FCA (EMEA/LATAM Regions)

CUSTOMER-SPECIFIC REQUIREMENTS

for IATF 16949:2016

Revision 01 - April 13th, 2017
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1. **Scope of the Document**

This document defines Customer Specifics of FCA for EMEA and LATAM Regions in order to complete the IATF 16949:2016 Quality Management System Requirements, with the technical documentation used in the relation between FCA and the Organizations (Drawings, Norms, Procurement Specification, Request For Quotation and other documentation).

The present Customer Specifics can be applied to the following FCA Companies:

- **EMEA Region:**
  - FCA Italy S.p.A
  - FCA Melfi S.p.A
  - SEVEL S.p.A
  - Maserati S.p.A
  - FCA Poland S.A
  - FCA Serbia D.o.o
  - FCA Powertrain Poland Sp Z o.o

- **LATAM Region:**
  - FCA Automobiles Argentina S.A
  - FCA Chrysler Automobiles Brasil LTDA

This document is also applicable to organizations supplying assemblies of production parts or materials ("modular suppliers") and to organizations supplying partially or fully assembled vehicles ("contract vehicle assembly plants").

The English language version of this document shall be the official version for purposes of third party registration.

**NOTE:**

1. All published references to "Fiat" or "Fiat Auto S.p.A." applicable to these customer specific requirements shall be interpreted as applying to all of FCA in EMEA and LATAM Regions unless otherwise specified;

2. Comments or questions concerning this document may be sent to FCA in EMEA/LATAM at iatf16949@fcagroup.com. (Please include the phrase “CSR ISSUE IN EMEA/LATAM” in the subject line of the email). Comments or questions on documents or standards cited within this document should be addressed to their respective authors.

2. **Application**

ISO 9001:2015, IATF 16949:2016 and this document define fundamental quality system requirements for organizations contracted by FCA to provide Production and/or Mopar parts and components.

These requirements shall be included in any scope of registration/certification to IATF 16949 issued by an IATF-recognized and IATF-contracted certification body in order for the IATF 16949 certificate to be recognized as satisfying FCA organization criteria for third party registration/certification. (See IATF 16949, Remarks for certification).
NOTE:

The official list of IATF recognized Certification Bodies can be found at http://www.iatfglobaloversight.org/certification-bodies/under-contract/ and on FCA official standard repository beSTandard (https://bestandard.fcagroup.com).

All IATF 16949 requirements and the requirements of this document shall be addressed in the organization’s Quality System.

Several section headers within this document are followed by the statement "No FCA Customer-Specific Requirement for this section" to verify that there is no auditable FCA specific requirement for the section.

The presence of this statement shall not be interpreted to mean that other commercial or technical requirements do not exist for the subject addressed in the section, or that existing commercial or technical requirements are superseded by this statement.

IATF 16949 Registration Verification
Organizations shall submit proof of registration by uploading a digital copy (PDF) of their current registration certificate to FCA to SQP Systems (https://sqp.fiat.com).

NOTE:

Unless the organization site experiences a change in certification status (see below), the verification record is valid for the life of the certificate. Periodic resubmissions are not required.

Notification of IATF 16949 Registration Status Change
Organizations shall notify FCA of any change in their IATF 16949 registration status via SQP System.

Such changes include, but are not limited to:
- Initial certification.*
- Recertification.*
- Transfer of certification to a new Certification Body*
- Certificate withdrawal.
- Certificate cancellation without replacement.

*These changes require submitting proof of registration as described above.

IATF 16949 Registration Exemption
FCA may, at its option, fully exempt certain organizations from IATF 16949 registration. This exemption generally applies to those organizations whose automotive business is of such low significance that they will not register to ISO/TS 16949, but are still needed as a supplier to FCA.

Identification of candidate organizations for full exemption from IATF 16949 registration is the responsibility of FCA Supplier Quality. Verification and maintenance of exemption status is the responsibility of FCA Purchasing & Supplier Quality Operations and Integration.
3. **References**

References cited by this document are the latest versions available at the date of publication.

When a cited document is revised after the date of publication, the newer version shall apply.

3.1. **Section A – General Procedures**

The Customer-Specifics complement the already used general procedures that rule the supply relation between FCA and the Organizations.

The fundamental procedures are the following:

<table>
<thead>
<tr>
<th>#</th>
<th>PROCEDURE DESCRIPTION</th>
<th>SPECIFICATION Nr.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Purchasing general terms and conditions FCA EMEA Region</td>
<td>9.01100</td>
</tr>
<tr>
<td>2</td>
<td>Quality of Supplies FCA EMEA Region</td>
<td>9.01102</td>
</tr>
<tr>
<td>3</td>
<td>Product Quality and Conformity Certificate (C.Q.C.)</td>
<td>9.01103</td>
</tr>
<tr>
<td>4</td>
<td>Restricted and Prohibited Vehicle and Service Parts: supplier requirements for substances (I.M.D.S.)</td>
<td>CS.9003</td>
</tr>
<tr>
<td>5</td>
<td>Qualification of Production Parts New Components (Buy)</td>
<td>07740, FPW.IFP059 (CSR Powertrain)</td>
</tr>
<tr>
<td>6</td>
<td>PPA – Process Planning and Audit</td>
<td>FGP 13</td>
</tr>
<tr>
<td>7</td>
<td>PA (Process Audit) and SEA (Supplier Eligibility Assessment)</td>
<td>FGP 14</td>
</tr>
<tr>
<td>8</td>
<td>PDR – Production Demonstration Run</td>
<td>FGP 15</td>
</tr>
<tr>
<td>9</td>
<td>IRW (Interim Approval Authorization) Management for Buy Components</td>
<td>08090, FPW.IFP059 (CSR Powertrain)</td>
</tr>
<tr>
<td>10</td>
<td>Reinforced Control Plan</td>
<td>07171</td>
</tr>
<tr>
<td>11</td>
<td>Quality Monitoring of Direct Materials Supplies At Manufacturing Plants and Mopar (Spare Parts) warehouses</td>
<td>08018</td>
</tr>
<tr>
<td>12</td>
<td>CSL – TPSL – NBH</td>
<td>FGP 16</td>
</tr>
<tr>
<td>13</td>
<td>8 Stages of Incoming Materials</td>
<td>FGP 32</td>
</tr>
</tbody>
</table>

**Remarks:**

FGP: FCA Group Purchasing.

These documents can be reviewed, after Customer authorization, in the website [https://bestandard.fcagroup.com/](https://bestandard.fcagroup.com/)
### 3.2. Section B – Connection between FCA Italy S.p.A. Customer-Specifics and IATF 16949

<table>
<thead>
<tr>
<th>IATF 16949:2016</th>
<th>DESCRIPTION</th>
<th>CUSTOMER-SPECIFICS</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.4.1.1 7.1.3.1</td>
<td>Basic Requirements Check-List</td>
<td>FGP01, Annex 6, SQ Sourcing Package</td>
</tr>
<tr>
<td>7.5.3.2.1</td>
<td>Records Retention</td>
<td>9.01102</td>
</tr>
<tr>
<td>8.1</td>
<td>Planning of Product Realization</td>
<td>FGP 13</td>
</tr>
<tr>
<td>8.1</td>
<td>Change Control</td>
<td>08090 07740 FGP 23, Attachment 03 (Confidentiality Agreement)</td>
</tr>
<tr>
<td>8.1.1 8.3.2</td>
<td>Planning of Product Realization – Supplemental</td>
<td>FGP 13</td>
</tr>
<tr>
<td>8.1.2</td>
<td>Confidentiality</td>
<td>9.01100 9.01102 FGP 23, Attachment 03 (Confidentiality Agreement)</td>
</tr>
<tr>
<td>8.2.2</td>
<td>Determination of Requirements related to the Product</td>
<td>FGP 01, Attachment 06 Request For Quotation (RFQ) and SQ Sourcing Package</td>
</tr>
<tr>
<td>8.2.3.1.1</td>
<td>Review of the requirements for products and services – supplemental (Customer Waiver)</td>
<td>08090 FPW.IFP059 (CSR Powertrain)</td>
</tr>
<tr>
<td>8.2.3.1.2 8.3.3.3</td>
<td>Special Characteristics</td>
<td>9.01102 9.01102/10 9.01120 FGP 13 FPW.IFP053 (CSR Powertrain)</td>
</tr>
<tr>
<td>8.3.4.3</td>
<td>Prototype Programme</td>
<td>9.01103 FGP 13</td>
</tr>
<tr>
<td>8.3.4.4</td>
<td>Product Approval Process</td>
<td>07740 FPW.IFP059 (CSR Powertrain) FGP 13</td>
</tr>
<tr>
<td>8.4.1.3</td>
<td>Customer-directed sources (also known as “Directed-Buy”)</td>
<td>9.01100 FGP 01, Attachment 06 Request For Quotation (RFQ) and SQ Sourcing Package</td>
</tr>
<tr>
<td>8.5.1.1</td>
<td>Control Plan</td>
<td>9.01102 07171 FGP 13</td>
</tr>
<tr>
<td>8.5.5.1</td>
<td>Feedback of Information from Service</td>
<td>08018 71086 FPW.IFP012 (CSR Powertrain) Supply Quality Performance (SQP)</td>
</tr>
</tbody>
</table>
3.3. References cited in these Customer-Specific Requirements

The principal manuals/documents involved are the following:

- **ISO 9001:2015 “Quality management systems – Requirements”**
- **IATF 16949:2016 “Fundamental quality management system requirements for automotive production and relevant service parts organizations”**
- **Automotive Certification Scheme for ISO/TS 16949; Rules for achieving and maintaining IATF recognition; 5th Edition for IATF 16949, 1 November 2016**

NOTE:

All references to the “Rules” in these Customer-Specific Requirements refer to this fifth edition of Automotive Certification Scheme for IATF 16949

- **IATF Manual – Minimum Automotive Quality Management System Requirements for Sub-Tier Suppliers (MAQMSR).**
- **AIAG Manual – Potential Failure Mode and Effects Analysis (FMEA)**
- **ANFIA Manual – AQ-009 FMEA**
- **AIAG Manual – Measurement Systems Analysis (MSA)**
- **AIAG Manual – Statistical Process Control (SPC)**
- **ANFIA Manual – AQ-011 SPC “Controllo Statistico di Processo”**
- **AIAG Quality Manuals**
  - CQI-8: Layered Process Audit Guideline
  - CQI-9 Special Process: Heat Treat System Assessment
  - CQI-11 Special Process: Plating System Assessment
  - CQI-12 Special Process: Coating System Assessment
  - CQI-15 Special Process: Welding System Assessment
  - CQI-17 Special Process: Soldering System Assessment
  - CQI-19 Sub-tier Supplier Management Process Guideline
  - CQI-23 Special Process: Molding System Assessment
4. **FCA Italy S.p.A. Customer-Specific Requirements added to IATF 16949**

4 Context of the organization
4.1 Understanding the organization and its context
   No FCA Customer-Specific Requirement for this section

4.2 Understanding the needs and expectations of interested parties
   No FCA Customer-Specific Requirement for this section

4.3 Determining the scope of the quality management system
   No FCA Customer-Specific Requirement for this section
4.3.1 Determining the scope of the quality management system – supplemental
   No FCA Customer-Specific Requirement for this section
4.3.2 Customer-specific requirements
   No FCA Customer-Specific Requirement for this section

4.4 Quality management system and its processes
4.4.1
   No FCA Customer-Specific Requirement for this section
4.4.1.1 Conformance of products and processes
   See 3.2 – table in Section B
4.4.1.2 Product safety
   No FCA Customer-Specific Requirement for this section

4.4.2
   No FCA Customer-Specific Requirement for this section

5 Leadership
5.1 Leadership and commitment
5.1.1 General
   No FCA Customer-Specific Requirement for this section
5.1.1.1 Corporate responsibility
   No FCA Customer-Specific Requirement for this section
5.1.1.2 Process effectiveness and efficiency
   No FCA Customer-Specific Requirement for this section
5.1.1.3 Process owners
   No FCA Customer-Specific Requirement for this section
5.1.2 Customer focus
   No FCA Customer-Specific Requirement for this section
5.2 Quality policy
No FCA Customer-Specific Requirement for this section

5.2.1 Establishing the quality policy
No FCA Customer-Specific Requirement for this section

5.2.2 Communicating the quality policy
No FCA Customer-Specific Requirement for this section

5.3 Organizational roles, responsibilities and authorities
No FCA Customer-Specific Requirement for this section

5.3.1 Organizational roles, responsibilities, and authorities – supplemental
No FCA Customer-Specific Requirement for this section

5.3.2 Responsibility and authority for product requirements and corrective actions
The Organization’s Top Management shall individualize in its structure at least one Customer Representative in the Quality Department and/or in the Technical Area.
The Representative shall have responsibility and authority to ensure that these Customer requirements are addressed and implemented.

6 Planning for the quality management system

6.1 Actions to address risks and opportunities

6.1.2.1 Risk analysis
No FCA Customer-Specific Requirement for this section

6.1.2.2 Preventive action
No FCA Customer-Specific Requirement for this section

6.1.2.3 Contingency plans
No FCA Customer-Specific Requirement for this section

6.2 Quality objectives and planning to achieve them

6.2.1
No FCA Customer-Specific Requirement for this section

6.2.2
No FCA Customer-Specific Requirement for this section

6.2.2.1 Quality objectives and planning to achieve them – supplemental
No FCA Customer-Specific Requirement for this section

6.3 Planning of changes
No FCA Customer-Specific Requirement for this section

7 Support

7.1 Resources
No FCA Customer-Specific Requirement for this section

7.1.1 General
No FCA Customer-Specific Requirement for this section

7.1.2 People
No FCA Customer-Specific Requirement for this section

7.1.3 Infrastructure
No FCA Customer-Specific Requirement for this section

7.1.3.1 Plant, facility, and equipment planning
See 3.2 – table in Section B

7.1.4 Environment for the operation of processes
The Organization, on its own liability, must provide evidence – when applicable – of Fire prevention Certificate, issued by the competent authority.

7.1.4.1 Environment for the operation of processes – supplemental
No FCA Customer-Specific Requirement for this section

7.1.5 Monitoring and measuring resources
No FCA Customer-Specific Requirement for this section

7.1.5.1 General
No FCA Customer-Specific Requirement for this section

7.1.5.1.1 Measurement system analysis
No FCA Customer-Specific Requirement for this section

7.1.5.2 Measurement traceability
No FCA Customer-Specific Requirement for this section

7.1.5.2.1 Calibration/verification records
No FCA Customer-Specific Requirement for this section

7.1.5.3 Laboratory requirements
No FCA Customer-Specific Requirement for this section

7.1.5.3.1 Internal laboratory
No FCA Customer-Specific Requirement for this section

7.1.5.3.2 External laboratory
No FCA Customer-Specific Requirement for this section

7.1.6 Organizational knowledge
No FCA Customer-Specific Requirement for this section

7.2 Competence
No FCA Customer-Specific Requirement for this section
7.2.1 Competence – supplemental
No FCA Customer-Specific Requirement for this section

7.2.2 Competence – On the job training
Procedures shall be used in order to avoid that either contractors or agency personnel are assigned to quality critical jobs.

Each location shall have a sufficient number of trained individuals such that computer applications necessary for direct support of FCA manufacturing can be accessed during scheduled FCA operating times, and other applications can be regularly accessed during normal business hours. The specific computer applications required will vary with the scope of an organization site’s operations.

7.2.3 Internal auditor competency
No FCA Customer-Specific Requirement for this section

7.2.4 Second-party auditor competency
No FCA Customer-Specific Requirement for this section

7.3. Awareness
No FCA Customer-Specific Requirement for this section

7.3.1 Awareness – supplemental
No FCA Customer-Specific Requirement for this section

7.3.2 Employee motivation and empowerment
No FCA Customer-Specific Requirement for this section

7.4 Communication
Forever Requirements
The organization shall comply with the Forever Requirements activities described in procedures FGP.01, attachment 6C Source Package.

7.5 Documented information
No FCA Customer-Specific Requirement for this section

7.5.1 General
No FCA Customer-Specific Requirement for this section

7.5.1.1 Quality management system documentation
No FCA Customer-Specific Requirement for this section

7.5.2 Creating and updating
No FCA Customer-Specific Requirement for this section

7.5.3 Control of documented information

7.5.3.1
No FCA Customer-Specific Requirement for this section
7.5.3.2
No FCA Customer-Specific Requirement for this section

7.5.3.2.1 Record retention
Quality Control records (e.g. control charts, inspection and test results) shall be retained for two calendar years.
Supplier shall draw up a specific documentation related to qualification, and/or homologation, and/or environmental, and to production processes from which it must be evident, moreover, how, by whom and with which results the involved characteristics have been put on trial and approved. This documentation shall be stored by the Supplier for at least 15 years.
Supplier shall ensure that checks and inspections can be performed by competent authorities.
See also 3.2 – table in Section B

7.5.3.2.2 Engineering specifications
No FCA Customer-Specific Requirement for this section

8 Operation
8.1 Operational planning and control
See 3.2 – table in Section B

8.1.1 Operational planning and control – supplemental
See 3.2 – table in Section B

8.1.2 Confidentiality
See 3.2 – table in Section B

8.2 Determination of requirements for products and services
No FCA Customer-Specific Requirement for this section

8.2.1 Customer communication
No FCA Customer-Specific Requirement for this section

8.2.1.1 Customer communication – supplemental
No FCA Customer-Specific Requirement for this section

8.2.2 Determination of requirements related to products and services
See 3.2 – table in Section B

8.2.2.1 Determining the requirements for products and services
No FCA Customer-Specific Requirement for this section

8.2.3 Review of requirements related to the products and services

8.2.3.1
No FCA Customer-Specific Requirement for this section

8.2.3.1.1 Review of the requirements for products and services – supplemental
See 3.2 – table in Section B
8.2.3.1.2 Customer-designated special characteristics

A product characteristic is a potential "Key" characteristic when its variation out of the technical specifications (Non-Conformity) can compromise important aspects of the product itself, such as passenger safety (Report), Law/Legal approval Conformity, external Customer satisfaction, internal Customer satisfaction.

<table>
<thead>
<tr>
<th>POTENTIAL EFFECTS ON THE PRODUCT CAUSED TO THE DEVIATION FROM TECHNICAL SPECIFICATIONS</th>
<th>CLASS OF IMPORTANCE TO BE ASSIGNED</th>
<th>DESIGNATION SYMBOL ON Dwg</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deviation from required specification, that can compromise efficiency and/or use of the product, mainly related to safety</td>
<td>REPORT</td>
<td>D</td>
</tr>
<tr>
<td>Deviation from required specification, that can compromise efficiency and/or use of the product, with particular attention to easy assembly and component functionality</td>
<td>CRITICAL</td>
<td>C</td>
</tr>
<tr>
<td>Deviation from required specification, that can create potential problems of efficiency, utilization and installation.</td>
<td>MAJOR</td>
<td>+</td>
</tr>
<tr>
<td>Deviation from required specification, that can create problems considering the internal and/or final customer.</td>
<td>ALL OTHER CHARACTERISTICS</td>
<td>-</td>
</tr>
</tbody>
</table>

The Key characteristics related to the last two type of product aspects shall be pointed out on technical documentation with the symbol H

See also 3.2 – table in Section B

8.2.3.1.3 Organization manufacturing feasibility

No FCA Customer-Specific Requirement for this section

8.2.3.2

No FCA Customer-Specific Requirement for this section

8.2.4 Changes to requirements for products and services

No FCA Customer-Specific Requirement for this section

8.3 Design and development of products and services

8.3.1 General

No FCA Customer-Specific Requirement for this section

8.3.1.1 Design and development of products and services – supplemental

No FCA Customer-Specific Requirement for this section

8.3.2 Design and development planning

See 3.2 – table in Section B

8.3.2.1 Design and development planning – supplemental

FCA uses the Process Planning Review (PPR) and Process Audit (PA), documented in the Process Planning and Audit tool, for documentation of advance quality planning. When required, organizations shall participate in teams to develop parts or components and shall use PPR and PA.

NOTE: All FCA Regions share common advance quality planning methods.
A FCA-led Process Planning Review / Process Audit (PPR/PA) program shall be performed for parts that have a Customer-monitored initial risk as identified by the Supplier Quality Engineer. Supplier-monitored parts shall have an organization-led program, unless otherwise specified by the FCA Supplier Quality Engineer. Parts that have been out of production for 12 months or more shall have an organization-led PPR/PA unless otherwise determined by the Supplier Quality Engineer. PPR/PA shall be completed prior to providing PS-level parts to FCA and shall be completely approved prior to a Full Approval/PPAP submission. Unless otherwise specified, changes made to advance quality planning processes are not retroactively applied to existing product development programs. In the absence of specific direction by FCA, the organization shall implement quality management system changes in time to be in conformance during their next new product development program.

8.3.2.2 Product design skills

No FCA Customer-Specific Requirement for this section

8.3.2.3 Development of products with embedded software

No FCA Customer-Specific Requirement for this section

8.3.3 Design and development Inputs

No FCA Customer-Specific Requirement for this section

8.3.3.1 Product design input

No FCA Customer-Specific Requirement for this section

8.3.3.2 Manufacturing process design input

No FCA Customer-Specific Requirement for this section

8.3.3.3 Special characteristics

NOTE: see 8.2.3.1.2 for FCA requirements regarding customer-defined symbols.

8.3.4 Design and Development Controls

The Organization shall use FCA Italy or similar methodologies (07740 or FPW.IFP059 for Powertrain) for product approval process of its Suppliers. In case the Organization cannot afford this requirement, the product approval process adopted shall be validated by FCA’s Supplier Quality.

8.3.4.1 Monitoring

No FCA Customer-Specific Requirement for this section

8.3.4.2 Design and development validation

No FCA Customer-Specific Requirement for this section

8.3.4.3 Prototype programme

Supplier will provide all delivered prototype parts with Certification of Quality and Conformance of Prototypes (Ref. to 9.01103).

See also 3.2 – table in Section B

8.3.4.4 Product approval process

See 3.2 – table in Section B

8.3.5 Design and development outputs

No FCA Customer-Specific Requirement for this sections
8.3.5.1 Design and development outputs – supplemental
No FCA Customer-Specific Requirement for this sections

8.3.5.2 Manufacturing process design output
No FCA Customer-Specific Requirement for this sections

8.3.6 Design and development changes
No FCA Customer-Specific Requirement for this sections

8.3.6.1 Design and development changes – supplemental
No FCA Customer-Specific Requirement for this sections

8.4 Control of externally provided product & services
No FCA Customer-Specific Requirement for this sections

8.4.1 General

8.4.1.1 General – supplemental
No FCA Customer-Specific Requirement for this sections

8.4.1.2 Supplier selection process

8.4.1.2 a) 
To assess its Suppliers, the organization shall conduct at least an on-site Process Audit (according to FGP.14) and PDR – Production Demonstration Run (according to FGP15);

8.4.1.2 b)
The organization shall have a documented process and use appointed personnel to monitor and manage performance (according to FGP.14, ref. 8B on PPA Matrix).

8.4.1.3 Customer-directed sources (also known as “Directed–Buy”)
If the organization has one or more Directed parts/suppliers:

- FCA is responsible for the Process Planning Review, Process Audit, and PDR activities up to and including Product Approval, with input from and participation of the organization (Tier 1 Supplier) unless specifically requested by the Customer also through formalization with RASI Chart.
- The organization (Tier 1 Supplier) is responsible for managing the on-going quality of the Tier 2 components following Product Approval and working with FCA to resolve issues.

If the organization has one or more Consigned parts/suppliers, FCA is responsible for all quality activities up to and including Product Approval, as well as management of ongoing quality issues.

See also 3.2 – table in Section B

8.4.2 Type and extent of control
No FCA Customer-Specific Requirement for this sections

8.4.2.1 Type and extent of control – supplemental
No FCA Customer-Specific Requirement for this sections

8.4.2.2 Statutory and regulatory requirements (IMDS and Procurement Specific CS.9003)
The Organization shall upload to the International Material Data System (IMDS), http://www.mdsystem.com, the data related to the chemical composition of its products. The Organization is even responsible for the data uploaded in IMDS related to the products of its own Suppliers (according to FGP.13 and FGP.14, ref. 9D on PPA Matrix).

8.4.2.3 Supplier quality management system development

Management of Supplier Quality Management System (QMS) Development

Supplier QMS development effectiveness shall be evaluated on the basis of evidence that the organization has processes in place that include such elements as:

- Supplier QMS development strategy (8.4.2.5).
  - Criteria for designating “exempt” suppliers.
  - Criteria for granting waivers to select suppliers for compliance to specified elements of ISO 9001 or IATF 16949.
- Second-party audit administration (8.4.2.4.1).
  - Identification of second-party auditors.
  - Criteria for granting self-certification status to qualified suppliers.
  - A schedule for second-party audits.
- Organization-controlled record keeping (7.5.3.2.1).
- Progress monitoring.

NOTE:

Organizations requiring additional guidance on supplier QMS development should refer to CQI-19: Sub-tier Supplier Management Process Guideline.

Minimum Automotive Quality Management System Requirements for Sub-Tier Suppliers:

The organization shall prioritize the QMS development program for non-exempt suppliers to introduce compliance to the Minimum Automotive Quality Management System Requirements for Sub-Tier Suppliers (MAQMSR - Minimum Automotive Quality Management System Requirements for Sub-Tier Suppliers), as the first step beyond compliance with ISO 9001 or certification to ISO 9001.

At a minimum, the organization should require their non-exempt suppliers to demonstrate compliance to ISO 9001 and MAQMSR.

Supplier Development Not Required of Suppliers Certified to IATF 16949

Supplier QMS certification by an IATF-recognized Certification Body to IATF 16949 completely satisfies the requirements for quality management system development. Further QMS development by the organization is not required while the supplier’s certification is valid.

If the supplier certification expires or is cancelled or withdrawn by their Certification Body, the organization shall establish and implement a plan for second-party audits to ensure continued compliance to IATF 16949 until such time as the supplier is recertified.
Exemption shall not be granted as an alternative to recertification without approval from FCA Supplier Quality management.

### 8.4.2.3.1 Automotive product-related software or automotive products with embedded software

*No FCA Customer-Specific Requirement for this sections*

### 8.4.2.4 Supplier monitoring

*No FCA Customer-Specific Requirement for this sections*

#### 8.4.2.4.1 Second-party audits

**Supplier self-certification**

The organization shall have a documented process for identifying and qualifying suppliers for whom self-certification is an effective alternative to second-party audits for QMS development. Qualification criteria shall include a preliminary evaluation (audit) of the supplier’s QMS, an analysis of the supplier’s quality performance and an assessment of the incremental risk to organization products. Self-certification qualifications shall be documented and subject to periodic review. Such documents shall be managed as organization-controlled records (7.5.3.2.1).

#### 8.4.2.5 Supplier development

**Supplier exemptions / waivers**

The organization strategy for supplier development of its active suppliers shall include a documented process for designating “exempt” suppliers – those suppliers who are unable or unwilling to fully certify a quality management system to IATF 16949 or ISO 9001.

The organization development strategy shall include provisions for granting partial exemptions (“waivers”) to suppliers providing commodities for which specific sections of ISO 9001 or IATF 16949 do not apply. Except as noted in Section 8.4.2.3, declaring a supplier as “exempt” does not relieve the organization of the responsibility for supplier QMS development for any sections of ISO 9001 or IATF 16949 not explicitly waived.

Supplier development prioritization, exemption and waiver decisions, as well as the scope of individual exemptions or waivers, shall be documented and subject to periodic review. This documentation shall be retained as an organization-controlled record.

#### 8.4.3 Information for external providers

*No FCA Customer-Specific Requirement for this section.*

#### 8.4.3.1 Information for external providers – supplemental

With respect to external providers to the organization (i.e. “sub-tier suppliers”), the organization shall:

- Cascade and communicate all FCA quality requirements (e.g., Quality Planning, Process Audit, PDR, Forever Requirements, etc.) throughout the organization’s supply chain.
- Apply the Requirements defined in 9.01102 (§5.5.5 – 5.13) for any proposed process change throughout the supply chain.
8.5 Production and service provision
8.5.1 Control of production and service provision
   No FCA Customer-Specific Requirement for this section.
8.5.1.1 Control plan
   See 3.2 – table in Section B
8.5.1.2 Standardised work – operator instructions and visual standards
   No FCA Customer-Specific Requirement for this section
8.5.1.3 Verification of job set-ups
   No FCA Customer-Specific Requirement for this section
8.5.1.4 Verification after shutdown
   No FCA Customer-Specific Requirement for this section
8.5.1.5 Total productive maintenance
   No FCA Customer-Specific Requirement for this section
8.5.1.6 Management of production tooling and manufacturing, test, inspection tooling and equipment
   No FCA Customer-Specific Requirement for this section
8.5.1.7 Production scheduling
   No FCA Customer-Specific Requirement for this section
8.5.2 Identification and traceability
   See 3.2 – table in Section B
8.5.2.1 Identification and traceability – supplemental
   See 3.2 – table in Section B
8.5.3 Property belonging to customers or external providers (Customer Owned Production Tooling)
   According to FGP.14, ref. 2D on PPA Matrix.
   All FCA-owned tooling shall be included into the organization’s maintenance plan.
8.5.4 Preservation
   No FCA Customer-Specific Requirement for this section
8.5.4.1 Preservation – supplemental
   No FCA Customer-Specific Requirement for this section
8.5.5 Post-delivery activities
   No FCA Customer-Specific Requirement for this section
8.5.5.1 Feedback of information from service
   See 3.2 – table in Section B
8.5.5.2 Service agreement with customer
   No FCA Customer-Specific Requirement for this section
8.5.6 Control of changes
   No FCA Customer-Specific Requirement for this section
8.5.6.1 Control of changes – supplemental
   No FCA Customer-Specific Requirement for this section
8.5.6.1.1 Temporary change of process controls
No FCA Customer-Specific Requirement for this section

8.6 Release of products and services
No FCA Customer-Specific Requirement for this section
8.6.1 Release of products and services – supplemental
No FCA Customer-Specific Requirement for this section
8.6.2 Layout inspection and functional testing
Organization shall plan dimensional inspections and functional tests even if not expressly required by the Customer; this plan shall fulfill with a complete Self-Qualification, dimensional and material controls, once per year (unless otherwise agreed specified by the Customer);
Records shall be available for Customer review and results must be submitted to Customer for revision.
See also 3.2 – table in Section B
8.6.3 Appearance items
No FCA Customer-Specific Requirement for this section
8.6.4 Verification and acceptance of conformity of externally provided products and services
No FCA Customer-Specific Requirement for this section
8.6.5 Statutory and regulatory conformity
No FCA Customer-Specific Requirement for this section
8.6.6 Acceptance criteria
See 3.2 – table in Section B

8.7 Control of nonconforming process outputs, products and services
8.7.1
No FCA Customer-Specific Requirement for this section
8.7.1.1 Customer authorization for concession
No FCA Customer-Specific Requirement for this sections
8.7.1.2 Control of nonconforming product – customer-specified process
No FCA Customer-Specific Requirement for this sections
8.7.1.3 Control of suspect product
No FCA Customer-Specific Requirement for this sections
8.7.1.4 Control of reworked product
No FCA Customer-Specific Requirement for this sections
8.7.1.5 Control of repaired product
No FCA Customer-Specific Requirement for this sections
8.7.1.6 Customer notification
No FCA Customer-Specific Requirement for this sections
8.7.1.7 Nonconforming product disposition

No FCA Customer-Specific Requirement for this section

8.7.2

No FCA Customer-Specific Requirement for this section

9 Performance evaluation
9.1 Monitoring, measurement, analysis and evaluation
9.1.1 General

No FCA Customer-Specific Requirement for this sections

9.1.1.1 Monitoring and measurement of manufacturing processes

No FCA Customer-Specific Requirement for this sections

9.1.1.2 Identification of statistical tools

No FCA Customer-Specific Requirement for this sections

9.1.1.3 Application of statistical concepts

No FCA Customer-Specific Requirement for this sections

9.1.2 Customer Satisfaction

Incoming Material Quality (IMQ)

FCA Purchasing and Supplier Quality use the Incoming Material Quality (IMQ) to evaluate customer satisfaction with its external production and service suppliers. IMQ stores, analyzes and reports organization performance data collected from SQP System and other sources within FCA. The IMQ report used for evaluation of organization site performance at a commodity level is the Monthly Supplier Scorecard ("scorecard").

The scorecard reports ratings in two categories:

- Quality;
- Delivery.

9.1.2.1 Customer satisfaction – supplemental

OEM Performance Complaint

FCA may, at its option, file an OEM performance complaint with a Certification Body when confronted with a specific organization quality performance issue where a root cause may be a nonconformance in the organization’s quality management system.

FCA shall notify the Certification Body of the OEM performance complaint by sending the CB a notification letter that will:

- Identify the organization site;
- Summarize substance of the complaint;
- Document the affected element(s) of IATF 16949;
- Request a copy of the organization site’s last audit report.
NOTE:

As FCA Italy is an IATF member; a request for client audit reports is permitted under Section 3.1.e of the Rules.

A copy of the notification letter will be sent to the organization, as well as the Certification Body's Oversight Office.

Upon receipt of the OEM performance complaint notification letter, the CB shall investigate the complaint in accordance with Section 8.0 of the Rules. At the conclusion of their investigation, the CB shall advise FCA Italy of their findings and any actions taken.

An OEM performance complaint may be filed in conjunction with, or independently of, a TPSL action.

The CB findings from an OEM complaint investigation may be used by FCA to establish the need to place an organization site in TPSL or New Business Hold.

Top Problem Supplier Location Reporting

Upon periodic review of IMQ quality measures and other key performance indicators, FCA may notify specific organization sites that they have been identified as a Top Problem Supplier Location (TPSL). The TPSL designation signals FCA dissatisfaction with the organization site’s quality performance, and begins a process to develop and implement a performance improvement plan.

FCA shall notify the Certification Body of the organization site’s involvement in the TPSL process by sending the CB a copy of the notification letter and follow-up communications (as required) that will:

- Identify the organization site;
- Summarize the process;
- Document specific areas of concern, with supporting data;
- Request a copy of the organization site’s last audit.

NOTE:

As FCA Italy is an IATF member; a request for client audit reports is permitted under Section 3.1.e of the Rules.

Certification Body notification of TPSL activity is for information only and does not constitute an OEM performance complaint as described in Section 8.1 of the Rules. However, FCA reserves the right to file a performance complaint at any point within the TPSL process.

FCA shall notify the Certification Body when the organization site has achieved the agreed-upon exit criteria and is removed from the TSPL process.

Quality New Business Hold

Upon periodic review of IMQ quality measures and other key performance indicators, FCA may notify an organization that they have been placed in New Business Hold (NBH) status. This indicates that the organization site’s quality performance is persistently below expectations and corrective action is required.
The organization will be ineligible to bid on new FCA business supplied from the affected organization site(s) without senior Purchasing management intervention.

A notification letter is sent to the organization, outlining the substance of the complaint and identifying the exit criteria the organization must achieve to be removed from NBH status. A separate notification letter is sent to the organization's Certification Body (CB) and the Oversight Office via electronic mail. This letter will:

- Identify the organization;
- Describe the substance of the complaint;
- Provide evidence supporting the complaint (the organization notification letter and additional data as required);
- Identify the FCA Supplier Quality representative for the complaint.

The CB shall:

- Issue a Major nonconformance against the organization and suspend the organization’s IATF 16949 certification in accordance with Section 8.0 of the Rules;
- Provide FCA with copies of the organization's last recertification audit and all subsequent surveillance audits.

NOTE:

As FCA Italy is an IATF member; a request for client audit reports is permitted under Section 3.1.e of the Rules.

- Follow the process outlined in Section 8.0 of the Rules to manage the nonconformance and determine whether the organization’s certificate will be restored or withdrawn.

If the CB reinstates the organization’s certificate, the organization will remain in NBH status beyond the reinstatement date while FCA monitors IMQ quality measures and other key performance indicators.

If the effectiveness of the implemented corrective actions cannot be verified, FCA shall refer the issue to the organization’s Certification Body and their Oversight office for further investigation. The organization site shall remain in NBH status.

When the exit criteria established for the organization have been met, FCA shall:

- Remove the New Business Hold status, lifting the associated commercial and quality sanctions. (Sanctions imposed by other FCA processes may remain in place.)
- Notify the affected organization site(s), the CB and the Oversight Office.

If the CB withdraws the certificate, FCA Purchasing and Supplier Quality management will develop a joint plan for the organization that either restricts further commercial activity or works toward improving processes and performance to a level that permits the organization to petition for new certification.
If an organization site is seeking certification to IATF 16949, but is placed on NBH status before the stage 2 audit is conducted, the CB shall not conduct a stage 2 audit until the NBH status is lifted or FCA Supplier Quality management notifies the organization and the CB in writing that the stage 2 audit may proceed.

If an organization site is placed on NBH status after a stage 2, transfer or recertification audit, but before the certificate is issued:

- The CB shall immediately suspend the existing certificate, if applicable
- The CB shall issue the new certificate in accordance with the Rules
- The CB shall then immediately place the new certificate in suspension in accordance with the Rules.
  If applicable, the suspension of the previous certificate shall be removed.

See also 3.2 – table in Section B

9.1.3 Analysis and evaluation

The Organization’s Board shall analyze the Customer satisfaction factors monthly;

The analysis shall at least include the following:

i. Performance indicators available in SQP system (e.g. PIQ, PQ, CSL, …)
ii. Customer validated Action Plan monitoring, due to outcome of PPA and PDR.
iii. Poor quality cost monitoring (e.g. scraps, reworks, sorts, CSL2 and CSL3 due to internal failures, warranty, penalties, recall campaigns for external failures).

Output of management reviews shall include detailed decisions and actions related to problems pointed out by Customer.

9.1.3.1 Prioritization

No FCA Customer-Specific Requirement for this sections

9.2 Internal audit

No FCA Customer-Specific Requirement for this sections

9.2.1
No FCA Customer-Specific Requirement for this sections

9.2.2
No FCA Customer-Specific Requirement for this sections

9.2.2.1 Internal audit programme
No FCA Customer-Specific Requirement for this sections

9.2.2.2 Quality management system audit
No FCA Customer-Specific Requirement for this sections
9.2.2.3 Manufacturing process audit

Layered Process Audits

Organizations supplying production parts or components to FCA shall conduct Layered Process Audits (LPA) on all elements of manufacturing and assembly lines that produce production parts or components for FCA. These shall include both Process Control Audits (PCA) and Error Proofing Verification (EPV) audits. Organizations shall provide evidence of compliance to the following requirements:

- Audit process shall involve multiple levels of site management, from line supervisor up to the highest level of senior management normally present at the organization site;
- A member of site senior management shall conduct process control audits at least once per week. All members of site senior management shall conduct process control audits on a regular basis.
- Delegation of this activity will not be accepted with the exception of extenuating circumstances.
- The organization shall have a documented audit structure with auditor level and frequency of inspection.
- PCAs shall be conducted at least once per shift for build techniques and craftsmanship related processes.
- EPV audits shall be conducted at least once per shift, preferably at the start of shift. Compliance charts shall be completed once per quarter and maintained for the life of the program. The following metrics shall be included:
  - Audit completion by all auditing layers.
  - By-item percentage conformance by area.
- Reaction plans shall be in place to immediately resolve all non-conformances.

The organization shall show evidence of immediate corrective action, containment (as required), and root cause analysis (as required).

A separate communication procedure is required to address reoccurring non-conformances. Specific areas of focus shall include the following:

- Resolution of non-conformances
- Escalation of issue for management review
- Lessons learned

Layered process audits are not required for specific materials, parts or assemblies produced on such an infrequent or irregular basis that it would prohibit establishing a regular, weekly audit schedule.

- Such infrequently or irregularly produced materials, parts or assemblies shall be subject, at a minimum, to a process audit at start-up and shutdown of each production run.
- Organizations shall evaluate and document the applicability of this exception for each material, part or assembly under consideration based upon the production schedule for all customers.
- The evaluation document shall be maintained as an organization-controlled record (7.5.3.2.1); reviewed annually and updated as required.


Special Process Assessments
Organizations shall evaluate the effectiveness of each of the applicable special processes listed below with the associated AIAG manual:

- Plating – CQI-11 Special Process: Plating System Assessment
- Coating – CQI-12 Special Process: Coating System Assessment
- Soldering – CQI-17 Special Process: Soldering System Assessment
- Molding – CQI-23: Special Process: Molding System Assessment

Evaluation of implementation effectiveness shall be based on evidence that the organization has a process in place that includes elements such as:

- Auditors identified;
- Schedule for self-assessment in place (including evidence of schedule adherence);
- Monitoring of progress;
- Defined corrective action process;
- Organization-controlled record keeping (7.5.3.2.1);
- Supplier development process (8.4.2.5) identified for applicable suppliers to the organization.

Pursuant to IATF 16949 clause 8.4.3.1, this requirement shall also apply to suppliers to the organization who employ the above-listed special processes.

Organizations shall evaluate their manufacturing processes, and the manufacturing processes of their suppliers, to establish and document the scope of applicability of this requirement. This document is an organization-controlled record (7.5.3.2.1). Evaluation shall be by self-assessment. The self-assessment shall be conducted annually, but may be repeated as needed. The self-assessment may be conducted as part of the organization’s internal quality audit or conducted separately.

Assessment by a competent second party auditor (7.2.4) will satisfy the self-assessment requirement for suppliers to the organization.

See also 3.2 – table in Section B

9.2.2.4 Product audit

No FCA Customer-Specific Requirement for this sections
9.3 Management Review

9.3.1 General
No FCA Customer-Specific Requirement for this section

9.3.1.1 Management review – supplemental
No FCA Customer-Specific Requirement for this section

9.3.2 Management Review inputs
No FCA Customer-Specific Requirement for this section

9.3.2.1 Management review inputs – supplemental
No FCA Customer-Specific Requirement for this section

9.3.3 Management Review outputs
No FCA Customer-Specific Requirement for this section

9.3.3.1 Management review outputs – supplemental
Output from Customer-Specific Requirements to the following sections shall provide management review input:

- Design and development planning – Supplemental (8.3.2.1)
- Supplier quality management system development (8.4.2.3)
- Customer satisfaction – Supplemental (9.1.2.1), except as noted below
- Quality management system audit (9.2.2.2)
- Manufacturing process audit (9.2.2.3)

Output from Automotive Warranty Management (10.2.5) shall be included in the management review of actual and potential field-failures and their impact upon quality, safety or the environment.

10 Improvement

10.1 General
No FCA Customer-Specific Requirement for this section

10.2 Nonconformity and corrective action
No FCA Customer-Specific Requirement for this section

10.2.1
No FCA Customer-Specific Requirement for this section

10.2.2
No FCA Customer-Specific Requirement for this section

10.2.3 Problem solving
See 3.2 – table in Section B

10.2.4 Error-proofing
No FCA Customer-Specific Requirement for this section
10.2.5 Warranty management systems

Automotive Warranty Management (AWM)

Organizations providing production and non-exempt service parts and components to FCA shall support improvement in customer satisfaction through pursuit and achievement of warranty reduction targets established by FCA, where applicable.

Organizations shall use the last available edition of CQI-14: Automotive Warranty Management to integrate warranty into their quality management system.

Evaluation of integration effectiveness shall be based on evidence that the organization has a process in place that includes elements such as:

- Internal auditors identified;
- An established schedule for self-assessment (including evidence of schedule adherence);
- A defined continuous improvement process (including evidence of goal-setting and performance evaluation);
- A defined corrective action process (including evidence of actions taken and verification of effectiveness);
- Organization-controlled record keeping (7.5.3.2.1);
- Progress monitoring (including monthly evaluation of organization’s performance to warranty reduction targets established by FCA);
- A supplier development process (8.4.2.5) identified for applicable suppliers to the organization.

NOTE:

When organizations manage warranty at a corporate level, individual organization sites requiring evidence of compliance to this requirement may reference CQI-14 compliant corporate processes as they pertain to the products and processes at their sites.

Evaluation shall be by self-assessment. The self-assessment shall be conducted annually, but may be repeated as needed. The self-assessment may be conducted as part of the organization’s internal quality audit or conducted separately. The self-assessment shall be conducted using the self-assessment spreadsheet tool from CQI-14. The completed spreadsheet shall serve as a record of the self-assessment.

Implementation of Automotive Warranty Management shall proceed in three stages:

1. Organization identifies and implements necessary changes to quality management system processes, trains responsible personnel and conducts initial, “baseline” self-assessment.
2. Organization establishes internal performance goals, develops prioritized corrective action plan to achieve these goals and prepares an assessment schedule.
3. Organization monitors performance, continues with self-assessments and updates corrective action plan as required to meet FCA requirements and internal improvement goals or maintain goal-level performance.
Implementation timing for organizations (either new suppliers or current suppliers to FCA) is summarized in the following table:

<table>
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<tr>
<th>Organization’s relationship to FCA</th>
<th>Existing Vehicle Program</th>
<th>New Vehicle Program</th>
</tr>
</thead>
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<tr>
<td>New Supplier</td>
<td>Complete implementation through Stage 2 within six months of award of business.</td>
<td>Complete implementation through Stage 2 before Commercial Launch.</td>
</tr>
<tr>
<td></td>
<td>Implementation through Stage 3 to follow within one year of start of production.</td>
<td>Implementation through Stage 3 to follow within six months of Commercial Launch.</td>
</tr>
<tr>
<td>Current Supplier</td>
<td>Full implementation through Stage 3 required.</td>
<td>Follow timing for “New Supplier/New Vehicle Program” (above) for new parts or components.</td>
</tr>
</tbody>
</table>

**AWM Exceptions**

The following temporary exception apply to organizations that would otherwise be required to implement AWM:

**Emergency Assumption of Business** – Organizations who assume production of parts or components at FCA’s request under emergency conditions are exempt from AWM requirements for six months for these parts or components. The “New Supplier/Existing Program” requirements (above) shall apply thereafter.

**AWM Exemptions**

Organizations that have been identified by FCA Group Purchasing and Supplier Quality management as exempt from ISO/TS 16949 or IATF 16949 registration are also exempt from FCA AWM requirements. Implementation is not required of organizations producing parts or components in commodity groups with historically-low warranty levels.

**10.2.6 Customer complaints and field failure test analysis**

**Returned Parts Analysis**

Organizations that provide production or non-exempt service parts or components shall participate in the review, testing and analysis of returned components and shall include analysis of the interaction of embedded software, if applicable.

**Technical Support**

Organizations that provide production and non-exempt service parts and components shall provide all necessary support to FCA in the investigation and resolution of supplier-associated warranty issues.
The analysis and support above mentioned can be carried on through Tutorship and Field Management programs.

See also 3.2 – table in Section B

10.3 Continual improvement

No FCA Customer-Specific Requirement for this sections

10.3.1 Continual improvement – supplemental

No FCA Customer-Specific Requirement for this sections
5. Change History

<table>
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<th>Effective Date</th>
<th>Section</th>
<th>Change</th>
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<tr>
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<td>13th April, 2017</td>
<td>All</td>
<td>New Document</td>
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