Modification to Agreement and Amendment Approval Letters

Agreement and Amendment Approval Letters issued by DTCL have now been revised to eliminate redundancy and enhance clarity by minimizing informative and acknowledgement provisos and statements issued as part of the approval unless otherwise required.

In the past, DTCL approval letters contained provisos intended to remind the applicant of responsibilities identified in the ITAR and other regulations (i.e., submittal of executed copies and notification of status in accordance with §124.4(a), and adherence to NISPOM requirements), as well as acknowledgement provisos that essentially re-state what is already addressed in the application (i.e., sub-licensing authorization and national of a third country authorization).

Standard provisos and requirements identified on DTCL Agreement and Amendment Approval Letters will continue to address the following:

a. Agreement Expiration Date
b. Hardware Authorizations for Shipment in Furtherance of the Agreement
c. Manufacturing License Agreement (MLA) Sales Territories
d. ITAR 124.4 (b)(1)-(4) submission requirements for MLAs
e. Congressional Notifications and Re-Notifications Status
f. DSP-83 Submission Requirements

All other provisos issued as part of DTCL Agreement and Amendment Approval Letters will now be limited to Directive Provisos where specific action is required on behalf of the applicant, except when required to provide clarity to applications that are unclear or incomplete.

The reduction of informative and acknowledgement statements in DTCL Agreement and Amendment Approval Letters is strictly for the purpose of eliminating redundancy and enhancing clarity and in no way relieves the applicant from the meeting those requirements contained within the Arms Export Control Act and the International Traffic in Arms Regulations.