
USDA - AFS
GSA-FAS

Review Activities
Army - AT
Navy - MC

Preparing Activity:
Army - ME

DoD Project 3770-1876

Figure 5-5. (Part 2 of 2) Reference to "slash numbered" detail specifications and standard test methods in Sections 2 and 4: also, concluding material with military preparing activity and DoD project number
FEDERAL SPECIFICATION SHEET

SEWING MACHINE, INDUSTRIAL; FLATBED
SINGLE NEEDLE, 301 STITCH, PARACHUTE REPAIR

The General Services Administration has authorized the use of this federal specification sheet by all federal agencies.

The complete requirements for procuring the sewing machines described herein shall consist of this document and the issue in effect of Specification OO-S-256/GEN.

1. SCOPE AND CLASSIFICATION

1.1 Scope. This specification covers the specific requirements for single needle, flatbed, 301 stitch, industrial sewing machines used in the fabrication and repair of aerial delivery equipment.

1.2 Classification. The sewing machines shall be of the following classes as specified (see 6.2).

NOTE: The “slash numbered” federal specification sheet is one form of a detail specification associated with a general (GEN) federal specification.
Figure 5-7. Coordinated amendment to a federal specification.
Figure 5-8. Headings for interim amendment to a federal specification and amendment to an interim federal specification
### Federal Specification

**PPP-A-XXXXB**

**NOTICE 1**

**PROPOSED CANCELLATION**

_Federal Specification PPP-A-XXXXB, dated December 19, 2004 is hereby canceled without replacement._

**Preparing activity:**

GSA-FAS

FSC PACK

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_Federal Specification PPP-A-XXXXB, dated December 19, 2004 is hereby canceled without replacement._

**Preparing activity:**

GSA-FAS

FSC PACK

---

**Figure 5-9. Draft cancellation notice and coordinated cancellation notice.**
NOTICE OF REINSTATEMENT

W-B-XXX
NOTICE 2
December 6, 2019
SUPERSEDING
NOTICE 1
March 11, 2019

FEDERAL SPECIFICATION

BATTERY, DRY

Federal specification W-B-XXX, dated March 18, 2015, is hereby reinstated and may be used for acquisition.

Preparing Activity:
GSA-FAS

FSC 6135

Figure 5-10. Reinstatement notice.
### FEDERAL SPECIFICATION

**ADHESIVE, RUBBER**

Federal specification MMM-A-XXX, dated February 9, 2015, has been reviewed and determined to be valid for use in acquisition.

**MILITARY INTEREST:**  
Preparing Activity:  
GSA-FAS

**Custodians**  
Army - EA

**Review Activities**  
DLA - IS

**User Activities**  
Navy - YD, MC

FSC 8040

---

### ASTM D4169

**ADOPTION NOTICE**

The General Services Administration has adopted ASTM D4169, “Performance Testing of Shipping Containers and Systems,” on (fill in date) for use by all federal agencies. Private sector and government agencies may purchase copies of ASTM D4169 from the American Society for Testing and Materials, 100 Barr Harbor Dr., W. Conshohocken, PA 19428-2959).

Adopting Activity:  
GSA-FAS  
FSC PACK

---

Figure 5-11. Validation notice and adoption notice.
Federal specification DD-M-XXX, dated November 16, 2012 has an erroneous Federal Supply Class (FSC) designation. Change the FSC from 7110 to 7105.

Preparing Activity:
GSA-FAS

FSC 7105

Figure 5-12. Administrative change notice.
# Chapter 6. Qualified Products List

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Part 1. General

1. Responsibility for qualification.

The preparing activity for a federal specification is responsible for recommending to GSA that the qualification requirement be included in or deleted from the specification. With GSA concurrence, the preparing activity is responsible for the qualification of products according to the procedures prescribed in this chapter. The preparing activity is further responsible for the continuing review and necessary amendment or revision of the qualified products list (QPL) associated with the specification. As evidence that products or processes and materials meet the specification requirements, they must be entered in the Qualified Product Database (QPD) as electronic QPLs. The QPD is a database that consists of the officially approved government electronic QPLs and may be accessed through ASSIST. Only government electronic QPLs in the QPD are the official source for qualified products and manufacturers. DoD activities must follow the qualification procedures in DoDM 4120.24.

2. Purpose of qualification.

Since many specifications are based on performance requirements, the possible variations in design and quality, and the nature of the requirements and tests for certain products are such that it is impractical to procure products solely on acceptance tests without unduly delaying delivery. This is especially true where specifications cover items such as life survival and emergency life saving equipment, or the nature of the items requires complex and costly tests to assure compliance with the specification. To ensure continuous availability of products in such cases, qualification of specific products is required prior to the award of negotiated contracts. Testing of a product for compliance with the requirements of a specification in advance of, and independent of, any specific procurement action, is known as qualification testing. The entire process by which products are obtained from manufacturers and distributors, examined, and tested, and then identified on a list of qualified products is known as qualification. The purpose of qualification prior to and independent of any procurement actions is to provide a means of relieving quality conformance inspections on long, complex, or expensive tests, some of which would otherwise be required after each award (see par. 5 below). To establish a federal QPL, a federal or interim federal specification must exist which requires qualification and sets forth the qualification examinations and test.

3. Significance of listing on QPL.

The fact that a product has been examined and tested and placed upon a QPL signifies only that at the time of examination and test the manufacturer could make a product which met specification requirements. Inclusion of a product on a QPL does not in any way relieve the manufacturer or distributor of his contractual obligation to deliver items meeting all specification requirements. Nor does the inclusion of a product on a QPL guarantee acceptability under a contract since the product must conform to specification requirements. Qualification does not constitute waiver of the requirement for either in-process or other inspection, or for maintenance of quality control measures satisfactory to the government.

4. Justification for qualification.
Chapter 6. Continued

Qualification is necessary when the government requires assurance, prior to award, that the product is satisfactory for its intended use. To establish this requirement, one or more of the following criteria must apply:

a. The time required to complete testing could cause a delay of 30 calendar days or more in the delivery of supplies being purchased. The inclusion of those same tests in quality conformance inspection normally conducted during the production process is evidence that this justification is not applicable.

b. Quality conformance inspection would require special equipment not commonly available.

c. It covers life survival or emergency life saving equipment.

d. The item is designated as safety critical in the Federal Logistics Information System.

e. A requirement to qualify an item can be established to ensure the performance, quality, and reliability of an item to substantially reduce risk of failure that could be catastrophic to mission, equipment, safety, or life.

5. Determination to be made by preparing activity.

Prior to inclusion of a requirement for qualification in a specification, the preparing activity will determine the following:

a. There is no other practicable way of obtaining conclusive evidence of the availability of products meeting the requirements of the specification in a reasonable time, prior to and independent of procurement.

b. At least two or more sources are available and willing to submit their products for qualification, except under unusual circumstances.

c. Test facilities and resources are available to establish and maintain the QPL adequately and without delay.


a. Avoiding misuse of qualification provisions. The qualification procedure is never used in a specification to encourage development of an item. The misuse of qualification may result in the existence of procurement specifications for products for which there are no known suppliers. Before qualification is established, test data should be at hand indicating that the product can be produced, and there is a reasonable expectation that the product will be available in sufficient quantities from several sources to meet government requirements. Qualification is not used with intent to discourage possible additional sources of supply.

b. Restrictions on use for promotional purposes. QPLs may be referred to in advertising or publicity only to state that the product of a particular manufacturing facility is listed on a QPL or meets the requirements of a federal specification, provided that such advertising or publicity does not claim or
Chapter 6. Continued

imply government preference or endorsement or that the product is the only one of its type that has passed the prescribed tests, and those claims can only be made for the product that has met all specification requirements and is listed on the government’s QPL.

7. Extension of qualification.

Except as provided herein, qualification of a product applies only to the product that is manufactured at the plant that produced the samples examined and tested. The preparing activity may extend qualification to the same product produced by other plants of the manufacturer when it has determined:

a. By examination or test of the product from such other plants that it is at least equal in all respects to that of the qualified products; and

b. That the quality control and processing at such other plants are such that the products produced are at least equal in all respects to the qualified product. The determination made under this provision will be based on inspection of the plant, quality control, and processing procedures.

If a facility comes under new ownership and management, the qualifying activity must evaluate the equivalence of the product to ensure that the product is unchanged and that the new ownership and management have the expertise and capability to provide products of requisite quality, reliability, and safety.

8. Retention of qualification.

In order to retain qualification approval of products, one of the following actions is required:

a. Certification by the manufacturer.

b. Periodic submission of new test data as may be required in the specification.

c. Completion of re-qualification testing as may be required in the specification.

9. Inclusion of products from additional manufacturers.

QPLs are kept open for inclusion of products from additional manufacturers and distributors as these products become qualified.

10. Re-examination and retest.

a. Re-examination of a qualified product is required by the qualifying activity under any of the following conditions:

   (1) The manufacturer has modified the product or changed the material or processing sufficiently so that the validity of previous qualification is questionable, when determined by the qualifying activity.
Chapter 6. Continued

(2) The requirements in the specification have been amended or revised sufficiently to affect the characteristic of the product.

(3) When the qualifying activity deems it necessary to determine that the product continues to meet all of the specification requirements.

(4) When required by retention for qualification requirements in the specification.

b. Retest may be required based on the examination of data. The qualifying activity determines, based upon the extent of specification or product changes and other available data, whether products should be removed from the QPL until retested, or whether such action should be delayed pending the outcome of the tests or receipt of additional data. If the products should be retested and remain on the QPL, a maximum time limit will be established for submission of the samples or test data, as applicable before removal.

c. The nature and extent of the re-examination or retest shall be determined by the qualifying activity.

11. Cost of test.

a. Assignment of costs. It is not intended that the government act as a testing activity for commercial interests while the government derives no benefit. Accordingly, the costs of test are normally borne by industry. The government does not bear any of the costs of testing incurred in connection with qualification tests performed in laboratories not operated or contracted by the government. The costs of performing qualification test in government operated or contracted laboratories may be shared (prorated) between the government and the applicant or wholly borne by the government whenever charges for performance of tests are so large as to discourage requests for qualification. The charges include both direct and indirect costs. A schedule of charges is established when any portion of the cost is to be borne by the applicant. Such charges are uniform for the applicants. Nothing in the charter prevents a revision of the schedule of charges due to fluctuations in direct or indirect costs.

b. Change in schedule of charges. The intent to change the share of costs to be borne by industry is publicized by an appropriate notice from GSA to the “Federal Business Opportunities at www.fbo.gov.” This notice contains a terminal data for receipt of requests for qualification testing, after which the revised schedule will be applied. The terminal data establishes at least a reasonable period after publication of the notice to permit suppliers to request qualification testing of their products. Requests received prior to the terminal data are processed on the basis of the previous schedule of charges.

c. Cost of retesting. The applicant may be required to pay the entire cost or a larger share of the cost of retesting his/her product after initial failure, providing that such applicant is so advised in his/her initial authorization to submit samples. The charges for retest normally are uniform for all applicants. However, changing circumstances may make it in the best interest of the government to have a change effected in the share of the test costs borne by the applicant. In such cases, approval of the change is sought from GSA.
Chapter 6. Continued

12. Availability of test data.

Test data developed in connection with qualification tests will be subject to disclosure unless exempt in accordance with provisions of the Freedom of Information Act (5 U.S.C. 552). In addition, after certification that such action is in the best interests of the government and in accordance with current security policy, the qualifying activity may:

a. Supply the test data to other activities of the Federal Government.

b. Supply the test data to foreign governments which are purchasing, operating, or maintaining supplies that involve products covered by specifications requiring qualification. Such release is made with the condition that the information be used only in connection with furnishing supplies and services to that government.

c. Authorize the supplier or prospective supplier to furnish qualification information in case of sales to foreign governments which are purchasing, operating, or maintaining supplies. These supplies involve products covered by specifications requiring qualification after clearance with the appropriate intelligence authority in each instance of acquisition.

13. Preparation, printing, and distribution.

The qualifying activity prepares QPLs in accordance with Part 3 of this chapter or an electronic QPL as soon as possible after specification approval. Each time a new list is issued or a list is supplemented by the addition of the latest products qualified, the qualifying activity immediately forwards a copy of the QPL to GSA for distribution. Distribution of the QPLs is in accordance with procedures of federal product descriptions (FPDs), in Chapter 3 of this Manual. For electronic QPLs, the qualifying activity enters the relevant data into the QPD which is in ASSIST (https://assist.dla.mil). An approved and dated defense or federal specification or an adopted NGS for which inclusion of qualification requirements has been approved must exist to establish an electronic QPL in the QPD. The preparing activity for the defense or federal specifications or adopting activity for the NGS prepares, maintains, and cancels the associated electronic QPL, as required. There can only be one listing of qualified products or manufacturers for a specification requiring qualification, and the only approved listing is the electronic QPL in the QPD. The qualifying activity must publish an electronic QPL in the QPD as soon as practicable after approval of a specification. Not more than 30 days may elapse between determining that a supplier's product has successfully passed all qualification tests and the publication or update of the electronic QPL in the QPD. When a specification with qualification provisions describes more than one type, class, grade, process, material, or other designation, all products or processes qualifying must be on a single electronic QPL. Separate electronic QPLs cannot be established based on specification sheets or detailed specifications that are associated with a general specification. The electronic QPL must identify the qualified products by type, class, grade, process, material, or other designation shown in the specification. The qualifying activity must maintain the electronic QPL in the QPD on a continuing basis to keep the information current.

14. Removal of a product from a QPL.

a. A product may be removed from the list for reasons considered by the qualifying activity to be sufficient, such as:
Chapter 6. Continued

(1) The product offered under contract does not meet the requirements of the specification.

(2) The manufacturer has terminated manufacture of the product.

(3) The manufacturer or distributor requests that the product be removed from the list.

(4) One or more of the conditions under which qualification was granted have been violated.

(5) The requirements of a revised or amended specification differ sufficiently from the previous issue so that existing test data are no longer sufficient for determining compliance with the specification.

(6) Failure of the manufacturer to notify the qualifying activity of a change in design, material, process, or plant location.

(7) The product is that of a contractor, firm, or individual whose name appears on the “Consolidated List of Debarred, Ineligible, and Suspended Contractors.”

(8) The manufacturer has not complied with the retention of qualification requirements.

(9) The manufacturer has publicized that his/her qualified product is the only one of its type so qualified or that the government has endorsed it.

(10) The manufacturer has failed or declined to bid on government contracts for the product for ten consecutive solicitations or for a period of two years during which solicitations were issued, whichever is less.

b. Notification of proposed removal. Excepting cases of removal as specified in subparagraphs a.(3) and (7) above, the qualifying activity will, with GSA concurrence, notify the manufacturer that the product is to be removed from the list, and give the reasons therefore. The manufacturer will be invited to furnish comment by a specific date, usually within 14 days. If the manufacturer does not provide adequate reason for retention, he/she will be notified that the product is removed. A copy of the correspondence will be furnished to all listed distributors.

c. Notice of removal. After determination has been made to remove a product from the QPL, the manufacturer will be sent a notice of removal and, by means of a revision or amendment of the QPL, the product will be deleted therefrom without delay. If removal is for the reason listed in subpart a. (5) above, the applicant will be required to submit test data or samples for tests, as appropriate. A copy of the notice will be furnished to all listed distributors. Removal action may be delayed pending outcome of the tests if the submission is made within the time specified by the qualifying activity. The qualifying activity will transmit a copy of the notice of removal to GSA. If removal is for reasons listed in subpart a.(7) above, the qualifying activity immediately notifies the manufacturer and GSA that the product is removed from the QPL.
Chapter 6. Continued

Part 2. Procedures

15. Justification and determination.

GSA is the approving authority for the inclusion of qualification in federal specifications. Justification and determination required in paragraphs 4 and 5 above will be accomplished by the preparing activity before coordination of the specification.

16. Publicity.

   a. **Responsibility of qualifying activity.** In order to establish a QPL after the issuance of a new specification, or to reissue such a list because revision of an existing specification requires re-qualification, the qualifying activity urges manufacturers to submit for qualification products they are willing to certify will meet specification requirements. The qualifying activity advises distributors who wish to have a product qualified to contact the manufacturer so that the latter may initiate the necessary action. The qualifying activity publicizes its intention to establish or reissue (or to expand the number of sources on) a QPL.

   In future acquisitions, only bids or proposals offering products which are qualified for inclusion in the QPL prior to the award of negotiated contracts are considered in making the awards. Manufacturers having products which have been qualified, but not listed, are given consideration and an opportunity to offer evidence of such qualification in the time interval before final award is made.

   b. **Public notification.** The public is notified as follows:

      (1) A notice is published in the Commerce Business Daily. The notice is clearly marked “Qualification Test Information” and contains the following information:

         (a) Name of product.

         (b) Specification applicable.

         (c) Name and address of the agency to be contacted for complete information on qualification under the specification.

      (2) Contact companies known to be interested in submitting products for qualification under the applicable specification. Trade associations may also be notified.

17. Submission of the product.

As soon as practicable after a request for qualification has been received and approved, the qualifying activity sends the applicant the necessary information including the following:

   a. A copy of the latest issue of the specification.

   b. A copy of the Provisions Governing Qualification (Appendix 6A) with a specific request for the information and certification (subparagraph 5e. of the Provisions) required of the manufacturer.
Chapter 6. Continued

c. Instructions for the forwarding of the manufacturer’s products.

d. A schedule of charges for qualification testing, if applicable. While some qualification tests will be performed in government operated or contracted laboratories, emphasis will be given to qualification testing in laboratories not operated or contracted by the government.


The qualifying activity will not authorize qualification examination and testing of a product until the applicant has furnished the information requested in subparagraph 17b. above and the information is found satisfactory by the qualifying activity.


The qualifying activity notifies the manufacturer concerning the results of the tests of his/her products, and whether or not the product qualifies under the requirements of the applicable specification, and forwards a copy of such notification to GSA.

When a product qualifies, the letter of notification includes:

a. The listing as it will appear on the QPL, as follows:

   (1) Government designation under which the product qualified (type, class, or other designation as shown in the specification).

   (2) The manufacturer’s brand designation for the product, if certified (see QPL preamble, figure 6-1); otherwise, as designated by the manufacturer for this purpose, e.g., the brand name in lower-case type, followed by the word “modified” in parentheses.

   (3) The test or qualification reference (test report number) assigned to the product.

   (4) The complete address to which correspondence will be sent and the location of the plant which manufactured the product submitted for test.

b. The following statement that:

   (1) Such listing does not guarantee acceptance of the product in any future purchase.

   (2) Such listing does not constitute a waiver of any requirements of the specification or of the provisions of any contract.

   (3) Any use of such listing for publicity, advertising, or sales will not state or imply that the product is the only product of that type so qualified, or that the government in any way recommends or endorses the manufacturer’s product. Violation is cause for removal of the product from the list by the government activity concerned.
Chapter 6. Continued

(4) Such listing applies only to products identical to those qualified. The qualifying activity must be advised of any change (materials, processes, equipment, etc.) to the product. Failure to notify the qualifying activity of a change of the product is cause for removal from the QPL regardless of the extent of the change.

(5) To retain such listing, manufacturers must comply with a requirement for retention of qualification (see paragraph 8 above). Failure to comply will be sufficient cause for removal from the QPL.

If a product is not approved for inclusion on a QPL, the manufacturer will be provided with a report covering the results obtained on the test.

20. Issuance of QPL after promulgation of the specification.

Issue a QPL as soon as practicable after promulgation of the specification. Don’t use a specification containing qualification until the QPL is established.


When a specification with qualification provisions describes more than one type, class, grade, or other designation of a product, all products qualifying will be on a single QPL. The list identifies the qualified products by type, class, grade, or other designation shown in the specification.

22. Revisions and amendments.

The qualifying activity develops revisions and amendments to QPLs including additions or deletions of qualified products, as necessary. Such revisions and amendments are prepared in accordance with the instructions in part 3 of this chapter.

23. Review of qualification requirements.

The preparing activity reviews specifications with qualification provisions periodically to determine the need to continue the qualification provision. Such review is made at intervals no greater than two years. In this review, the preparing activity considers the possibilities that more definitive requirements for the product, advances in manufacturing techniques and quality control methods, or improvements in testing apparatus and techniques may have eliminated the need for qualification (see paragraphs 4 and 5 above). If no QPL has been established, the qualification requirement must be deleted from the specification.

24. Waiver of qualification.

Only the preparing activity may waive the qualification requirement. Further, the preparing activity can only waive the qualification requirement without rejustification when it determines that the immediate procurement situation is an emergency (that is, life or mission threatening). If the preparing activity waives qualification for any other reason, it must rejustify the qualification requirement and submit the request to GSA for approval.

25. Cancellation of QPLs.
Chapter 6. Continued

The preparing activity determines, in consultation with using activities, when a QPL should be canceled.

26. Inquiries regarding QPLs.

Inquiries for qualification are submitted to the qualifying activity identified in the specification.
Chapter 6. Continued

Part 3. Format

27. Format for QPL.

The QPL is prepared as shown by figures 6-1, 6-2, and 6-3. QPLs include the name of the product and the names of the manufacturers and authorized distributors whose products have qualified under the applicable federal or interim federal specification. QPLs contain additional information as is needed for identification of the products and the test under which it qualified.

28. QPL numbering.

a. QPL lists are identified by the symbol “QPL,” followed by a dash, followed by the full number of the associated federal or interim federal specification, except that:

   (1) The specification revision indicators are omitted in all cases, and
   (2) The preparing activity codes are omitted from interim federal specification numbers.

b. Each issue of the QPL is further identified by adding a dash and an Arabic serial number. Serial numbers for QPLs associated with federal specification start with “1” and are assigned in sequence when QPLs are revised. Also, serial numbers for QPLs associated with interim federal specifications start with “1” and are assigned in sequence when QPLs are revised.

Example:

<table>
<thead>
<tr>
<th>Fed. Spec.</th>
<th>QPL Number</th>
<th>Int. Fed. Spec.</th>
<th>QPL Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>OO-D-999</td>
<td>QPL-OO-D-999-1</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>OO-D-00999A</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>QPL-OO-D-00999-1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>(GSA-FAS)</td>
</tr>
<tr>
<td>OO-D-999B</td>
<td>QPL-OO-D-999-2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>OO-D-999C</td>
<td>QPL-OO-D-999-3</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

29. Federal Supply Classification (FSC).

Each QPL is identified with the applicable FSC to which the qualified product belongs, as indicated in the upper right corner of figure 6-1.

30. Specification number and title.

Immediately below “PRODUCTS QUALIFIED UNDER FEDERAL SPECIFICATION,” insert the number (without the revision indicator) and the title of the associated specification.
Chapter 6. Continued

Example:

P-C-111
CARBON REMOVING COMPOUND

31. Preamble.

The required preamble for all federal QPLs associated with either federal or interim federal specifications is reproduced in the forms referred to in paragraph 36 below, and illustrated in figures 6-1, 6-2, 6-3, and 6-4.

32. Review of qualification requirements.

Preparing activities review QPLs in accordance with paragraph 23 above.

33. Revisions.

A revision is a complete new list, and is issued when the changes are appreciable in number. A revision is identified by a serial number in proper numerical sequence, with the date placed immediately below the revision indicator. Thus, the first revision of QPL-TT-P-595-1 is identified as QPL-TTT-P-595-2. QPL-TT-P-595-2 supersedes QPL-TT-P-595-1, and any amendments thereto (see paragraph 28 above and figure 6-1).

Example:

QPL-TT-P-595-2
February 5, 1968
SUPERSEDING
QPL-TT-P-595-1
October 11, 1967

34. Amendments.

An amendment contains only the changes required to the existing list, whether corrections, deletions, or additions. Amendments are cumulative, e.g., each successive amendment of a QPL is so written that it completely supersedes the preceding amendment in its entirety.

An amendment is identified by “AMENDMENT_____________” (No.) placed immediately below the existing QPL number, with the date placed immediately below “Amendment_______” (No.). Amendment numbers are assigned consecutively to each amendment issued until the QPL is revised. See figure 6-3.

Example:

QPL-VV-L-800-11
AMENDMENT-2
May 14, 2017
SUPERSEDING
AMENDMENT-1
December 1, 2016

35. Notices of cancellation.
Chapter 6. Continued

A cancellation notice, in addition to indicating the specific issue of the list which is canceled, may include statements such as the following (see figure 6-4):

a. “The specification covering the product listed has been canceled by a separate notice.”

b. “Qualification has been deleted from the specification by revision (revised specification number).”
FEDERAL QUALIFIED PRODUCTS LIST
OF
PRODUCTS QUALIFIED UNDER FEDERAL SPECIFICATION
TT-P-XXX

PRIMER, COATING, ALKYD, CORROSION-INHIBITING
LEAD AND CHROMATE FREE, VOC-COMPLIANT  FSC 8010

The General Services Administration authorized this list to identify products eligible for consideration in Federal Government procurement under the subject specification. The Government has qualified each product as meeting applicable requirements of the latest effective issue of the subject specification and has identified the source of each qualified product by the name, address, and plant location of the manufacturer. The listing of a product is not an endorsement by the Federal Government and does not release the supplier from compliance with specification requirements. The Government will revise, amend, or cancel this list as necessary, without prior notice, to reflect actions by the Government or the manufacturer requiring modification or discontinuance of any or all of the information herein. The brand name designation under which the product is offered for sale is capitalized and enclosed in quotation marks in the Manufacturer's Designation of "BRAND NAME" column, provided the manufacturer or his authorized distributor has certified that the product submitted for qualification is the same product, except for packaging and marking, and is the only product available by that brand name. This information may be referred to for advertising or publicity only to state that the product of a particular manufacturing facility is listed and identified here, or that such product meets the requirements of the subject specification, provided test results are publicly available to verify the statement, and provided further that such advertising or publicity does not claim or imply Government preference or endorsement or that the product is the only one of its type that has passed the prescribed tests.

The activity responsible for the Qualified Products List is:
Engineering and Commodity Management Division
Paints and Chemicals Commodity Center
400 15th Street, SW
Auburn, WA 98001-6599

<table>
<thead>
<tr>
<th>GOVERNMENT DESIGNATION</th>
<th>TEST OR GOVERNMENT MANUFACTURER'S QUALIFICATION DESIGNATION</th>
<th>QUALIFICATION DESIGNATION</th>
<th>MANUFACTURER</th>
</tr>
</thead>
<tbody>
<tr>
<td>Red</td>
<td>45-18044</td>
<td>Q1152</td>
<td>J. Landau Co., Inc.</td>
</tr>
<tr>
<td>&quot;</td>
<td>727-106/X-44628</td>
<td>Q1169</td>
<td>Pratt &amp; Lambert</td>
</tr>
<tr>
<td></td>
<td>727-206</td>
<td>Q1402</td>
<td>Pratt &amp; Lambert</td>
</tr>
<tr>
<td></td>
<td>F-04P40</td>
<td>Q1269</td>
<td>Seagrave - Seaguard</td>
</tr>
</tbody>
</table>

Figure 6-1. (Part 1 of 2) Federal Qualified Products List with continuation sheet using supplement for addresses of distributors, manufacturers, and plants.
<table>
<thead>
<tr>
<th>TEST OR QUALIFICATION</th>
<th>MANUFACTURER'S NAME, ADDRESS, AND PLANT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Q1152</td>
<td>J. Landau Co., Inc. 665 Washington Avenue Carlsbadt, NJ 07072</td>
</tr>
<tr>
<td>Q1169, Q1402</td>
<td>Pratt and Lambert P.O. Box 2153 Wichita, KS 67201 (316) 733-1361</td>
</tr>
<tr>
<td>Q1269</td>
<td>Seagrave Coatings Seaguard Division 4030 Seaguard Avenue Portsmouth, VA 23701 (804) 488-4411</td>
</tr>
</tbody>
</table>

2 of 2
QPL-TT-P-XXX-3

Figure 6-1. (Part 2 of 2) Federal Qualified Products Lists with continuation sheet, using supplement for addresses of distributors, manufacturers, and plants.
FEDERAL QUALIFIED PRODUCTS LIST
OF
PRODUCTS QUALIFIED UNDER FEDERAL SPECIFICATION
W-R-XXX

RECORER-REPRODUCER, SOUND  FSC 5835

The General Services Administration authorized this list to identify products eligible for consideration in Federal Government procurement under the subject specification. The Government has qualified each product as meeting applicable requirements of the latest effective issue of the subject specification and has identified the source of each qualified product by the name, address, and plant location of the manufacturer. The listing of a product is not an endorsement by the Federal Government and does not release the supplier from compliance with specification requirements. The Government will revise, amend, or cancel this list as necessary, without prior notice, to reflect actions by the Government or the manufacturer requiring modification or discontinuance of any or all of the information herein. The brand name designation under which the product is offered for sale to the general public is capitalized and enclosed in quotation marks in the Manufacturer’s Designation or “BRAND NAME” column, provided the manufacturer or his authorized distributor has certified that the product submitted for qualification is the same product, except for packaging and marking, and is the only product available on the public market by that brand name. This information may be referred to for advertising or publicity only to state that the product of a particular manufacturing facility is listed and identified here, or that such product meets the requirements of the subject specification, provided test results are publicly available to verify the statement, and provided further that such advertising or publicity does not claim or imply Government preference or endorsement or that the product is the only one of its type that has passed the prescribed tests.

The activity responsible for this Qualified Products List is: (insert name and address)

<table>
<thead>
<tr>
<th>MANUFACTURER’S NAME, GOVERNMENT DESIGNATION</th>
<th>“BRAND NAME”</th>
<th>TEST OR QUALIFICATION</th>
<th>MANUFACTURER’S DESIGNATION</th>
<th>MANUFACTURER’S NAME, (See SUPPLEMENT) and plants not listed here.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type I, Style A</td>
<td>F-67 &quot;BACKTALK&quot;</td>
<td>FAS 10/5-7-80</td>
<td>Distributed by:</td>
<td>Electronic Hobbycraft Inc.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Boston, MA 02109</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Manufacturer:</td>
<td>Electronics Associates</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Methuen, MA 01845</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Plant: same address</td>
<td></td>
</tr>
</tbody>
</table>

Distributed by: Electronic Hobbycraft Inc. 711 Darby Road Boston, MA 02109

Manufacturer: Electronics Associates 678 Pointe Avenue Methuen, MA 01845

Plant: same address

Figure 6-2. (Part 1 of 2) Federal Qualified Products List with continuation sheet, each entry including addresses; no supplement
<table>
<thead>
<tr>
<th>GOVERNMENT DESIGNATION</th>
<th>MANUFACTURER'S DESIGNATION</th>
<th>TEST OR QUALIFICATION</th>
<th>MANUFACTURER'S NAME, (See SUPPLEMENT) and plants not listed here.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type I, Style A</td>
<td>33FDR45</td>
<td>FAS 10/5-7-80</td>
<td>Electronic History Corp. 430 Harp Avenue Seattle, WA 98104 Plant: same address</td>
</tr>
<tr>
<td>Type I, Style B</td>
<td>45HST53</td>
<td>FAS 20/6-19-80</td>
<td>Electronic History Corp. 430 Harp Avenue Seattle, WA 98104 Plant: same address</td>
</tr>
<tr>
<td>Type I, Style B</td>
<td>0 1812</td>
<td>FAS 20/6-19-80</td>
<td>Voicescript, Inc. 218 West Bass Street Fort Worth, TX 76102 Plant: 666 W. Rogers Dr. Oklahoma City, OK 73159</td>
</tr>
<tr>
<td>Type II, Style A</td>
<td>X22 &quot;SINGLONG&quot;</td>
<td>FAS 30/7-10-80</td>
<td>Talkentunes, Inc. 85 East Keys Parkway Kansas City, MO 64131 Plant: 77 Jayhawk Blvd. Topeka, KS 66620</td>
</tr>
<tr>
<td>Type II, Style B</td>
<td>54-40 F &quot;ECHO&quot;</td>
<td>FAS 40/8-14-80</td>
<td>Aeolian Electronicraft Inc. 781 Leeward Lane New York, NY 10007 Plant: 6667 North Wind Harrisburg, PA 17108</td>
</tr>
<tr>
<td>Type III</td>
<td>LPII &quot;CHATTERBOX&quot;</td>
<td>FAS 100/2-19-80</td>
<td>Gossup Products Inc. 81 Green Drive N.E. Atlanta, GA 30309 Plant: 918 Plumtree Ave. Nashville, TN 37203</td>
</tr>
<tr>
<td>Type IV</td>
<td>&quot;CANTOON, MK IV&quot;</td>
<td>FAS 110/3-19-80</td>
<td>Cantoons Inc. 723 Bellwetger Ave. San Francisco, CA 94103 Plant: same address</td>
</tr>
</tbody>
</table>

THIS IS AN EXAMPLE FOR ILLUSTRATION OF FORMAT ONLY.

Figure 6-2. (Part 2 of 2) Federal Qualified Products List with continuation sheet, each entry including addresses; no supplement
The General Services Administration authorized this list to identify products eligible for consideration in Federal Government procurement under the subject specification. The Government has qualified each product as meeting applicable requirements of the latest effective issue of the subject specification and has identified the listing of each qualified product by the name, address, and plant location of the manufacturer. The listing of a product is not an endorsement by the Federal Government and does not release the supplier from compliance with specification requirements. The Government will revise, amend, or cancel this list as necessary, without prior notice, to reflect actions by the Government or the manufacturer requiring modification or discontinuance of any or all of the information herein. The brand name designation under which the product is offered for sale to the general public is capitalized and enclosed in quotation marks in the Manufacturer's Designation or "BRAND NAME" column, provided the manufacturer or his authorized distributor has certified that the product submitted for qualification is the same product, except for packaging and marking, and is the only product available on the public market by that brand name. This information may be referred to for advertising or publicity only to state that the product of a particular manufacturing facility is listed and identified here, or that such product meets the requirements of the subject specification, provided that test results are publicly available to verify the statement, and provided further that such advertising or publicity does not claim or imply Government preference or endorsement or that the product is the only one of its type that has passed the prescribed tests.

The activity responsible for this Qualified Products List is: (insert name and address)

This amendment forms a part of QPL-W-R-XXX-10 dated March 3, 1981

Page 2, Add the following product:

Type III F-111 FAS 140/2-14-80 Cantoons Inc.

Page 3, Add test reference under FAS 140/2-14-80 immediately below test reference number FAS 110/3-19-80, and change the manufacturer's address and plant location for test references FAS 110/3-19-80 and FAS 140/2-14-79 as follows:

Cantoons Inc.
11723 Tinkle Avenue
San Francisco, CA 94103
Plant: same address

Note: The physical location of the manufacturer's office and plant has not changed. The city renamed and renumbered the avenue.

THIS IS AN EXAMPLE FOR ILLUSTRATION OF FORMAT ONLY.

Figure 6-3. Federal Qualified Products List amendment
NOTICE OF CANCELLATION

QPL-W-F-XXX-3
NOTICE 1
November 1, 2017

FEDERAL QUALIFIED PRODUCTS LIST
OF
PRODUCTS QUALIFIED UNDER FEDERAL SPECIFICATION
W-F-XXX

FLASHLIGHT, ELECTRIC, HAND

QPL-W-F-XXX, dated January 5, 2005, is hereby canceled without replacement.

Preparing Activity:
GSA-FAS

Figure 6-4; Federal Qualified Products List cancellation notice
Appendix 6A

Provisions Governing Qualification
(Qualified Products List)

The Provisions Governing Qualification is issued pursuant to Ch. 6-17.

These provisions are issued for the information of manufacturers and their authorized distributors proposing to submit products for qualification in accordance with the approved procedures and under the applicable federal specifications. A product may be qualified only when the governing specification contains the requirements for qualification. Lists are not otherwise established for qualification.

An applicant desiring further information may address inquiries to the government activity named in the specification under which it is proposed to qualify a product.

The basic provision, Part 1, together with the specific provisions of Parts 2 and 3, as applicable, govern the authorization for and testing of products submitted for qualification.
Appendix 6A -Continued


1. Purpose of qualification.

Since many specifications are based on performance requirements, the possible variations in design and quality, and the nature of the requirements and tests for certain products may make it impractical to procure products solely on acceptance tests without unduly delaying delivery. To assure continuous availability of products in such cases, qualification of specific products is required prior to award of negotiated or sealed bid contracts. Testing of a product for compliance with the requirements of a specification in advance and independent of any specific procurement action is known as qualification testing. The entire process by which products are obtained from manufacturers, examined and tested, and then identified on a list of qualified products is known as qualification. The purpose of qualification is, prior to and independent of any procurement actions, to provide a means of relieving quality conformance inspection of long, complex, or expensive tests, some of which would otherwise be required after each award. To establish a federal qualified products list (QPL), a federal or interim federal specification must exist which requires qualification, and sets forth the qualification examinations and tests.

2. Significance of listing on QPL.

The fact that a product has been examined and tested, and placed upon a QPL signifies only that at the time of examination and test the manufacturer could make a product which met specification requirements. Inclusion on a QPL does not in any way relieve the manufacturer or distributor of his/her contractual obligation to deliver items meeting all specification requirements. Nor does the inclusion of a product on a QPL guarantee acceptability under a contract since the products must conform to specification requirements. Qualification does not constitute waiver of the requirements of either in-process or other inspection, or for maintenance of quality control measures satisfactory to the government.

3. Definitions.

As used in these provisions, the terms listed below have the meaning stated:

a. Activity, preparing. The activity immediately responsible for the development and maintenance of a federal specification and any federal QPLs associated with the specification.

b. Activity, qualifying. The activity designated in the specification as responsible for qualification testing and the technical and administrative matters necessary to develop and maintain a QPL. The preparing activity for the specification is usually the qualifying activity.

c. Manufacturer. The actual producer (domestic or foreign) of a product.

d. Distributor. Anyone authorized by the manufacturer to distribute the manufacturer’s product. This also includes the distributor authorized by the manufacturer to rebrand and distribute the manufacturer’s rebranded product under the distributor’s own brand.
Appendix 6A -Continued

e. **Applicant.** The manufacturer or a distributor making application for qualification of the product.

f. **Product.** Includes materials, parts, components, subassemblies, assemblies, and equipment.

g. **Qualification.** The entire process by which products are obtained from manufacturers or distributors, examined and tested, and then identified on a federal QPL.

h. **Qualified product.** A product which has been examined, tested, and listed on or approved for inclusion on the applicable federal QPL.

i. **Qualified products list (QPL).** A list of products qualified under the requirements stated in the applicable specification, including appropriate product identification and test reference, with the name and plant address of the manufacturer and distributor, as applicable. QPL is the accepted abbreviation for the term federal qualified products list.

j. **Testing laboratory.** A laboratory having facilities to perform the qualification examination and testing. This laboratory may be one of the following:

   (1) A laboratory operated by or under contract to the government.

   (2) h Laboratory not operated or contracted by government. A laboratory of the manufacturer or distributor either in-plant or under contract to him/her.

k. **Test report.** The testing laboratory report as to whether the product passed or failed. The test report is prepared according to the outline in paragraph 24 below, is subject to superedure by authorized retest as provided in paragraph 9 below, and is subject to limitation by discontinuance of test as provide in paragraph 16 below.

4. **General provisions.**

   a. **Place of test.** Tests will be conducted at such places as may be specified in the letter of authorization sent by the qualifying activity.

   b. **Costs of tests.** The cost of performing the tests will be borne either by the government or by the applicant, or will be shared (prorated) between them. The government shall not bear any of the costs incurred in connection with Part 3 (in-plant testing) of these provisions. The cost to the applicant, if any, will be stated in the letter authorizing the tests.

   c. **Extension of qualification.** Except as provided herein, qualification of a product shall apply only to the product that is manufactured at the plant which produced the samples examined and tested. The qualifying activity may extend qualification to the same product produced by other plants of the manufacturer when it has been determined that the product will be at least equal in all respect to the qualified product.

5. **Application for qualification.**
Appendix 6A -Continued

Each application for qualification shall be made by letter in triplicate, addressed to the activity indicated in the “NOTES” section (section 6) of the applicable specification, and shall contain the following information and certification:

a. Number and date of specification under which tests are desired and type, grade, class, or other specification designation of the product.

b. Applicant’s brand designation for the product and location of the plant at which the product was manufactured. (When the applicant is a distributor, the name and plant location of the actual manufacturer shall be included).

c. The commercial name of brand name, if any, of each product which is the same as that submitted for testing and which is sold to or available for marketing to consumers generally.

d. If the tests are to be conducted in other than a government operated or contracted laboratory, the information required in paragraph 21 below shall be furnished.

e. Certification that the applicant:

   (1) Agrees to be bound by all of the provisions and terms set forth in this document.

   (2) Is the manufacturer of the product or a distributor authorized by the manufacturer to rebrand and distribute the product under his own brand designation.

   (3) Has determined from actual tests (within the limits of test equipment commonly available, unless otherwise specified) that the product conforms to the applicable specification. (Test reports and data should be furnished with the application.)

   (4) Will supply items for test which are representative of the manufacturer’s production.

   (5) Will supply, for use of the government, products which meet the requirements of the specification in every respect.

   (6) Will not apply for a retest of the product until satisfactory evidence is furnished that all of the defects which were disclosed by previous tests have been corrected. (Test reports may be required as evidence.)

   (7) Will not state or imply in advertising or otherwise that a product(s) which has received qualification approval is the only product of that type so qualified, or that GSA in any way recommends or endorses the product.

   (8) Will notify the responsible activity of any change in his/her product after approval and will state at the same time whether in his/her belief the change will or will not prejudice the capability of the product to meet the qualification test requirements: whether he/she intends to submit new samples for testing or desires to have his/her product removed from the QPL, and whether the changes will affect the applicant’s brand designation for the product.

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Appendix 6A -Continued

(9) Will, when requested by the qualifying activity, submit certification signed by a responsible official of management, attesting that the listed product is still available from the listed plant; can be produced under the same conditions as originally qualified, i.e., same process, materials, construction, design, manufacturer’s part number or designation; and meets the requirements of the current issue of the specification.

(10) Will notify the preparing activity and the qualifying activity of plans to discontinue product or product(s) to allow adequate procurement to fulfill future customer needs.

6. Other information.

In certain cases where the information required by subparagraphs 5a, b, and c above may be considered by the government as insufficient to justify an authorization for qualification testing, the applicant may be required to state:

a. The rate at which he/she can produce his/her product with his/her present plant facilities.

b. That he/she is prepared to overcome deficiencies disclosed by qualification tests.

c. That he/she will submit, if required, sketches, photographs, descriptive booklets, or other technical literature bearing upon his/her product, as illustrative of the scope of his/her manufacturing facilities which will assist in obtaining a clear concept of the product he/she is offering.

d. Such additional information as is required by the applicable specification.

7. Engineering data.

When specified, the applicant will furnish at no cost to the government, for test record purposes, one reproducible copy of any detailed plans, specification test results, or other data required. Such data may be subject to disclosure in accordance with the Freedom of Information Act (5 U.S.C. 552). If the applicant wishes, he/she may mark individual sheets of proprietary data as being exempt from disclosure under the Act or other applicable statute which shall be identified in the statement of exemption. The government reserves the right to determine the validity of claimed exemptions or to use the information without restriction if the same is available from another source.

8. Authorization of tests.

A letter authorizing the tests will be furnished to the applicant when the required information has been furnished and found satisfactory by the qualifying activity.


Retesting of the product will not be authorized until satisfactory evidence is furnished to the activity responsible for qualification or its authorized agent that all of the defects which were disclosed by previous tests have been corrected.

10. Action on test results.
Appendix 6A -Continued

Upon completion of laboratory tests, the results will be analyzed to determine if the product is qualified. The manufacturer will be notified concerning the results of the tests of his/her product, and whether or not the product qualifies under the requirements of the applicable specification. A copy of the letter will be furnished to the distributor, if the distributor is the applicant.

11. Use and distribution of QPLs.

Lists of qualified product are for the use of the federal agencies, their contractors, and subcontractors in the performance of procurement functions. Lists are also available to the public upon request. They may be obtained from the same source as the federal specification with which they are associated.

12. Removal of a product from a QPL.

   a. Removal of a product from a QPL. A product may be removed from the list for reasons considered to be sufficient, among which are the following:

      (1) The product offered under contract does not meet the requirements of the specification.

      (2) The manufacturer has terminated manufacture of the product.

      (3) The manufacturer or distributor requests that the product be removed from the list.

      (4) One or more of the conditions under which qualification was granted have been violated.

      (5) The requirements of a revised or amended specification differ sufficiently from the previous issue that existing test data are no longer applicable for determining compliance of the product with the specification.

      (6) Failure of the manufacturer to notify the qualifying activity of a change in design, material, or process.

      (7) The product is that of a contractor, firm, or individual whose name appears on the “Excluded Parties List System at https://www.sam.gov.”

      (8) The manufacturer has not complied with the retention of qualification requirements.

      (9) The manufacturer has publicized that his/her qualified product is the only one of its type so qualified or that the government has endorsed it.

      (10) The manufacturer has failed or declined to bid on government contracts for the product for ten consecutive solicitations or for a period of two years during which solicitations were issued, whichever is less.

   b. Notification of proposed removal. Excepting cases of removal as specified in subparagraphs a(3) and (7) above, the manufacturer will be notified of the proposed removal of his/her product from the list and the reasons therefore. The manufacturer will be invited to furnish comment by a specified
Appendix 6A -Continued

date, usually within 14 days. If the manufacturer does not provide adequate reason for retention, he/she will be notified that the product is removed. A copy of the correspondence will be furnished to distributors, if listed.

c. Notice of removal. After determination has been made to remove a product from the QPL, the manufacturer will be sent a notice of removal and, by means of a revision or amendment of the applicable QPL, the product will be deleted immediately. If removal is for the reason listed in subparagraph a(5) above, the applicant will be required to submit test data or samples for tests, as appropriate. A copy of the notice will be furnished to the distributor, if listed.
Appendix 6A -Continued


This part of the Provisions covers qualification testing in a laboratory operated by or under contract to the government to perform tests. This part is supplementary to and does not supersede or waive the basic provisions outlined in Part 1 of the Provisions.


Samples for testing will be supplied by the applicant at no expense to the government. The cost of the tests to be borne by the applicant, if any, will be stated in the letter authorizing the tests. The government will not be responsible for any expense resulting from:

a. Shipment of the samples to or from the laboratory.
b. Damage during test.
c. Damage or loss of sample while at the laboratory.

15. Submittal of product for test.

The product will be forwarded for test in accordance with the shipping instructions furnished in the letter authorizing the tests. The product shall be accompanied by adequate operating instructions so that the tests may be properly conducted without undue delay. Testing will be undertaken as promptly as practicable after authorization. The following rules will apply:

a. Time of test will be set at the convenience of the government. The applicant will be permitted to observe the test, provided permission is obtained in advance from the laboratory.
b. The applicant will be permitted to make repairs and replacements after the product has been received at the laboratory or place of test, prior to test, provided that it is evident that such repairs or replacements are required as a result of damage in shipment.
c. Modifications will not be permitted in the laboratory except under unusual circumstances, and such cases will be referred by the laboratory to the preparing activity or authorized agent for decision as to whether or not the proposed changes will be permitted.
d. The applicant will take no active part in tests conducted in government laboratories.


Qualification may be discontinued at the discretion of the testing laboratory at any time the product fails to meet any of the requirements of the specification.

17. Distribution of test data.
Appendix 6A -Continued

A copy of the test report or pertinent parts thereof will be furnished to the manufacturer with the letter of notification of approval or disapproval. Copies of test reports may also be furnished by the qualifying activity to other federal activities and to the public upon request provided the data does not fall under one of the exceptions to the Freedom of Information Act.

18. Disposition of samples after testing.

A copy of the test report or pertinent parts thereof will be furnished to the manufacturer with the letter of notification of approval or disapproval. Copies of test reports may also be furnished by the qualifying activity to other federal activities and to the public upon request provided the data does not fall under one of the exceptions to the Freedom of Information Act. Upon request from the applicant (including shipment instructions), samples will be returned after testing to the applicant “as is,” at his/her expense, unless destroyed in testing.
Appendix 6A -Continued

Part 3. Provisions Governing Qualification Test Laboratories Not Operated or Contracted by the Government


This part of the provisions covers qualification testing in a laboratory of the manufacturer or distributor either in-plant, under contract to him/her, or a combination thereof. This part is supplementary to and does not supersede or waive the basic provisions outlined in Part 1 of the Provisions.

20. Costs.

Samples for testing will be supplied by the applicant at no expense to the government. The government will not be responsible for any expense for conducting the tests or costs resulting from:

   a. Shipment of the samples to or from the place of test.
   b. Damage during test.
   c. Damage or loss of the product while at the place of test.


Application for test shall be made in accordance with the Basic Provisions (Part 1). In addition to the information and certification required by the Basic Provisions (Part 1), the following shall be furnished:

   a. Location of plant or other facility at which tests are proposed to be performed. If more than one facility is available, list in the order of applicant’s preference.
   b. With the initial application only, a list and description of testing equipment proposed to be used, including the following:

      (1) Applicable specification paragraph.
      (2) Equipment name and manufacturer, including type or model number and serial or inventory number.
      (3) Equipment accuracy, limits, and latest date and place of calibration; frequency of calibration.
   c. Agreement to be bound by all of the terms and conditions set forth in these Provisions.

22. Authorization for conducting qualification tests.
Appendix 6A -Continued

The preparing activity or its authorized agent as noted in section 6 of the specification will determine, upon the basis of the application and supporting information available to it, whether the facilities and equipment proposed by the applicant to be used for the tests are suitable. The preparing activity or its authorized agent will also determine whether the applicant in all other respects complies with the requirement of these provisions governing qualification. Successful applicants will be apprised of the basis for rejection and may reapply upon the elimination of the cause of rejection.

23. Monitoring tests.

The test shall be monitored by a government representative when designated by the qualifying activity or its authorized agent. The test procedure shall be in accordance with the applicable specification. All tests required by the applicable specification shall be made.

24. Test reports.

Test reports shall be prepared by the testing laboratory as follows:

a. **Cover or title page.** The cover or title page shall include the following information:
   
   (1) Date of report.
   
   (2) Test report number assigned by testing laboratory.
   
   (3) Specification title, number, and date, including amendments and sheet numbers and dates.
   
   (4) Name of manufacturer and addresses of home office and plant office.
   
   (5) Authorization for testing (reference to the letter or test report number, authorizing the test).
   
   (6) Name and location of testing laboratory.
   
   (7) Purpose of test (qualification and requalification).
   
   (8) Specification type, grade, class, or other designator with corresponding applicant’s designation.

b. **Abstract.** A single page abstract noting the number of samples which failed and passed the tests.

c. **Basic section.** The basic section shall contain the following:
   
   (1) A listing and description of all test equipment used including the following:

   (a) Applicable specification paragraph.
Appendix 6A -Continued

(b) Equipment name and manufacturer, including type or model and serial or inventory number.

(c) Date of calibration, if applicable.

(2) Summary of test data sheets showing specification requirements and indicating whether each unit passed or failed. Individual heading should be included on original data sheets which will be forwarded to, and retained by, the qualifying activity or its authorized agent.

(3) A comparative listing of the test results; specification requirements by type, class, grade, or other specification designation, and the corresponding manufacturer’s designation for each product so identified.

(4) Any curves, graphs, photographs, etc., as required by the qualifying activity or its authorized agent.

The test report shall be signed by a responsible officer or authorized representative of the testing laboratory or contractor. The report shall be prepared irrespective of whether the samples pass or fail the tests.

25. Submission and review of test report.

The testing laboratory shall prepare and forward the specified number of copies of the test report to the activity responsible for qualification or its authorized agent via the government representative who monitored the tests, when one is designated (see Paragraph 23 above). In lieu of specific instruction on number of copies, ten copies will be forwarded.

The government representative shall retain one copy of the report and forward the other copies to the activity responsible for qualification. Each copy of the report shall bear the government representative’s certification as to its validity. This certification shall be in sufficient detail to indicate the extent of test observation of all tests, i.e., whether observation of the tests was on a full-time basis or on a surveillance or partial basis. The extent to which the government representative engaged in validating the tests shall be indicated by certifying, as appropriate, each section of the testing report reflecting test operations and conditions which he/she is able to observe during the monitoring of the qualification tests and examinations. Certification by the government representative that the tests were monitored shall not be construed as meaning that the results are acceptable to the government for qualification of product. Certification signifies the government representative’s judgment based on his/her observations and monitoring of the full testing requirements. The government representative’s letter of transmittal shall contain his/her recommendation for action. The qualifying activity or authorized agent will determine, on the basis of the test report and such additional information available to it, whether the product conforms to the requirements of the specification.
Appendix 6A -Continued

26. Distribution of test data.

Copies of test reports may be furnished by the activity responsible for qualification to other federal activities and to the public upon request provided the data meets the criteria for such release under the Freedom of Information Act.
# Chapter 7. Instructions for the Preparation of Federal Standards

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Chapter 7. Instructions for the Preparation of Federal Standards

Part 1. Introduction

1. Scope.

This chapter provides the format and instructions for the preparation of federal standards as defined by the Federal Acquisition Regulations (FAR) Part 11 and paragraph 2 below. These standards are used as references in federal specifications and other government specifications.

2. Types of federal standards.

A standard establishes engineering and technical requirements for processes, procedures, practices, and methods that have been adopted as standard. Standards may also establish requirements for selection, application, and design criteria for material. Federal standards are prepared in response to program needs within current policy and procedures. Existing standards are categorized by function, which determines in part, the format most suited to their development and publication. The following categories reflect the general purposes for which federal standards are issued:

   a. Federal test method standards may consist of one or more standard federal test method(s) and the general provisions which prescribe the conditions under which the tests are to be made. When several test methods are developed in association with a “general” federal test method standard, the format and document numbering system are modified.

   b. Standards for terminology, including glossaries, abbreviations, symbols, and codes.

   c. Standards for materials, procedures, and practices. These standards are created primarily to serve the needs of designers and to control the variety of items in the supply system. Included in this category are standards for type designators.

3. Other government and NGSs.

Other government or industry standards, approved for use as references in federal specifications, are not subject to requirements of this chapter. These “standard references,” servicing essentially the same purpose as federal standards, follow the format prescribed by the issuing organization at the time of publication, e.g., the American National Standards Institute, the American Society for Testing and Materials, Underwriters’ Laboratories, and others. Because of the traditional cooperation of government and industry in the development of standards, these publications are now subject to requirements similar to those set forth in this chapter. When it is feasible to follow a common outline in the preparation of standards, technical readers’ time is conserved by finding comparable information in the same relative position in the government, industry, or international standard.


The metric system, which is the International System of Units (SI), is the preferred unit of weights and measures in standards (see chapter 5, paragraph 5, and chapter 3, paragraph 3).
Chapter 7 – Continued

Part 2. General Instructions

5. Identification.

Federal standards are identified by numbers assigned by the GSA.

a. Published standards. Approved, coordinated, federal standards are identified by a number composed of the letters FED-STD followed by a hyphen and an Arabic number. The date of approval appears under the document number. The document number and date appear on each page of the standard.

b. Interim or tentative standards. GSA no longer issues “interim” or “tentative” federal standards. As an exception, tentative test methods are sometimes included in federal test method standards, provided:

(1) The preparing activity for the federal test method standard advises that a new standard test method is required to test for a characteristic common to items described in a number of different specifications, and that no nationally recognized test method is available for incorporation by reference without change. The preparing activity will draft or select the tentative test method, consult with the activities responsible for the specifications then known to be involved, and prepare a change notice for approval and issuance by GSA.

(2) The preparing activity agrees to begin formal coordination of the tentative test method at once with the military and civil agency coordinating activities designated by DoD and GSA, and to prepare a change notice showing supersedure of the tentative test method for approval and issuance by GSA.

c. Revision indicators. Except for “page revisions,” (a form of amendment transmitted by change notice), a revised federal standard is one which is completely revised under the same number and title. Each successive revision is identified alphabetically by a capital letter placed after the standard number beginning with the letter “A.” Revision indicators are assigned consecutively (A, B, C, etc., except that the letters I, O, Q, and S are not used).

d. Supersession data. Supersession data is located in the heading of the superseding federal standard, below the separation line which follows the date of the new or revised standard.

6. Content of federal standards.

In general, standards are developed in the following sequence:

a. Cover (cover page or “first page”)

b. Foreword (when required)

c. Preamble

d. Contents page
Chapter 7 – Continued

e. Text and illustrations

f. Concluding material

g. Appendices (if needed)

h. Index (if needed)

7. Cover.

The cover or “cover page” includes the following information: the heading, the title, Federal Supply Class (FSC), or “area designation.” Depending on the length and complexity of the standard, a formal design may be used, e.g., when separate pages are required for a foreword, or table of contents, or both, preceding the preamble and initial sections of the text. In very brief standards, the first page may also serve as the “cover,” including the preamble and one or more sections. (See figure 7.1)

a. Heading. The heading for federal standards includes the following:

(1) Measurement system identification indicates whether the standard is METRIC, INCH-POUND, or NOT MEASUREMENT SENSITIVE.

(2) Standard number with any revision indicators.

(3) The date of the standard is included except when the standard is a draft. Draft standards have the word “PROPOSED” in place of the date.

(4) Supersession data. Below the date, place the word “SUPERSEDING,” and below that include the document numbers of those documents which are superseded.

Example: NOT MEASUREMENT SENSITIVE
FED-STD-111B
December 11, 2003
SUPERSEDING
FED-STD-111A
January 10, 1998

b. Draft federal standards. Drafts of proposed federal standards and draft revisions carry the following note at the top of the cover page (See figured 7-2):

“NOTE: This draft dated (date), prepared by (preparing activity) has not been approved and is subject to modification. DO NOT USE FOR ACQUISITION PURPOSES.”


d. Title and modifiers. Titles indicate the scope of standards and are consistent with content. Item names in titles for standards conform to the Federal Item Name Directory or the Federal catalog
Chapter 7 – Continued

System, H6. When it is impracticable to use H6, titles are selected on the basis of agreement between standardization and cataloging organizations of the preparing activity, subject to GSA concurrence. The title appears at the top of the cover immediately below the series identification “FEDERAL STANDARD.”

e. Designation of FSC or “area assignment.” The FSC or “area assignment” appears in the lower right-hand corner of the cover.

8. Foreword.

A foreword may be prepared to explain the reasons or purpose for the new standard or give background information in the case of a revised standard. The foreword may also include a brief resume of developmental history or statement of reason for a particular format or sequence in the presentation of specific requirements. If a foreword is included, it appears on a separate page preceding the preamble.


The preamble is stated as follows:

“The General Services Administration has authorized the use of this federal standard by all federal agencies.”

10. Contents page.

The single word “CONTENTS” in capital letters heads the contents page or “Table of Contents”. The list of contents includes section and paragraph numbers and headings, and may include subparagraph identification, if desirable. Page numbers and captions or titles identify each figure, table, or listing. Appendices and indexes, if any, also are listed (see figure 7-3).

11. Text and illustrations.

In general, federal standards contain any or all of the following numbered sections:

a. Section 1: SCOPE

b. Section 2: REFERENCED DOCUMENTS

c. Section 3: DEFINITIONS

d. Section 4: GENERAL REQUIREMENTS. This section includes statements of requirements, or descriptions of basic plan or scheme for setting up standards (particularly for series of abbreviations, symbol, codes, etc.).

e. Section 5: DETAILED REQUIREMENTS. This section contains a detailed statement of requirements or arrangement of material in logical sequence. Alternatively, a complex
“General/Detailed” format may be used. This “slash-numbered” arrangement is described in chapter 5, part 10, for federal specifications and is similar to the federal test method standard format.

f. Section 6: NOTES

When a standard does not contain one of the above sections in the document, enter “not applicable” beside the section title.

12. Concluding material.

The following concluding material is provided at the end of the document following any tables or figures:

a. Civil agency coordinating activities.

b. DoD interests:

(1) Military coordinating activity or DoD waiver statement.

(2) Custodians, if any.

(3) Review and user activities, if any.

c. Preparing activity.

d. International interest, if required.

13. Appendices.

Appendices may be added to a standard for purposes of illustration, application, and general information relating to the standard. In other words, an appendix may serve somewhat as a “handbook” for users of the standard. An appendix is within the scope of the standard and is not inconsistent with the standard itself. Mandatory features are not incorporated in appendices. Appendices are captioned and the sections numbered in multiples of 10, with paragraphs numbered 10.1, 10.2, etc., 20.1, 20.2, and so on.


Where the standard covers a subject having an extensive classification breakdown or is otherwise lengthy, an index is included. The index lists all key terms alphabetically and gives the page or section and paragraph numbers in which they are used with significance.
Chapter 7 – Continued

Part 3. Text of Federal Standards

15. Scope (Section 1).

The scope is a clear, concise statement of the range of technical subject matter covered in the standard.

a. Limitations. The principal statement of scope may be clarified by an additional sentence or sentences naming specific exclusions from the coverage of the standard.

b. Application. Include a subparagraph headed “Application” when it is needed to indicate the general field or particular area of use.

c. Classification. A breakdown of the items covered by the standard may be made by listing the identifying names of the types, classes, grades, sizes, etc., under which requirements of the standard are specified. When only one type, class, etc., is covered and so stated in the scope, omit the classification paragraph. Where the names in the breakdown do not provide self-evident definitions, include clarification in Section 3, definitions. The criteria for classification are as follows:

   (1) Type. This term implies differences in like commodities or processes as to design, model, shape, etc., and generally are designated by Roman number, e.g., Type I, Type II.

   (2) Class. This term provides additional categorization of differences in characteristics other than provided by type classifications. The term “class” does not constitute a difference in quality or grade, but covers specific, equally important uses, and generally is designated by Arabic numbers, e.g., Class 1, Class 2.

   (3) Grade. This term implies differences in quality. Where practical, the first grade is the highest grade. Grade is generally designated by a capital letter, e.g., Grade A, Grade B.

   (4) Composition. This term is used to classify commodities differentiated entirely upon the basis of chemical composition and generally are designated in accordance with accepted trade practices acceptable to the government.

   (5) Other classifications. When the terms “types,” “classes,” “grades,” and “composition,” do not accurately differentiate between the items covered, other terms such as “style,” “color,” “form,” “size,” “weight,” “power supply,” “temperature,” “condition,” “unit,” “enclosure,” “duty,” “insulation,” etc., may be used.

16. Referenced documents (Section 2).

Referencing is encouraged when it will eliminate the repetition of frequently used requirements.

a. Listing of references. Only specifications, standards, and other publications and drawings that form a part of the standard, or references which need to be considered, are listed under this section. Ordinarily, reference will not be made to a specific issue of a publication. The basic document number (with no revision letter or suffix) and the title is used to identify a referenced document. The listing of these publications are preceded by the notation:
Chapter 7 – Continued

“The issues of the following documents in effect on the date of invitation for bids or request for proposal form a part of this standard to the extent specified herein.”

Use the current title of the referenced documents when developing or revising the standard. Group referenced documents are under appropriate heading such as “Government Documents” and “Non-Government Documents.” Information on the availability of referenced documents is included in parenthetical sentences after each group of references. Statements regarding availability are the same as those stated in Chapter 5.

b. Government documents. Federal and military specifications and standards, and other government publications of wide use and readily available, are referenced in standards when necessary. Laws and regulations that automatically apply to everyone need not be referenced.

c. Non-Government documents. Reference may be made to specifications, standards, or other publication of technical societies and other non-Government agencies where they are widely recognized by industry and are accepted in their entirety by the using government agencies. Otherwise, that part of the non-Government publication that is acceptable and can be appropriately included, is made a part of the standard by reference or excerpt where it has been verified that there is no violation of copyrights. The extent of applicability is indicated in Sections 3, 4, or 5.

17. Definitions (Section 3).

Definitions of all key terms used in the standard are stated in sufficient detail for adequate clarity, unless the terminology is generally accepted and not subject to ambiguity or variant interpretation. Definitions may be included by reference to documents listed under Section 2. When the terminology in the standard is such that separate definitions are not required, Section 3 consists of the following statement:

“The terms used in this standard are commonly understood by the technical community to which they apply, and are not used here in such a way as to introduce new or limited meanings.”

18. General statement of requirements (Section 4).

 Statements of requirements to be entered under this section include characteristics common to the area covered. When considerable detail is required to present such common characteristics, it may be preferable to place related groups of details under appropriate headings in Section 5, Detailed Statement of Requirements.

19. Detailed statement of requirements (Section 5).

All essential statements of requirements for the item covered are stated in this section. In the case of physical items, performance requirements, material (including chemical and physical characteristics as applicable), dimensions, weight, color, marking, and quantity are clearly specified. The standard includes only those characteristics that can be confirmed by reliable quality criteria or test equipment.

20. Notes (Section 6).
Chapter 7 – Continued

When Section 6 is included, it contains information of a general or explanatory nature. It is designed to assist in determining the applicability of the standard and supersession data. This section includes the following in the order listed, as applicable:

a. Intended use.

b. Data requirements list and cross-reference.

c. Government-furnished and government-loaned property (if appropriate).

d. Patent notice.

e. Subject term (key word) listing.

f. Identification of changes.


Complete revisions are prepared when the changes in a standard are of considerable length in relation to the current basic issue. When the standard is revised, the entire contents are analyzed and brought up to date. Revisions are prepared in the format outlined herein for standards, except that the document number is followed by the revision indicator. Revisions of standards include asterisks or vertical lines at the margins of the pages to indicate where changes have been made with respect to the previous issue. When the number is too extensive, the appropriate note (see chapter 5, paragraph 5-54) is included in section 6.1.

22. Amendments.

Do not amend federal standards.

23. Change notices and page revisions.

A change notice that forwards completely revised pages on which the changes are made, makes minor changes in a standard

   a. Change notices. Change notices are limited modifications and are identified by the same number and title as the standards they affect, along with an Arabic change notice serial number. (See figure 7-4.) These notices, and the new or revised pages appended to them, are not cumulative. Change notices contain the following statement in the upper left side of the page:

   “CHANGE NOTICES ARE NOT CUMULATIVE AND SHALL BE RETAINED UNTIL THE STANDARD IS REVISED.”

   b. Page revisions. Revised pages are prepared in the same manner as pages for a new standard. If an additional page is to be inserted in revising a page or pages, it is identified by the preceding page number followed by the letter “a,” and a second inserted page “b,” e.g., pages 8a and 8b would follow
Chapter 7 – Continued

page 8 as inserted pages. (See figure 7-4.) A note, “Supersedes page (no.) of (date),” is placed in the lower left corner of each revised page. A change notice is prepared for all the page revisions issued at one time. Conversely, a page revision is not issued without an accompanying change notice.

(1) Pages transmitted by notices are either new pages or replacements for stipulated pages issued in the basic document or by previous change notices. When new pages are entered in the standard, the latest notice will be retained as a check sheet and all previous notices may be disregarded.

(2) Change notices are not cumulative, and therefore do not include supersession data.

24. Cancellation notice.

A cancellation notice is prepared when a standard is no longer required (see figure 7-5). The preparing activity issues a cancellation notice following coordination and approval of the custodians, review, and user activities. The notice specifies any superseding document.
Chapter 7 – Continued

Part 4. Federal Test Method Standards

25. Scope.

This part prescribes procedures for the use of test method standards.


Federal standards are issued, when required, to prescribe test methods for a designated range of products.

a. General provisions. The basic federal test method standard and general provisions thereof are identified by the assigned number and the latest revision indicator if any, a diagonal (also known as a virgule, solidus, slant, slash, or slash mark) (/), and the letters “GEN.” An example is FED. TEST METHOD STD. 601A/GEN. This number and the approval date for that revision is located in the top right corner of the cover and at the top of each page of the general provisions, including the contents page, i.e., all pages preceding the first individual standard test method.

b. Standard test method. Each standard test method included in a federal test method standard is identified by the basic (general) standard number without revision indicator, diagonal (/), and the number of the individual standard test method, e.g., FED. STD. TEST METHOD 601/3061, followed by the date of approval. This number and date is placed at the top right corner of odd pages and the top left corner of even pages. When the test method is revised, its approval date is updated to reflect the approval date of the change notice, and a revision indicator is added or adjusted as noted hereafter. When the entire standard is revised, all updated test methods bear the date of the revision. Test methods that have not been updated, but are validated as being current, also bear the date of the revision. An appropriate numbering system is used which provides consecutive revision indicators for each method. For example, if the original issue of a method is numbered 1100, the first revision of this method will be 1100.1, and so on.

27. Approved industry test methods.

The Federal Government uses nationally recognized industry standard test methods instead of developing new and duplicative federal test method standards when the industry standards include all essential requirements of the federal agencies involved. This policy is not to be misused to diminish either the government’s or the supplier’s responsibility for testing products with respect to hazards, safety features, performance, and any other essential characteristics. Industry standard test methods are utilized only when they are fully applicable, current, and available. Industry standards which include some, but not all, of the government’s requirements, or are applicable only in part, may be incorporated by reference in federal test method standards.
Figure 7-1. Cover or “Cover Page” of a federal standard
FEDERAL STANDARD
MARKING FOR SHIPMENT (CIVIL AGENCIES)

The General Services Administration has authorized the use of this federal standard by all federal agencies.

NOTE: This draft dated October 13, 2016, prepared by GSA-FAS has not been approved and is subject to modification. DO NOT USE FOR ACQUISITION PURPOSES.

METRIC
FED-STD-123G
PROPOSED
SUPERSEDING
FED-STD-123F
May 15, 2015

Figure 7-2. Draft of a federal standard and a revised draft
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Note: A table of contents, or index, or both, is required only when warranted by the length and complexity of the standard. “Books” of standard test methods applicable to closely related products originally include alphabetical and numerical lists of such test methods. Generally, federal standards will cover one subject, briefly, with such expository section and paragraph headings as to obviate the need for either a “CONTENTS” page or an index.

Figure 7-3. Contents page for a federal standard
The following changes, which form a part of FED-STD-XXXX, dated July 5, 2005, are approved by the General Services Administration, for use by all federal agencies.

REMOVE: Page 8 of July 5, 2005

ADD: Pages 8, 8a, and 8b of January 22, 2014

RETAIN THIS CHANGE NOTICE AND PLACE IT BEFORE THE FIRST PAGE OF THE STANDARD.

FSC MISC

FED-STD-XXXX. July 5, 2005
CHANGE NOTICE 1, January 22, 2014

8
Supersedes page 8 of July 5, 2005, in part; see pages 8a and 8b

FED-STD-XXXX
July 5, 2005
CHANGE NOTICE 1
January 22, 2014

8a
Supersedes page 8 of July 5, 2005, in part; see pages 8 and 8b

Figure 7-4. Change notice to a federal standard (pages inserted)
NOTICE OF CANCELLATION  

FED-STD-XXXX  
NOTICE 1  
February 9, 2019  

FEDERAL STANDARD  
CLOSING, SEALING AND REINFORCING OF FIBERBOARD SHIPPING BOXES, GENERAL METHODS FOR  


Preparing activity:  
GSA-FAS  
FSC PACK  

Figure 7-5. Cancellation Notice
Definitions

Activity
One of the organization elements of the Military Departments, Defense Agencies, or Civilian Agencies.

Activity, Civilian Agency Coordinating.
A federal civilian activity on record as responsible for the review of proposed revisions, amendments, or cancellation of a particular federal product description.

Activity, Military Coordinating.
The military activity responsible for coordinating, reconciling, and collating the military comments for the DoD on a federal product description prepared by a federal civil agency under an established project. Military coordinating activity also identifies the military activity responsible for coordination of a non-Government standardization document in the DoD.

Activity, Preparing
The activity (Organizational unit) within an assigned agency responsible for the development and maintenance of a federal product description.

Activity, Qualifying.
The Preparing Activity for a specification with a qualification requirement is the Qualifying Activity. This activity has been given responsibility to develop, implement, and maintain the qualification program as specified in the applicable specification, and is authorized to input information into the QPD.

Agency, Assigned.
The federal agency to which the responsibility for the preparation and maintenance of a federal standardization document is assigned by GSA.

Assigned Agency Plan.
GSA-managed plan that provides leadership to federal agencies on the development and issuance of Federal product descriptions. It includes assignments of responsibility for projects to develop, coordinate, and maintain these documents.

Area Assignment/Designation.
Standardization area provided as guidance in categorizing documents not susceptible of categorizing in the Federal Supply Classification system. Examples are PACK (packaging, packing, preservation, and transportability) and ENVR (environmental requirements and related test methods).

ASSIST.
Acquisition Streamlining and Standardization Information System (ASSIST).
The official database containing information about standardization documents used in the Department of Defense. ASSIST also provides electronic access to government standardization documents over the Internet at https://quicksearch.dla.mil, but these two simplified versions of the ASSIST do not provide as extensive information as ASSIST.

Brand Name Description.
A product description that identifies a product by its brand name, model or part number, and required salient characteristics.
Definitions - Continued

Brand Name or Equal.
A product description that references all brand name products known to be acceptable and of current manufacture and include required salient characteristics.

Civil Agency.
A federal agency other than the Department of Defense.

Comment, Essential.
A comment supported by a justification covering requirements or provisions that must be adopted or reconciled if the document is to be usable by the commenting activity.

Comment, Suggested.
A comment covering changes considered desirable but not essential. Comments on format, grammar, and punctuation normally will be suggested comments.

Commercial Item Description (CID).
An indexed simplified product description managed by GSA that describes by function, performance, or essential physical requirements the available acceptable commercial products that will satisfy the government’s needs.

Commercial product.
An item of a type customarily used for nongovernmental purposes, and has been sold, leased, or licensed to the general public (or offered for sale, lease, or license). This includes items that will be available commercially in time to satisfy government needs, as well as items with minor modifications that do not significantly alter their nongovernmental function or essential physical characteristics.

Coordination.
The process of having standardization documents reviewed and commented on by government and private sector organizations.

Custodian.
The activity responsible for coordination and the subsequent development of a consolidated position on standardization projects within its own Department/Agency.

Distributor.
Anyone authorized by the manufacturer to distribute the manufacturer’s product. This also includes the distributor authorized by the manufacturer to rebrand and distribute the manufacturer’s rebranded product under the distributor’s own brand.

Federal Documents.
A generic term for documents used in the Federal Standardization Program. Federal documents include federal specifications, standards, commercial item descriptions, and purchase descriptions.

Federal Product Description (FPD)
The collective term for federal specifications, interim federal specifications, qualified products lists for federal specifications, federal standards, and commercial item descriptions.
Definitions - Continued

Federal Supply Classification (FSC) Classes.
Four-digit codes for groups of commodities, prescribed by Cataloging Handbook H2, Federal Supply Classification, Groups and Classes.

Index of Federal Specifications, Standards, and Commercial Item Descriptions.
The GSA publication of federal specifications, standards, and commercial item descriptions, including supplements.

Industry.
Business firms and trade associations or organizations concerned with or interested in the product or products covered or being considered for coverage by a specification, standard, or CID.

Manufacturer.
The actual producer (domestic or foreign) of a product.

Market research and analysis.
The process used to ascertain and analyze the range and quality of available commercial products to determine whether they meet government user needs, and to identify the market practices of firms engaged in producing, distributing, and supporting such products.

Metrication.
Any act tending to increase the use of the metric system (SI), whether it be increased use of metric units or of engineering standards that are based on such units.

Metric, Hard.
The use of only metric measurements and standard metric sizes in specifications, standards, supplies, and services. Hard conversion to metric may change physical dimensions.

Metric, Soft.
The result of mathematical conversion of inch-pound measurements to metric equivalents in specifications, standards, supplies, and services. The physical dimensions are not changed.

Metric System.
The International System of Units Le Systeme International d’Unites (SI) of the International Bureau of Weights and Measures. The units are listed in Federal Standard 376, Preferred Metric Units for General Use by the Federal Government.

Non-developmental item.
The product available to the government with little or no development effort required by the government.

Non-Government standard (NGS).
A national or international standardization document developed by a private sector association, organization, or technical society. This does not include standards of individual companies.

Packaging.
The requirements for preservation, packing, unitization, palletization, and marking for supplies and equipment. It includes the minimum requirements for physical and mechanical protection, and provides for multiple handling, shipment by any mode, and limited storage of up to 1 year in enclosed facilities without damage to the product.
Definitions - Continued

Product.
The term “product” includes materials, parts, components, subassemblies, equipment, accessories, and attachments.

Product description.
The generic term for documents used for acquisition and management purposes. Product descriptions include specifications, standards, commercial item descriptions, purchase descriptions, brand-name purchase descriptions, and NGSs.

Project, Standardization.
A formally established effort with a defined scope to achieve, through established procedures and channels, any of the objectives of the Federal Standardization Program.

Purchase description.
A product description prepared for onetime use, or for small purchases, or when development of a standardization document is not cost effective, or to satisfy a customer’s need for a brand name item. Unlike federal product descriptions, purchase descriptions are not published or indexed.

Qualified product.
A product that has been examined, tested, and listed on, or approved for listing on, the applicable QPL in the QPD.

Qualified products database (QPD).
A database consists of the officially-approved government electronic QPLs and QMLs, and may be accessed through ASSIST at https://assist.dla.mil/online/start/ or http://qpldocs.dla.mil/. Only government electronic QPLs and QMLs in the QPD are the official source for qualified products and manufacturers.

Qualified products list (QPL).
An electronic listing in the QPD of products or families of products that have successfully completed the formal qualification process (including all specified periodic tests) that examines, tests, and verifies that a specific product design meets all the applicable specification requirements. A list of products that have met the qualification requirements stated in the applicable specification, including appropriate product identification and test or qualification reference, with the name and plant address of the manufacturer and distributor, as applicable.

Specification.
A document prepared specifically to support acquisition that clearly and accurately describes the essential technical requirements for purchased material or products, and the criteria for determining whether the requirements are met.

Specification, Departmental.
A specification prepared by, and of primary interest to, a particular federal agency, but which may be used by other federal agencies.

Specification, Federal.
A specification issued or controlled by GSA and listed in the General Services Administration’s Index of Federal Specifications, Standards, and Commercial Item Descriptions.
Definitions - Continued

Specification, Functional.
A performance specification that describes the intended use of the product. It may include a statement of the qualitative nature of the product required, and may set forth those minimum essential characteristics and standards to which the product must conform if it is to satisfy its intended use.

A potential federal specification issued in interim form for optional use by all federal agencies. Interim amendments to federal specifications and amendments to interim federal specification are included in the definition. These documents are issued and controlled by the General Services Administration and are listed in the GSA Index of Federal Specifications, Standards, and Commercial Item Descriptions.

Specification, Performance.
A document that describes the functional parameters and performance limits, without design details, to satisfy an intended use of a product. It often is a description of a form, fit, and function requirement, but it is not descriptive of how an item is to be produced.

A proposed federal specification is a document that is prepared or selected as the draft for coordination prior to its publication as a federal specification. This definition includes: a draft prepared for this purpose and specifically precluded from use in procurement; a departmental specification used without change as the draft for coordinated conversion to a federal specification; or an interim federal specification used without change as the draft for coordinated conversion to a federal specification.

Standard.
A document that establishes engineering and technical requirements for processes, procedures, practices, and methods that have been adopted as standard. Standards may also establish requirements for selection, application, and design criteria for material.

Standard, Departmental.
A standard prepared by, and of interest primarily to a particular federal agency, but which may be used in procurement by other agencies.

Standard, Federal.
A standard, issued in the federal series, which is mandatory for use by all Federal agencies. These documents are issued or controlled by the General Services Administration and are listed in the GSA Index of Federal Specifications, Standards, and Commercial Item Descriptions.

Standardization.
The adoption and use (by consensus or decision) of engineering criteria to achieve the objectives of the Federal Standardization Program.

Standardization Directory, (FSC Class and Area Assignments), DoD publication SD-1.
A document that lists standardization responsibility assignments by FSCs, FSGs, and Areas. It includes the addresses, telephone numbers, and points-of-contact for military offices, civilian agencies, and non-Government standard bodies participating in the Standardization Program. The information in the SD-1 is extracted from the ASSIST database.
Definitions - Continued

Standard, Regulatory.
A standard issued by a regulatory agency pursuant to an Act of Congress and thus mandatory for all federal agencies. Such standards are usually published in the Federal Register and incorporated in the Code of Federal Regulations.

Status of Standardization Projects, DoD Publication SD-4.
A document prepared by the DoD and issued quarterly showing the status of standardization projects undertaken by the military services and defense agencies.

Testing Laboratory.
A laboratory having the necessary facilities, equipment, and competence to perform the qualification examination and testing. This laboratory may be one of the following:

(1) Government operated or contract laboratory. A laboratory operated or under contract to the government.

(2) A laboratory accredited by a government agency.

(3) Laboratory not operated, contracted for, or accredited by government. A laboratory of the manufacturer or distributor either in-plant or under contract to him.

Validation.
The process by which the preparing activity for a document determines that an overage document is still required, meets the users’ needs, and continues to reflect accurate and current requirements.

Voluntary Standard.
A consensus document developed by a private sector association, joint industry/government partnership, organization, or technical society that plans, develops, establishes, or coordinates standards, specifications, handbooks, or related documents. This term does not include standards of individual companies. In this manual, the term voluntary standard is synonymous with nongovernment standards except for joint industry/government standards, and includes, but is not limited to, voluntary consensus standards (i.e., those developed by standards bodies characterized by openness, balance of interests, due process and an appeals process).
Abbreviations and Acronyms

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<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>AIN</td>
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<tr>
<td>ASTM</td>
<td>American Society for Testing and Materials</td>
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<td>CFR</td>
<td>Code of Federal Regulations</td>
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<td>CID</td>
<td>Commercial Item Description</td>
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<td>DLA</td>
<td>Defense Logistics Agency</td>
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<td>DoD</td>
<td>Department of Defense</td>
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<tr>
<td>DoDISS</td>
<td>Department of Defense Index of Specifications and Standards</td>
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<tr>
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<td>Federal Acquisition Regulations</td>
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<td>Federal Product Description</td>
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<td>Federal Property Management Regulations</td>
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<td>Office of Management and Budget</td>
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<td>PIN</td>
<td>Part Identification Number</td>
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<td>QPL</td>
<td>Qualified Products List</td>
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<td>SI</td>
<td>International System of Units</td>
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