

QQ-A-367H
AMENDMENT 2
January 3, 1983
SUPERSEDING
INT. AMENDMENT 1 (NAVY-SH)
January 21, 1981

FEDERAL SPECIFICATION
ALUMINUM ALLOY FORGINGS

This amendment, which forms a part of QQ-A-367H, dated December 26, 1973, is approved by the Commissioner, Office of Personal Property, General Services Administration, for the use of all Federal agencies.

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- * 4.1: Delete and substitute:

"4.1 Responsibility for inspection. Unless otherwise specified in the contract or purchase order, the contractor is responsible for the performance of all inspection requirements as specified herein. Except as otherwise specified in the contract or purchase order, the contractor may use his 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 supplies and services conform to prescribed requirements."

- * 4.1.1: Delete and substitute:

"4.1.1 Certification of quality compliance. For the Naval Sea Systems Command, a certificate of quality compliance shall be prepared by the manufacturer or supplier for each lot of material offered for acceptance (see 6.2.1). It shall show the results of the required tests performed by the manufacturer and shall also state that each lot has been sampled, tested, and inspected in accordance with the specification and meets all specification requirements. The certificate shall be signed by a responsible representative of the contractor."

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Add as paragraph 6.2.1:

"6.2.1 Data requirements. When this specification is used in a procurement which incorporates a DD Form 1423 and invokes the provisions of 7-104.9(n) of the Defense Acquisition Regulations, the data requirements identified below will be developed as specified by the Data Item Description (DD Form 1664) and delivered in accordance with the approved Contract Data Requirements List (DD Form 1423) incorporated into the contract. When the provisions of DAR 7-104.9(n) are not invoked, the procurement document will

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specify that the data specified below is to be delivered by the contractor (use of the DID in this case is not required). Deliverable data required by this specification is cited in the following paragraph:

<u>Paragraph</u>	<u>Data requirement</u>	<u>Applicable DID</u>
4.1.3	Certification Data/Report	UDI-A-23264

(Copies of data item descriptions required by contractors in connection with specific procurement functions should be obtained from the procuring activity or as directed by the contracting officer.)

6.2.1.1 The data requirements of 6.2.1 and any task in section 3, 4, or 5 of this specification required to be performed to meet a data requirement may be waived by the contracting/acquisition activity upon certification by the offeror that identical data were submitted by the offeror and accepted by the Government under a previous contract for identical item acquired to this specification. This does not apply to specific data which may be required for each contract regardless of whether an identical item has been supplied previously (for example, test reports)."

NOTE: The margins of this amendment are marked with an asterisk to indicate where changes (additions, modifications, corrections, deletions) from the previous amendment 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 last previous amendment.

MILITARY INTERESTS:

Custodians

Army - MR
Navy - AS
Air Force - 20

CIVIL AGENCY COORDINATING ACTIVITIES:

GSA - OPP

PREPARING ACTIVITY:

Navy - AS
(Project FORG-0105)

Review Activities

Army - AR, AT, EA, GL
Navy - OS, SH
Air Force - 99