



BID INVITATION: 15-532  
Date: 8-13-2015

Subject to terms and conditions specified herein, The Investment Recovery Group for Spirit AeroSystems invites your bid to purchase and remove the surplus of: **68 Lots of Misc. Shop and Office Items Located at The Investment Recovery Facility. Items include but are not limited to the following: Heavy Duty Storage Cabinets, 3-Step & 13 Step Ladders, Pallet Rack Systems, Tables – Office and Computing, 4-Drawer Lateral File Cabinets, Viewgraphs with Numerous Kinds of Chairs, Folding Tables and Many other items.**

This is an invitation to bid only and is not an offer to sell. We reserve the right in our absolute discretion to reject any and all bids.

We encourage and welcome inspections of our bid invitations. However, walk-in inspections outside of set times will not be allowed and please no children. All inspections of the items included within this bid invitation will have to be performed within the designated time limits. Please call (316) 523-9285 or email <http://surplussales.spiritaero.com/> for questions concerning your inspection.

All bids must be received by the Investment Recovery Group - **NO LATER THAN 3:00 p.m. (CST) ON Wednesday August 19, 2015.** No bid or modification thereof will be considered after this date and time.

Bids will be opened at **10:00 a.m. on Thursday August 20, 2015** at the Investment Recovery Group Building located at 3365 S. Oliver, Wichita, KS.

**The removal of all materials must be completed by no later than 2:00 p.m. (CST) on Friday August 21, 2015.** Bid winners will be notified by via telephone, fax or email. Bid results will be available to bidders only by telephone at (316) 523-9285 on (9/20/2015).

**AGREEMENT**

In compliance with this invitation for bids and subject to all terms and conditions thereof, the undersigned hereby offers and agrees to purchase any or all of the groups upon which the undersigned has quoted prices at the price set opposite each group.

Bidder \_\_\_\_\_  
Firm Name

Address \_\_\_\_\_  
City \_\_\_\_\_

By \_\_\_\_\_  
Signature

State & Zip \_\_\_\_\_  
Date \_\_\_\_\_

Printed Name \_\_\_\_\_

Telephone No. \_\_\_\_\_

Email \_\_\_\_\_

Fax No. \_\_\_\_\_

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**Spirit AeroSystems Inc. Authorized Acceptance**

By: \_\_\_\_\_

Date: \_\_\_\_\_

## NOTES:

1. For your convenience, our Facsimile number is **316-526-2000**. All Facsimile messages should be marked "PRIORITY HANDLING" or "URGENT" in the header space and should be addressed to Spirit AeroSystems, Wichita, Kansas, Attention: Spirit AeroSystems - Investment Recovery, Mark Gayer, Mail Code K28-00.
2. All mail correspondence should be addressed to:  
**Spirit AeroSystems Investment Recovery**  
**3365 S Oliver, Bldg. 1-256B Mail Stop K28-00,**  
**Attention: Mark Gayer, Wichita, Kansas 67210**
3. All items and quantities are subject to cancellation or change pending final settlement.
4. **INSPECTION OF PROPERTY SCHEDULE:**  
**Wednesday 8/13/2015 thru Wednesday 8/19/2015 - 8:00 AM to 3:00 PM. By appointment.**  
If additional information or a different inspection time is desired, please contact **Mark Gayer at (316) 523-9285 or [surplussales@spiritaero.com](mailto:surplussales@spiritaero.com)**.
5. Spirit AeroSystems Inc. owned property and containers such as propane bottles, yellow boxes, tubs, pallets and flats will not be released to the customer.
6. All lots and associated equipment will be loaded FOB by Spirit AeroSystems Inc. on behalf of the buyer. Said buyer agrees to indemnify Spirit AeroSystems Inc. from any and all damage that might result from Spirit AeroSystems Inc. loading the equipment. Further, it is the sole responsibility of the buyer to arrange for transportation and special disassembly required to facilitate the loading of said equipment. Buyer is also responsible to schedule the pick-up of said equipment with **Mark Gayer at (316) 523-9285** by the time specified within this bid package.
7. **Sales Tax:** Destination sales tax will be applied to those assets being shipped to the following states: California, Colorado, Georgia, Kansas, Missouri, North Carolina, Oklahoma, Tennessee, Texas, and Washington. The jurisdiction for each sale is based on where the asset is shipped to. To avoid being charged sales tax Spirit AeroSystems must receive a "Tax Exemption Certificate" from the purchaser or tax must be billed if shipped to one of the above listed states. Please include physical address and what county in which the item is being shipped to. Also, specify if address is residence or business.
8. **SALES TAX EXEMPTION CERTIFICATE:** If you do not have a Tax Exemption Certificate on file with Spirit AeroSystems Inc., please include a copy of your Tax Exemption Certificate or **FAX to 316-526-2000.**
9. **BID WINNERS:** After bids are approved & payment is received Bid Winners may begin removal of property and must be completed by Friday August 22, 2015. Bid Winners are responsible for all removal work and providing "Bill of Lading". Please contact Mark Gayer at (316)523-9285 to establish & coordinate payment, pickup and removal. Payment must be received before asset removal.

**IMPORTANT NOTICE: All property must be removed by the time specified within this bid invitation. Any items not removed are subject to a "FAILURE TO PERFORM PENALTY" of \$500.00 per day that will be charged to the bid winner and the exclusion from future bids.**

# NOTICE TO BIDDERS FROM Spirit AeroSystems Inc. SECURITY

## CONTRACTORS, CUSTOMERS, VISITORS & VENDORS

### WELCOME

Spirit AeroSystems Inc. is proud of the team relationship we share with our customers and suppliers. Our continued mutual success is directly related to your valuable contribution and spirit of cooperation. You are requested to limit your access to information and areas where you have a business requirement for the purpose of performing your work assignment.

The following extracts of Company rules are furnished for your information and require your adherence.

### RULES

#### Security and Fire Protection Regulations

Badge must be displayed chest high on your outermost garment at all times while on company-owned or -leased property. The lending or borrowing of identification badges is prohibited.

Badge must be returned to Security on expiration or conclusion of the assignment or visit for which it was issued.

Compliance with Security provisions relating to the safeguarding of classified information and provisions of the espionage laws or regulations of the United States or any agency is required.

Possession of cameras on Company premises is prohibited unless you've been issued a camera permit.

You are required to use designated entrances and exits to enter and leave Company premises and to adhere to Company traffic and parking regulations as follows:

- A. Contractors must park according to all aspects of the Procedure PRO-1082 and will park in areas designated by Security Customer Support only. A copy of the procedure may be obtained from Security Customer Support.
- B. Security procedures outlined in contracts must be followed. Exceptions can be granted only by Security Customer Support upon receipt of a written request.
- C. As the representative of your company you are responsible to brief and ensure employees follow the rules and regulations or your company may be subject to having vehicles Wheel Locked (Booted) or Towed. Security Customer Support has informed you, the company representative, of the guidelines upon receipt of the badges and vehicle passes. You understand that your Company (ies) and/or employees of your Company (ies) receiving multiple parking/traffic violation notices may be denied parking privileges on Spirit AeroSystems Company property. Refer to Procedure PRO-1082 - section 3. and section 12. for further information.
- D. All contractor badges and vehicle passes must be secured at all times (windows shut, doors locked).

## Safety, Health or Environmental Regulations

You must comply with Spirit AeroSystems Inc. and regulatory agency health and safety rules or with environmental protection procedures. Report injuries, any occurrence causing damage to Company or customer property or any violation of environmental protection regulations.

## Dishonesty, Unacceptable Conduct or Performance - the following actions are prohibited:

Theft or unauthorized possession of property belonging to the Company, Government, customer, or vendor. Unauthorized use of Company, Government, customer or vendor equipment, property, proprietary information or supplies. Giving or taking gratuities or bribes. Damaging or destroying Company, Government, vendor, employee or customer property through willfulness or negligence. Fighting on Company premises or horseplay. Intimidation, harassment or coercion of employees or customer, Government or vendor representatives. Gambling on Company premises. Uncivil, insulting, vile or obscene language or conduct. Interfering with production in any way.

Entering Company premises under the influence of alcoholic beverages or drugs. Possession or consumption of alcoholic beverages or drugs on Company premises. Possession of weapons or explosives on Company premises. Littering. Soliciting contributions. Selling or marketing products and services without authorization.

## QUESTIONS

If you have any questions or concerns, please contact your Spirit AeroSystems Focal or the Security Badge Office (523-1716).

### **GENERAL SALES TERMS AND CONDITIONS** Form B

The party hereinafter referred to as "Seller" is Spirit AeroSystems Inc., and the part hereinafter referred to as the "Bidder" refers to all bidders under this invitation, and the party hereinafter referred to as the "Purchaser" is the successful bidder to whom this contract is awarded.

- (i) Inspection The Bidder is invited, urged, and cautioned to inspect the property to be sold prior to submitting a bid. Property will be available for inspection at the places and times specified in the Invitation. In no case will failure to inspect constitute grounds for the withdrawal of a bid after opening.
- (ii) Conditions and Location of Property Unless otherwise specifically provided in the Invitation, all property listed therein is offered for sale "as is" and "where is". If it is provided therein that the Seller shall load, then "where is" means F.O.B. conveyance at the point specified in the Invitation. The description is based on the best available information. However, the SELLER MAKES NO WARRANTY, EXPRESS OR IMPLIED, AS TO QUANTITY, KIND, CHARACTER, QUALITY, WEIGHT, SIZE, OR DESCRIPTION OF ANY OF THE PROPERTY OR ITS FITNESS FOR ANY USE OR PURPOSE. Containers are not included with property to be sold.
- (iii) Consideration of Bids The Bidder agrees that his bid will not be withdrawn within the period of time specified for the acceptance thereof following the opening of bids (sixty (60) calendar days if no period is specified by the Seller or by the Bidder, but not less than ten (10) calendar days in any case) and that during such period his bid will remain firm and irrevocable. The right is reserved to reject any or all bids, to waive any technical defects in bids, and unless otherwise specified in the offering or by the Bidder, to accept any one item or group of items in the bid. Unless the Invitation otherwise provides, bids may be submitted on any or all items. However, unless the Invitation otherwise provides, a bid covering any listed item must be submitted on the basis of the unit specified for that item and must cover the total number of units designated for that item. In case of error in the extension of prices, unit prices will govern.
- (iv) Payment The Purchaser agrees to pay for property awarded to him in accordance with the prices quoted in his bid. Payments of the full purchase price, subject to any adjustment pursuant to Condition No. (viii), must be made within the time specified for removal and prior to delivery of any of the property. In the event that any adjustment is made pursuant to Condition No. (viii), payment must be completed against any amounts due to the Seller under a contract awarded by him under this Invitation for Bid. In those instances where the total sum becoming due to the Seller from the Purchaser on a contract awarded to him under the Invitation is less than the total amount deposited with his bid, the difference shall be promptly refunded. Deposits accompanying bids which are not accepted shall be promptly returned. Kansas State Sales Tax will be added to the bid price unless the articles purchased are for resale, or unless they are purchased by a governmental unit or other organization exempt from such taxation.

- (v) Title Unless otherwise specified in the Invitation, title to the items of property sold hereunder shall vest in the Purchaser as and when full and final payment is made, except that if the Invitation provides that loading will be performed by the Seller, title shall not vest until such payment and loading are completed.
- (vi) Delivery and Removal of Property Unless otherwise specified in the Invitation, the Purchaser shall be entitled to obtain the property upon vesting of title of the property in him. Delivery shall be made at the designated location, and the Purchaser shall remove the property at his expense within the period of time originally specified in the Invitation or within such additional time as may be allowed by the Seller. The Purchaser shall reimburse the Seller for any damage to the Seller's property caused by the removal operations of the Purchaser. If the Purchaser is permitted by the Seller to remove the property after the expiration of the period prescribed or allowed for removal, the Seller, without limiting any other rights which it may have, may require the Purchaser to pay a reasonable storage charge.
- (vii) Default If the Purchaser fails to make full payment, to remove property on the specified date, or to comply with any other terms and conditions thereof, the right is reserved to sell or otherwise dispose of any or all such property and to charge losses and expenses incidental thereto to the account of the Purchaser. The bid deposit (if required in the Invitation) shall be applied against any such losses and expenses.
- (viii) Adjustment for Variation in Quantity or Weight When property is sold on a "unit price" basis, the Seller reserves the right to vary the quantity or weight delivered by fifteen percent (15%) from the quantity or weight listed in the Invitation; and the Purchaser agrees to accept delivery of any quantity or weight within these limits. The purchase price shall be adjusted upwards or downwards in accordance with the unit price and on the basis of the quantity or weight actually delivered. No adjustment for variation shall be made where property is sold on a "price for the lot" basis.
- (ix) Weighing When weighing is necessary to determine the exact purchase price hereunder, the Purchaser shall arrange for and pay all expenses of weighing material. All switching charges shall be paid by the Purchaser. When removal is by truck, weighing shall be subject to supervision and accomplished on (A) seller's scales, (B) certified scales, or (C) other scales acceptable to both parties. When removal is by rail, weighing shall be on railroad track scales or by other means acceptable to the railroad for freight purposes. Approved weighing shall establish to exact purchase price and govern the making of full payment thereon.
- (x) Risk of Loss After mailing notice of award and prior to the date specified for removal, the Seller shall be responsible only for the exercise of reasonable care for the protection of the property. After passage of title and after the date specified for removal of the property or any extension approved in writing by the Seller, all risk of loss, damage, or destruction from any cause whatsoever shall be borne by the Purchaser.
- (xi) Limitation on Seller and Government Liability THE SELLER AND THE GOVERNMENT ASSUME NO LIABILITY EITHER FOR THE BIDDING OR FOR THE SALE OF ANY MATERIAL.
- (xii) Oral Statement and Modifications Any oral statement or representation by any representative of the Seller changing or supplementing the contract or any Condition thereof is unauthorized and shall confer no right upon the Purchaser.
- (xiii) Eligibility of Bidders The Bidder certifies that he is of legal age and is not in any way under a disability from signing and completing a contract.
- (xiv) Indemnification, Negligence of Purchaser or Bidder Purchaser or Bidder agrees to save the Seller, Spirit AeroSystems, Inc., and the U.S. Government harmless from any and all claims, demands, actions, debts, liabilities, judgement, costs, and attorney's fees arising out of, claimed on account of, or in any manner predicated upon loss of or damage to property of, or injuries to or the death of any and all persons whatsoever, in any manner caused or contributed to by the Purchaser or Bidder, their agents, servants or employees, while in, upon, or about the sale of the property site on which the property sold or offered for sale is located, or while going to or from such areas; and to save the Seller harmless from and on account of any damages of any kind which the Seller may suffer as the result of the acts of any of the Purchaser's agents, servants, or employees while in or about the said premises.

Waiver of Immunity, Industrial Insurance Purchaser or Bidder will not assert as a defense to this indemnification obligation any immunity under workers' compensation statutes, industrial insurance, or other source, and Purchaser or Bidder expressly waives any immunity to the extent of the indemnity set forth in the Paragraph entitled "Indemnification, Negligence of Purchaser or Bidder."

Indemnification, Subcontractors Purchaser or Bidder shall require each Subcontractor to provide an indemnity, enforceable by and for the benefit of the Indemnitees, to the same extent required of Purchaser or Bidder stated under the Paragraphs entitled "Indemnification, Negligence of Purchaser of Bidder" and "Waiver of Immunity, Industrial Insurance."

## GENERAL SALES TERMS AND CONDITIONS

### Form B

(xv) Insurance Requirements

Commercial General Liability Throughout the period of performance of this contract and until final acceptance by Spirit AeroSystems Inc., Purchaser or Bidder and/or any Subcontractor shall carry and maintain, Commercial General Liability insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence for bodily injury, including death, and One Million dollars (\$1,000,000) per occurrence single limit for bodily injury and property damage combined. Such insurance shall be in a form and with insurers acceptable to Spirit AeroSystems Inc., and shall contain coverage for all premises and operations, broad form property damage, contractual liability (including without limitation, that specifically assumed herein), and products and completed operations insurance.

Automobile Liability If licensed vehicles will be used in connection with the performance of this contract, Purchaser or Bidder and/or any Subcontractor who uses a licensed vehicle in connection with the performance of this contract, shall carry and maintain, throughout the period of performance of this contract and until final acceptance by Spirit AeroSystems Inc. Automobile Liability insurance covering all vehicles, whether owned, hired, rented, borrowed or otherwise, with limits of liability of not less than One Million Dollars (\$1,000,000) per occurrence combined single limit for bodily injury and property damage. Such insurance shall be in a form and with insurers acceptable to Spirit AeroSystems Inc..

Workers' Compensation & Employer's Liability Throughout the period of performance of this contract and until final acceptance by Spirit AeroSystems Inc., Purchaser or Bidder and/or any Subcontractor shall cover or maintain insurance, in accordance with the applicable laws relating to Workers' Compensation, with respect to all of their respective employees working on or about Spirit AeroSystems Inc. premises, regardless of whether such coverage or insurance is mandatory or merely elective under the law.

Throughout the period of performance of this contract and until final acceptance by Spirit AeroSystems Inc., Purchaser or Bidder and/or any Subcontractor shall also carry and maintain, Employer's Liability coverage with limits of not less than One Million Dollars (\$1,000,000) each accident. To the extent permitted by law, any policy or policies which provide any of the insurance required by the Paragraph "Workers' Compensation & Employer's Liability," shall contain a Waiver of Rights of Subrogation against Spirit AeroSystems Inc., its subsidiaries and their respective directors, officers and employees. If Spirit AeroSystems Inc. is required by any applicable law to pay Workers' Compensation premiums with respect to employees of Purchaser or Bidder or any Subcontractor, Purchaser or Bidder shall reimburse Spirit AeroSystems Inc. for such payment.

Certificates of Insurance

Prior to the commencement of the period of performance, Purchaser or Bidder shall provide Spirit AeroSystems Inc.'s review and approval Certificates of Insurance reflecting full compliance with the requirements set forth in the Paragraphs entitled "Commercial General Liability," "Automobile Liability," and Workers' Compensation & Employers Liability." Such Certificates shall:

- a) be kept current and in compliance with throughout the period of performance and until final acceptance by Spirit AeroSystems Inc. (and for two (2) years thereafter for products and completed operations liability);
- b) provide for thirty (30) calendar days advance written notice to Spirit AeroSystems Inc. in the event of cancellation or material change adversely affecting the interest of Spirit AeroSystems Inc.; and
- c) identify the cognizant Spirit AeroSystems Inc. Representative and list Spirit AeroSystems Inc. as the certificate holder.

Any policy or policies providing the insurance under Paragraph xv "Insurance Requirement" may be inspected by Spirit AeroSystems Inc. upon request.

Where Purchaser or Bidder is subject to the requirements of a "monopolistic" state which does not permit insured workers' compensation, a written letter confirming participation in a state fund or, alternatively, confirming a state approved self insurance program, will satisfy the certificate requirement. Such letter will identify the State account or self-insurer number. For Employer's Liability coverage in such monopolistic states, evidence of a "Stop Gap" endorsement to the General liability policy is acceptable proof of compliance with the Employer's Liability insurance requirement.

Self-Assumption. Any self-assured layer, deductibles and exclusion in coverage in the policies required under the Paragraph xv "Insurance Requirements," shall be assumed by, for the account of and at the sole risk of Purchase or Bidder or the Subcontractor which provides the insurance and to the extent applicable shall be paid by such Purchaser or Bidder or Subcontractor. In no event shall the liability of Purchaser or Bidder or Subcontractor be limited to the extent of any of the minimum limits of insurance required under Paragraph xv "Insurance Requirement."

- (xvi) Counterparts. This Agreement may be executed (including by facsimile transmission) with counterpart signature pages or in several counterparts, each of which shall be deemed an original and all of which shall together constitute one and the same instrument.
- (xvii) Export and Import Regulations. The parties will comply with United States export control and sanctions laws, regulations, and orders, as they may be amended from time to time, applicable to the export and re-export of goods, software, technology or technical data (“items”) or services, including without limitations the Export Administration Regulations (“EAR”), International Traffic in Arms Regulations (“ITAR”), and regulations and orders administered by the Treasury Department’s Office of Foreign Assets Control (collectively, “Export Control Laws”).

This agreement may involve information or items which are subject to the Export Control Laws and which may not be released to “Foreign Persons” inside or outside the United States without the proper export authority.

The Party conducting the export shall be responsible for obtaining the required authorizations. The Party conducting the re-export shall be responsible for obtaining the required authorizations. Each Party shall reasonable cooperate and exercise reasonable efforts to support the other Party in obtaining any necessary licenses or authorizations required to perform its obligations under this Agreement.

## OPTIONAL CLAUSES – APPLICABLE ONLY WHEN CHECKED

- (xviii)  Purchasers are warned that the property purchased may contain items of an explosive, toxic, or inflammable nature, notwithstanding reasonable care exercised by Seller to render the property harmless. The Seller and the government assume no liability for damage to the property of the Purchaser, or the personal injuries or disabilities to the Purchaser or his employees, or to any other person, arising from or incident to the purchase of the property, or its use or disposition by the Purchaser. The Purchaser shall save the Seller and the government harmless from any and all such claims. Purchaser must have evidence of the necessary local, state and federal licenses to transport dangerous property.
- (xix)  Purchasers are warned that the property may be capable of emitting ionized radiation in varying degrees. The Seller and the Government assume no liability for damage to the property of the Purchaser, or the personal injuries or disabilities to the Purchaser or his employees, or to any other person arising from or incident to the purchase of the property or its use or disposition by the Purchaser. The Purchaser shall hold the Seller and the government harmless from any and all such claims. As a safety precaution, the Purchaser should warn future possessors or users of the property that it may be capable of emitting ionized radiation. Purchaser must show a proper license and a proper ability to handle radiation and dangerous materials prior to the release by the Seller of such.
- (xx)  In the event a Bidder is awarded a contract for one or more of the groups of items hereinafter listed, the contract will cover all of the scrap, in the categories awarded, generated during the contract period.
- (xxi)  Pickups of production scrap by the Purchaser shall be made daily (including Saturdays, Sundays, and holidays) or as requested by the Seller. Delivery shall be affected when a quantity is loaded on the Purchaser’s vehicle. Weights or production scrap furnished by the Seller will be accepted by the Purchaser and no adjustments will be made unless agreeable to both parties.
- (xxii)  The Seller may terminate this contract without cost to the Seller or the Government upon notice in writing to the Purchaser.
- (xxiii)  The Purchaser will be required to own or furnish evidence of his ability to provide and maintain equipment determined by the Seller to be of proper nature and quality and of sufficient quantity to properly discharge his obligations for removal of materials from Seller’s premises during the period of performance of this contract.
- (xxiv)  Purchasers are warned that the property purchased consist of used machinery or tooling. The condition or the property may not allow it to be used safely. Also, guards or safety devices may have been removed from the property before its sale to purchasers. The Seller and the Government assume no liability for damage to the property of the Purchaser, or for personal injuries or disabilities to the Purchaser or his employees, or to any person, arising from the disposition or use of the property. The Purchaser shall hold the Seller and The Government harmless from any and all claims, demands, actions, debts, liabilities, judgments, costs and attorney’s fees arising out of, claimed on account of, or in any manner predicated upon loss of or damage to property of, or injuries to or the death of any and all persons whatsoever, in any manner caused or contributed to by the disposition or use of the property. The Purchaser should warn future possessors or users of the property that the property’s condition may not allow it to be used safely and that guards and safety devices may have been removed from the property.
- (xxv)  Asbestos Release and Indemnity. Buyer acknowledges and accepts that the property purchased by Buyer under this Surplus Sales Order contains Asbestos. Buyer has specifically and expressly requested that no Asbestos be removed from the property by Spirit AeroSystems Inc., and Buyer understands that Spirit AeroSystems Inc. has not undertaken any removal of asbestos from the property in reliance upon such request from Buyer. Buyer hereby agrees to assume complete responsibility for identification, labeling, handling, management, transport, removal and disposal of Asbestos in strict accordance with existing federal, state and local laws and regulations, and further resumes all responsibility to provide appropriate protection from Asbestos exposure for itself, its employees, agents and assigns, as well as any potentially exposed third parties. Buyer releases Spirit AeroSystems Inc., its subsidiaries, affiliates and their respective directors, officers, employees, agents from any and all liability arising from or related to the Asbestos now contained in the property purchased hereunder. Buyer shall defend, indemnify and hold harmless Spirit AeroSystems Inc., its subsidiaries, affiliates and their respective directors, officers, employees, agents (hereinafter referred to as “Indemnitees”) from and against all actions, causes of action, liabilities, claims, liens, suits, judgments, awards, fines, penalties, and damages, of any kind and nature whatsoever brought or claimed by Spirit AeroSystems Inc. or any other party, and expenses and costs of litigation and counsel fees related thereto, or incident to establishing the right to indemnification, arising out of or in any way connected with Buyer’s performance under the Surplus Sales Order or incurred in connection with any cleanup, containment, remedial, removal or restoration work required or performed by any federal, state, or local government agency or political subdivision, or performed by any non-governmental entity or person, including Spirit AeroSystems Inc., because of the presence or suspected presence, release or threatened or suspected release of Asbestos in or into the environment at, on, about, under or within any property or any disposal site used by Buyer, and any claims of third parties for loss, injury, or damage to persons or property arising from or related to the Asbestos now contained in the property purchased hereunder.

	Name of Bidder _____	Phone number (____)_____	Date of Bid _____
LOT NO.	DESCRIPTION Sale 15-532	REFERENCE	Bid Amount \$\$
1	<b>1 Locker &amp; 2 Metal Storage Cabinets</b> Three pieces makes one lot	N/A	
2	<b>2 Metal Storage Cabinets</b> Two pieces makes one lot	N/A	
3	<b>One Heavy Duty Metal Storage Cabinet</b> One piece makes one lot	N/A	
4	<b>One Heavy Duty Metal Storage Cabinet</b> One piece makes one lot	N/A	
5	<b>One Heavy Duty Metal Storage Cabinet</b> One piece makes one lot	N/A	
6	<b>One Heavy Duty Metal Storage Cabinet</b> One piece makes one lot	N/A	
7	<b>One Wood Storage Cabinet</b> One piece makes one lot	N/A	
8	<b>One Metal Cart and Two Carts</b> Three pieces makes one lot	N/A	
9	<b>Two Wood Carts</b> Two pieces makes one lot	N/A	
10	<b>One Metal Cart and One Metal Cabinet</b> Two pieces makes one lot	N/A	



<b>LOT NO.</b>	<b>DESCRIPTION Sale 15-532</b>	<b>REFERENCE</b>	<b>Bid Amount \$\$</b>
<b>11</b>	<b>One Metal Cart</b> One piece makes one lot	<b>N/A</b>	
<b>12</b>	<b>One Metal Cart</b> One piece makes one lot	<b>N/A</b>	
<b>13</b>	<b>Casters - pneumatic</b> 24 pieces makes one lot	<b>N/A</b>	
<b>14</b>	<b>Casters - pneumatic</b> 20 pieces makes one lot	<b>N/A</b>	
<b>15</b>	<b>Shop Desk - High Boy, Wire Cart and tool box</b> Three pieces makes one lot	<b>N/A</b>	
<b>16</b>	<b>Two Metal Cabinets w/ trays -Stackable</b> Two pieces makes one lot	<b>N/A</b>	
<b>17</b>	<b>Plastic 3-step Ladders Todd brand (2)</b> One pallet makes one lot	<b>N/A</b>	
<b>18</b>	<b>Plastic 3-step Ladders Todd brand (2)</b> One pallet makes one lot	<b>N/A</b>	
<b>19</b>	<b>Plastic 3-step Ladders Todd brand (2)</b> One pallet makes one lot	<b>N/A</b>	
<b>20</b>	<b>Plastic 3-step Ladders Todd brand (2)</b> One pallet makes one lot	<b>N/A</b>	
<b>21</b>	<b>Plastic 3-step Ladders Todd brand (2)</b> One pallet makes one lot	<b>N/A</b>	

<b>LOT NO.</b>	<b>DESCRIPTION Sale 15-532</b>	<b>REFERENCE</b>	<b>Bid Amount \$\$</b>
<b>22</b>	<b>Plastic 3-step Ladders Todd brand (2)</b> One pallet makes one lot	<b>N/A</b>	
<b>23</b>	<b>Picnic Table</b> One piece makes one lot	<b>N/A</b>	
<b>24</b>	<b>Miscellaneous Shop Hardware</b> One piece makes one lot	<b>N/A</b>	
<b>25</b>	<b>Casters -various kinds</b> 12 pieces makes one lot	<b>N/A</b>	
<b>26</b>	<b>Casters - pneumatic</b> 30 pieces makes one lot	<b>N/A</b>	
<b>27</b>	<b>Paint Shaker</b> One piece makes one lot	<b>N/A</b>	
<b>28</b>	<b>Motor - 8 HP Briggs and Stratton</b> One piece makes one lot	<b>N/A</b>	
<b>29</b>	<b>Electric Winch - steel cable</b> One piece makes one lot	<b>N/A</b>	
<b>30</b>	<b>Chop Saw - Makita</b> One piece makes one lot	<b>N/A</b>	
<b>31</b>	<b>Electric Hyd. Hope Press - Gates</b> One piece makes one lot	<b>N/A</b>	
<b>32</b>	<b>Numerous C-Clamps</b> One box makes one lot	<b>N/A</b>	
<b>33</b>	<b>Numerous Hammers- many shapes and sizes</b> One box makes one lot	<b>N/A</b>	

<b>LOT NO.</b>	<b>DESCRIPTION Sale 15-532</b>	<b>REFERENCE</b>	<b>Bid Amount \$\$</b>
<b>34</b>	<b>(11) Camo Tarps 11' X 11' and 11' X 15'</b> One box makes one lot	<b>N/A</b>	
<b>35</b>	<b>Numerous - Air and Sealer Guns</b> One box makes one lot	<b>N/A</b>	
<b>36</b>	<b>Numerous Hardware Items</b> One box makes one lot	<b>N/A</b>	
<b>37</b>	<b>Two Wood Storage Cabinets - Card Stock</b> Two pieces makes one lot	<b>N/A</b>	
<b>38</b>	<b>Steel Workbench on Casters 60 W X 308 L X 36 H</b> One piece makes one lot	<b>N/A</b>	
<b>39</b>	<b>(11) Metal PCA Racks 42 W X 36 D X 87 H</b> Eleven pieces makes one lot	<b>N/A</b>	
<b>40</b>	<b>Trailer Tires and Rims 4 1/2 center with 6 lugs</b> Four pieces makes one lot 225/75 R15	<b>N/A</b>	
<b>41</b>	<b>Trailer Tires and Rims 4 1/2 center with 6 lugs</b> Four pieces makes one lot 225/75 R15	<b>N/A</b>	
<b>42</b>	<b>Steel Work Platform -4 Step</b> One piece makes one lot	<b>N/A</b>	
<b>43</b>	<b>Portable ladder Louisville-13 Steps mod# 911227</b> One piece makes one lot	<b>N/A</b>	
<b>44</b>	<b>Portable ladder Louisville-13 Steps mod# 911227</b> One piece makes one lot	<b>N/A</b>	
<b>45</b>	<b>Proper Storage Pallet Rack 48 X 96</b> One piece makes one lot	<b>31092567 15-9543</b>	

<b>LOT NO.</b>	<b>DESCRIPTION Sale 15-532</b>	<b>REFERENCE</b>	<b>Bid Amount \$\$</b>
<b>46</b>	<b>Proper Storage Pallet Rack 48 X 96</b> One piece makes one lot	<b>31092569</b> <b>15-9543</b>	
<b>47</b>	<b>Proper Storage Pallet Rack 48 X 48</b> One piece makes one lot	<b>31087613</b> <b>15-9908</b> <b>15-9899</b>	
<b>48</b>	<b>Three Steel Tubs - Stackable 48 X 48 X 42 - King</b> Three pieces makes one lot	<b>N/A</b>	
<b>49</b>	<b>Steel Work Platform - EGA - Model CW7-33-3-6</b> One piece makes one lot	<b>N/A</b>	
<b>50</b>	<b>Folding Tables 30" X 72"</b> One pallet makes one lot	<b>N/A</b>	
<b>51</b>	<b>Folding Tables 30" X 72"</b> One pallet makes one lot	<b>N/A</b>	
<b>52</b>	<b>Eight - Folding Tables 18" X 72"</b> Eight pieces makes one lot	<b>N/A</b>	
<b>53</b>	<b>Eight- Folding Tables 18" X 72"</b> Eight pieces makes one lot	<b>N/A</b>	
<b>54</b>	<b>Round Café Tables (4) and Chairs (18)</b> (22) pieces makes one lot	<b>N/A</b>	
<b>55</b>	<b>Two Office / Computing Tables 24" X 72"</b> Two pieces makes one lot	<b>N/A</b>	
<b>56</b>	<b>Three Book Shelves - Metal - Tenneco</b> Three pieces makes one lot	<b>N/A</b>	
<b>57</b>	<b>4 - Drawer Lateral File</b> One piece makes one lot	<b>N/A</b>	

<b>LOT NO.</b>	<b>DESCRIPTION Sale 15-532</b>	<b>REFERENCE</b>	<b>Bid Amount \$\$</b>
<b>58</b>	<b>Four Office Chairs - Grey - Solid Stand</b> Four pieces makes one lot	<b>N/A</b>	
<b>59</b>	<b>Ten Miscellaneous Office chairs.</b> Ten pieces makes one lot	<b>N/A</b>	
<b>60</b>	<b>Seven Office Chairs - Red - Solid Stand</b> Seven pieces makes one lot	<b>N/A</b>	
<b>61</b>	<b>Five Office Chairs - Grey - with Casters</b> Five pieces makes one lot	<b>N/A</b>	
<b>62</b>	<b>Three Office Chairs -Pastel Print - Solid Stand</b> Three pieces makes one lot	<b>N/A</b>	
<b>63</b>	<b>Four Office Chairs - Grey - Solid Stand</b> Four pieces makes one lot	<b>N/A</b>	
<b>64</b>	<b>Five Office Chairs - Grey - with Casters</b> Five pieces makes one lot	<b>N/A</b>	
<b>65</b>	<b>(11) Conference Room Chairs - Grey - w/ Casters</b> Eleven pieces makes one lot	<b>N/A</b>	
<b>66</b>	<b>Four Office Chairs - Tan - Solid Stand</b> Four pieces makes one lot	<b>N/A</b>	
<b>67</b>	<b>Eight Office Chairs - chrome - Solid Stand</b> Eight pieces makes one lot	<b>N/A</b>	
<b>68</b>	<b>Five Library Tables</b> Five pieces makes one lot	<b>N/A</b>	
<b>69</b>	<b>XXX</b> One piece makes one lot	<b>XXXX</b>	

