

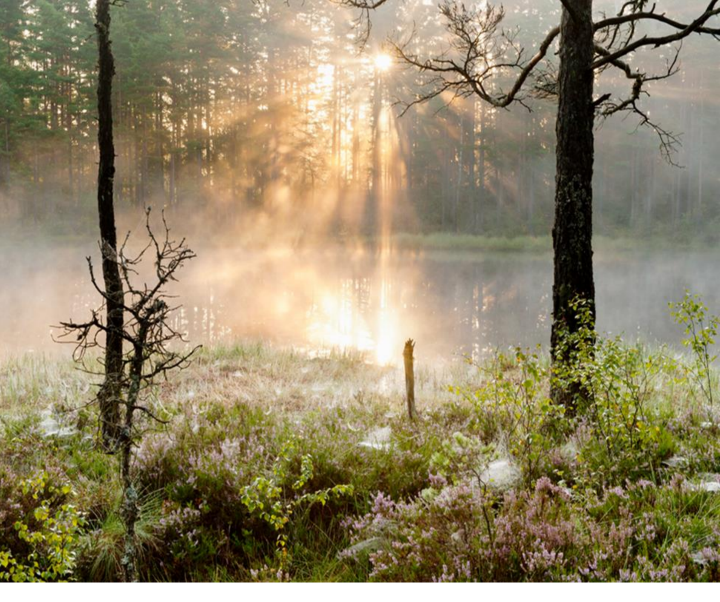
Thermia

Supplier Manual

Table of Contents

Thermia	

1. Introduction	3
2. Supplier Qualification & Onboarding	4
3. Part Approval (PA) Process	5
3.1 Sample Orders	6
3.2. Part Approval Document	7
3.2.1. Long Term Supplier's Declaration	8
3.2.2. Declaration Sheet	9
3.3. PA Documentation	10
3.4. Product Quality Assurance	11
3.4.1. Material Declaration	13
3.4.2. Legal Regulations	14
3.4.3. Dimensional Report	17
3.4.4. Material Recycling Report	18
3.5. Production Quality Assurance	19
3.5.1. Process Flow Chart	20
3.5.2. FMEA / Risk Analysis	21
3.5.3. Control Plan	22
4. Purchasing	23
4.1. Forecast	24
4.2. Purchase Order (PO)	25
4.3. Order Acknowledgement	26
4.4. Delivery Accuracy	27
5. Delivery	28
5.1. General Requirements	29
5.2. Packaging Types and Specifications	30
6. Supplier Claims	31
6.1. 8D Report	32



1. Introduction

Thermia places great emphasis on maintaining high product quality and reliability to ensure sustainable development.

Our suppliers play an important role in our quality assurance work. We firmly believe that it is in the mutual interest of both Thermia and our suppliers to meet the present and future requirements of customer expectations and product durability.

This Supplier Manual describes Thermia's requirements in terms of supplier qualification, quality assurance and legal compliance, purchase processes, delivery and handling of supplier claims. These conditions need to be met in advance of receiving approval for a new or changed product or manufacturing process.

Supplier Qualification Onboarding



Thermia follows a standardized process for supplier onboarding, including initial assessment, approval, registration, and potential audits.

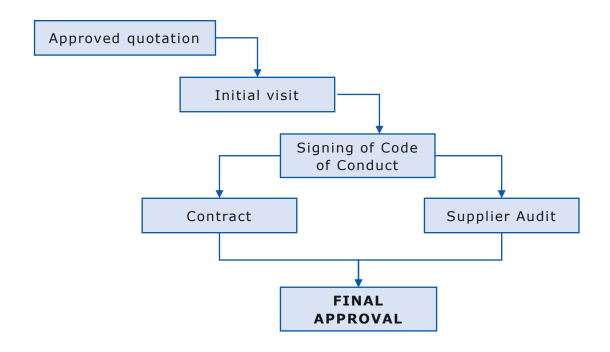
CODE OF CONDUCT (CoC)

The Code of Conduct is a behavioral declaration that sets expectations for suppliers based on UN Global Compact principles and ILO conventions. It ensures Thermia's commitment to sustainable development.

SUPPLIER AUDIT

A supplier audit is a thorough assessment of a potential supplier's processes, practices, and performance. Thermia conducts two variants of on-site audits – 'Thermia Process Control Plan Audit' (PCPA) for new parts at existing suppliers and the more comprehensive 'Thermia Supplier Assessment' for new suppliers.

Corrective actions may be needed for approval. Ratings and improvement suggestions are provided. Audits may also occur during collaboration, especially for significant quality issues.



3. Part Approval (PA) Process

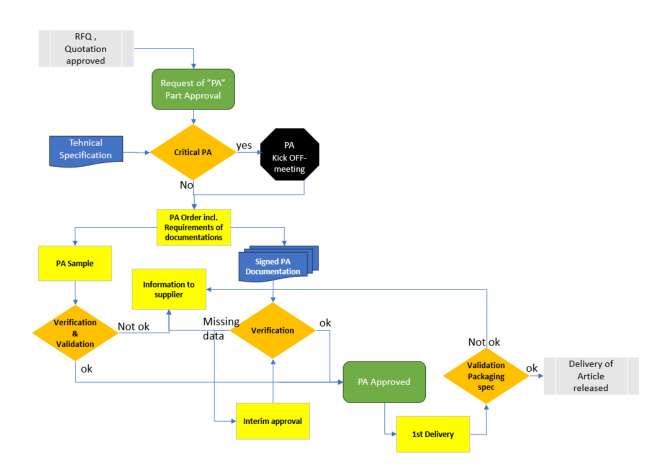


REQUIREMENT

Thermia requires all suppliers to ensure the quality of new or changed parts, as well as production processes, before delivery of parts intended for Thermia's serial production.

METHOD

Thermia expects all suppliers to follow Thermia's Part Approval (PA) process, which is a simplified version of the established PPAP (Production Part Approval Process) within AIAG.



3.1. PA Sample Order



PART APPROVAL ORDER

Thermia will send a purchase order (PA) with identification "PA ORDER" and specification noted or attached.

If the PA samples are ordered together with first serial order, this will be specified within the purchase order.

PA SAMPLE

The PA samples for approval shall be in accordance with agreed drawings and specifications and manufactured using the specified parts in series production tools and process.

PA DOCUMENTATION

Necessary documentation for Part Approval is decided based on the component type and is specified on first page in Part Approval Document.

PROTOTYPES

Prototype parts may be ordered for tests before drawings, specifications or other design parameters are finalized.

PA DOCUMENT

Thermia will send the Part Approval Document together with the PA purchase order.

Please see the next page for more information about the PA Document.

DELIVERY

Thermia expects all suppliers to deliver PA samples and submit the required documentation without delay.

The goods shall be clearly marked with label stating "PA SAMPLE"

3.2 PA Document



GENERAL DATA

Thermia completes general data about the specific part.

	Part App	roval	Warr	ant	Thermia			
Part Name					_			
Thermia Part No				Revision				
				Supplier Part No				
Supplier Name				Supplier ID				
Purc haser				Date				
Quality Engineer				CR/Project ID				
Reason for PA:	Choose an alternative			PA Level				
		P	A documen	tation				
	Basic	ı		Additi	Ollais			
ProductDataSheet / Te	edh. Spec./Norm	х	X=	Production Process flo	ow chart			
Customs Declaration		X	X= Demands	Risk analyzis/FMEA				
Packaging specification	n	X	for this	Dimensional Results				
Manufacturing tests/C	ontrol Plan		PA	Œ-certification / Man	ufacture's Declaration			
Master Sample/Initial	sample			Material Recycling Re	port			
Material Declaration		x	Mark the o	orrect alternative :				
				No, I Confirm that the Part	does not contain SVHC			
Does the Part cor	ntain any SVHC sub	stances		Yes, SVHC is specified in the	e Material declaration			
Are the chemical s	ubstance covered b	v anv of:		lo, it is not covered by these legal requirements				
REACH annex XIV/X				Yes, it is specified in the Material declaration				
			Declarat	ion				
our parts, have beer	n made to the applic roduction tooling in	cable custo the serial	omer drawir production	represented by this certificat ngs and specifications and ar process. I also understand a val Documentation.	e made from the specifie			
Supplier Authorized	Signature							
	Digital Signature			Title	Date			
Print Name:					•			
Thermia Approval Si	gnature							
	Digital Signature			Title Date				
				Supplier Quality Engineer				
Print Name:					•			
r micronite.	1							

PA DOCUMENTATION

Documentation marked with an "x" must be included together with the signed Part Approval Warrant.

Templates are available in the PA Document Excel file.

Detailed information in following pages explains the contents of each documentation form.

DECLARATION

Thermia accepts both digital and written signatures on the PA Document.

3.2. Long Term Supplier's Declaration



GENERAL REQUIREMENTS

Since you supply parts for our products, we require your information regarding the country of origin and customer tariff number for the goods we export.

If you are located within the European Union, we request a Supplier's Declaration to confirm that the products originate from the EU. This declaration can cover a specific consignment or multiple consignments over a maximum period of 24 months.

If the parts you provide do not originate from the EU, Thermia still require you to fill out the 'Long term supplier's declaration' form

Request for long term supplier's declaration for goods with preferential origin status

Dear supplier,

By custom regulations we are required to collect proof of origin for all goods that you deliver to us. We therefore request you to provide a suppliers declaration.

Please add information required according to numbered fields in below declaration.

If you require further information please contact your local trade and industry office or local customs.

Kind regards

Mathias Axelsson Löfvenholm Purchasing director

3.2.2. Declaration Sheet



GENERAL REQUIREMENTS

The document to be signed is shown below.

If you have questions or concerns about the *Long-Term Supplier's Declaration*, please contact your local trade- or customs office.

Long-term supplier's declaration for products having preferential origin status

	The undersigned declare that the goods described below:		
1)	0	(2) 0	(3) supplier part no
	which are regularly supplied to <i>Thermia AB</i> , originate in	(4) country (of origin (CoO)
	and satisfy the rules of origin governing preferential trade	with: (5)	EUR-MED (the EU, the EFTA states, The Republic of Moldova & the Faroe Islands) United Kingdom
	I declare that: (6) Cumulation applied with: name of country/cou	untries	
	No cumulation applied Customs tarif no: (7]	Preferenti	al origin (Yes or No): (8)
	This declaration is valid for all shipments of these product to	ts dispatched fr	om 20XX-XX-XX
	I undertake to inform Thermia AB immediately if this decla I undertake to make available to the customs authorities an Place and date of issue	\	-
	Name and position of signee, name and address of company Signature (filled out in Excel is sufficient)	,	
	1) Part/product description 2) Thermia part number (Commercial designation as used of all part number of the European union country, group or countries or territor (Country, group or countries or territor) (Country, group or countries or territor) (Country, group or countries or territory concerned. 6) To be completed, where necessary, only for goods having relations with one of the countries, with which pan-Euro-17) Valid customs tarif no (Yes or No)	ory, from which t	he goods originate. igin status in the context of preferential trade

Cumulation in international trade refers to the practice of combining materials or processing from multiple countries to determine the origin of a product, ensuring compliance with rules of origin and potential eligibility for preferential treatment.

Preferential trade refers to special trade agreements that provide advantages such as reduced tariffs or trade barriers between participating countries or regions.

3.3. PA documentation



GENERAL

PA documentation is used to confirm the approval of the part/product, including the production process.

Required documentation may vary depending on type of part/product and is defined on first page in PA Document Excel file.

PA documentation										
Basic			Additionals							
ProductDataSheet / Tech.Spec./Norm	Х		Production Process flow chart							
Customs Declaration	X	X= Demands	Risk analyzis /FMEA							
Packaging specification	Х	for this	Dimensional Results							
Manufacturing tests/Control Plan		PA	CE-certification / Manufacture 's Declaration							
Master Sample/Initial sample			Material Recycling Report							
Material Declaration	x	Mark the c	correct alternative :							
Doos the Dart centain any SVHC sub	stansos		No, I Confirm that the Part does not contain SVHC							
Does the Part contain any SVHC sub	stances		Yes, SVHC is specified in the Material declaration							
Are the chemical substance covered b	y any of:		No, it is not covered by these legal requirements							
REACH annex XIV/XVII,RoHS, Biocidal legal requirements?	or PoP's,		Yes, it is specified in the Material declaration							

DOCUMENTATION

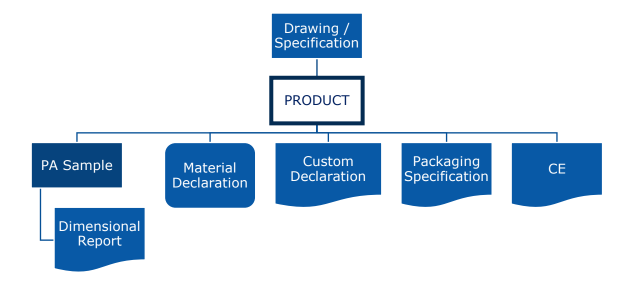
The PA documentation is in two parts: "Basic" and "Additional" information.

The PA documentation covers both product and production quality assurance.

Templates are available in the PA Document Excel file. It is acceptable to use supplier in-house templates as long as they provide all the requested information.

3.4. Product Quality Assurance





PRODUCT TECHNICAL SPEC/DRAWING/DATA

For Thermia-designed parts, drawings and technical specifications are included together with the PA order.

For supplier-designed parts, all available product specifications must be forwarded to Thermia.

For supplier-designed parts with Thermia customizations (i.e. controller settings, part numbers, etc.), both parties will provide the necessary specifications.

DIMENSIONAL REPORT

When applicable, PA samples must be measured, and the protocol sent to Thermia.

All results must be traceable to the specific samples and should include appropriate references to the equipment and procedures used for the measurements taken.

Critical specific characteristics must be highlighted on the drawings. Their inclusion in the protocol is mandatory.



DECLARATION OF CONFORMITY

When applicable, the supplier is responsible for assuring that the parts fulfill the CE requirements. A declaration of conformity must be submitted to Thermia if requested.

CE requirements applies to; energy-related, electrical and electronic appliances and similar (products covered by the Machinery Directive).

MATERIAL RECYCLING REPORT

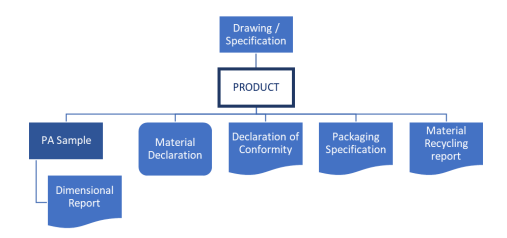
A material recycling report related to the part/product must be available and submitted to Thermia if required.

The report is preferably made according to EN45555:2020.

If other analyze method is used, please describe this in the report

MATERIAL DECLARATION

A material declaration is mandatory for all parts/products. See following pages.



3.4.1. Material Declaration



MATERIAL DECLARATION

A material declaration is mandatory for all parts.

The declaration form is enclosed as an Excel file and must be fully completed.

Parts containing substances that fall under Article 33 of REACH (see right) need to be declared as in Example 1. Products must also be registered in SCIP database by the supplier.

Products <u>not</u> containing substances affected by Article 33 of REACH must be declared as in Example 2.

DUTY TO COMMUNICATE

According to Article 33 of REACH, the manufacturer of a part is required to provide information about any Substances of Very High Concern (SVHC) on the candidate list when the concentration exceeds 0.1% weight by weight (w/w).

LEGAL REGULATIONS: FURTHER INFO

For more detailed information about SCIP, Reach, RoHS, WEEE, Biocidal and POPs regulations, see follow pages.

Component / part	Chemical substance / Material	CAS No.	Total Weight[g]	Weight %	REACH	SCIP	SCIP number	ROHS	RoHS exemption	WEEE	Biocidal Regulation	POPs Regulation
Example 1: Brass nut	Lead	7439-92-1	1500	>1,0 viktprocent och< 10,0 viktprocent	Yes, included in the Candidate List	Yes, registered in ECHA SCIP-database	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Product meet the requirements by application of described exemption(s)	6(c)	Yes, an Electrical or electronic product	Not applicable for this part	Not applicable for this part
Example 2: Hose				No, it contains no SVHC substances	Yes, but not included in any of the lists	No, it contains no SVHC substances		Product meets the requirements without any exemptions		Not applicable for this part	Not applicable for this part	Not applicable for this part

3.4.2. Legal Regulations







SCIP (Substances of concern in Products)

Every manufacturer, importer or distributor of a product placed on the market in the EU / EEA and containing more than 0.1% by weight of a particularly dangerous substance (SVHC) included in the candidate list in REACH, must provide information to the SCIP database at ECHA.

The regulation has applied since 1 January 2021 and is based on the Waste Frame directive for reducing waste containing hazardous chemicals and promoting the use of safer alternatives. The purpose is to support waste operators in ensuring that substances of concern are not used in recycled materials

The SCIP directive can be viewed here: https://eurlex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32018L0851&qid=1652207714 754

REACH (Registration, Evaluation, Authorisation and restriction of Chemicals)

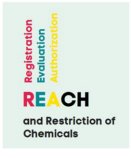
REACH (2011/65/EU) is a regulation of the European Union that governs the use of chemical substances and has an impact on most companies across the EU.

Particularly hazardous substances are called SVHC (Substances of Very High Concern).

More than 200 substances are listed in the candidate list. Particularly dangerous substances requiring permission for use are listed in Appendix XIV of REACH. The rules apply throughout the EU.

Chemicals that pose unacceptable risks to humans or the environment are listed in Appendix XVII in REACH.

The REACH regulation can be viewed here: https://eurlex.europa.eu/legal-content/en/TXT/HTML/?uri=CELEX:02006R1907-20210215





WFD (WASTE FRAMEWORK DIRECTIVE)

The Waste Framework Directive is a European Union directive concerned with "measures to protect the environment and human health by preventing or reducing adverse impacts".

It sets out measures and requirements for the prevention, re-use and recovery of packaging wastes in Member States.

Member States must ensure that packaging placed on the market complies with the underlying requirements. The directive implies the "producer responsibility" principle.

The Waste Framework Directive can be viewed here: https://eurlex.europa.eu/legalcontent/EN/TXT/?uri=CELEX%3A32008L0098&gid=165220681 6484



WEEE (Waste of Electrical and Electronic Equipment)

Manufacturers and distributers are required to:

- Register with the responsible national authorities in all countries distributing or selling equipment.
- Regularly submit reports of the amount of electrical and electronic equipment sold.
- Organize and finance the collection, treatment and recycling of the products they produce.
- Distributors must offer their customers the opportunity to return electrical and electronic waste free of charge.
- · Products must be visibly marked crossed-out wheeled bin lahel.
- All manufacturers must comply with the RoHS Directive.

The WEEE directive can be viewed here: https://eurlex.europa.eu/legalcontent/EN/TXT/?uri=CELEX%3A32012L0019&gid=16522073600 12



Waste hierarchy





ROHS



The RoHS (Restriction of Hazardous Substances) Directive (2011/65/EU) aims to reduce risks to human health and the environment by replacing and limiting hazardous chemical substances in electrical and electronic equipment.

The substances regulated by the RoHS directive are mercury, cadmium, lead, hexavalent chrome, flame retardants PBB and PBDE and plasticizers DEHP, BBP, DBP and DIBP.

The RoHS directive can be viewed here:

https://eur-lex.europa.eu/legalcontent/EN/TXT/?qid=1584116022829&uri=CELEX:02011L0065-20200301

BPR



The BPR (Biocidal Products Regulation) governs the supply and use of biocides on the market to ensure a high level of protection for both human and animal health, and the environment. Biocides are chemical or biological pesticides used to control and eliminate harmful organisms.

The BPR can be viewed here:

https://eur-lex.europa.eu/legal-content/EN/TXT/HTML/?uri=CELEX:02012R0528-20210329

POPS



The POPs (Persistent Organic Pollutants) Regulation prohibits or restricts the use of persistent organic pollutants in both chemical products and goods. POPs have particularly serious health and environmental properties and can be found in, for example, flame retardants, high-flouring substances (PFASs) and short-chain chlorine paraffins.

The POP regulation can be viewed here:

https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32019R1021&gid=1652206184230

3.4.3. Dimensional Report



GENERAL REQUIREMENTS

The report must provide a record of the dimensional data taken from PA samples.

It is acceptable to use your own supplier template. An example is included in the Excel file "Approval Document".

Part name	;									
Thermia F	art Number						Revision			
Performed	d by						Date			
Measuring point	Nom. value	Tolerance limit	Result Part 1	Result Part 2	Result Part 3	Result Part 4	Result Part 5	Result Part 6	ОК	NOT OK
	1									<u> </u>
	2									—
	3								\rightarrow	ــــــ
	4									
	5									↓
	6									<u> </u>
	7									<u> </u>
	8									
	9									
1	0									
1	1									
1	2									
1	3									
1	4									
1	5									
1	6									
1	7									
1	8									
1	9									
2	0									

DESCRIPTION

- Critical measures should be noted on drawing/s. If there is any doubt about which measures need to be included, please contact Thermia SQE.
- Measuring points must be marked on the drawing/s.
- Measurements must be noted for each part.
- Mark with "X" whether OK or NOT OK in relation to tolerance limits.

3.4.4. Material Recycling Report



GENERAL REQUIREMENTS

All suppliers must be able to provide a report from a recycling audit of the part/product.

A template is available in the Excel file. Other templates are acceptable as long as they include all the information below and describe the analysis method used.

Audit and report should ideally be carried out according to the EN 45555:2020 standard.

Product:			
Completion date of the	recycling and	alsis:	
Name of responsible fo	r the report		
•			
	Weight	% of total	Comments
Material recycling			
Energy recovering			
Landfill			
Hazardous waste			
	0		
Description of the Analy	ysis method		
Additional Information			
Additional information			

3.5. Production Quality Assurance

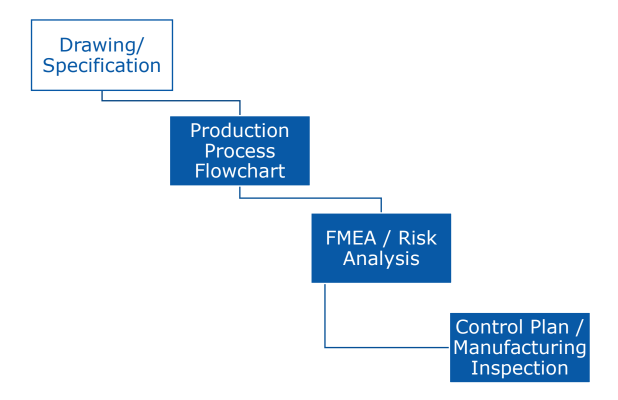


GENERAL REQUIREMENTS

All suppliers must be able to provide documentation to verify the safety and quality of the production process.

Technical specifications and/or drawing provide the basis for manufacturing.

- 1. A comprehensive flowchart should outline the part's production process.
- 2. FMEA or risk analysis is performed to identify, highlight and evaluate potential risks that could hinder meeting the requirements.
- 3. Risks must then be minimized to avoid delivering defective parts. These preventive actions should be described in a control plan, manufacturing inspection chart or similar.



3.5.1. Process Flow Chart

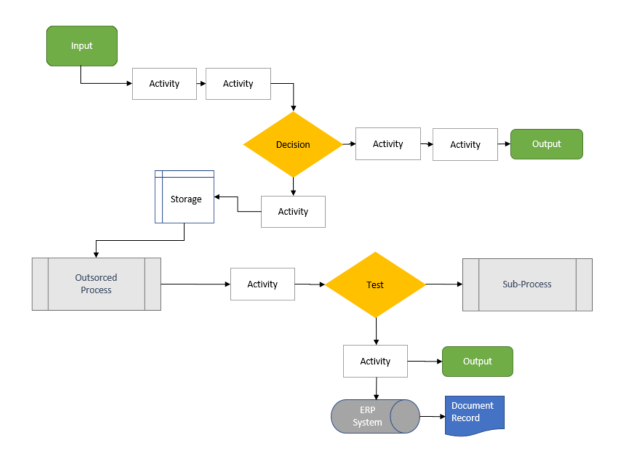


GENERAL REQUIREMENTS

All suppliers must maintain a production process flowchart that clearly describes the production process steps and sequences, from material reception through production to packaging and shipping.

A template is available in the Excel file. Other templates are on the condition that all required information still is provided.

Process steps must also include operations performed by third parties (such as sub-suppliers). These steps need to be identified within the diagram and are subject to approval.



3.5.2. FMEA / Risk Analysis



GENERAL REQUIREMENTS

All suppliers are required to complete a Process FMEA (Failure Mode and Effects Analysis), if applicable. The FMEA is a living document and must be revised as and when changes are made to the product and/or process, and if quality issues are identified.

The PFMEA (Process Failure Mode and Effects Analysis) must include all characteristics. It is acceptable to use other templates, provided that all requested information is included.

Further info: https://www.aiag.org/quality/automotive-core-tools/fmea

	Process:		FMEA Owner:			Creation Date:				Revision Date:	Team:	
Op No	Process	Pofential Fallure Mode	Potential Effect(s) of Fallure	Severity	Potential Cause(s) of Fall ure		Curre	Controls, Defection 5 RPN		Recommended Actions RPN >100 Action <100 Ok	Responsibility & Target Date	Actions Taken & Completion Date

	Severity		O	ccurrence				Detection
Assessment	Effects exampel	score	Assessment		score	Assessment	score	Definition of detection level
Falure to meet Safety and/or	May endanger operator (machine or assembly) without warning		Very high	>100 per thousand >1 in 10	10	Almostimpossible	10	No detection opportunety
Regulatory Rtequirements	May endanger operator (machine or assembly) with warning	9		500 per thousand 1 in 20	9	Very remote	9	Not likely to detect at any stage
	100% of product may have to be scrapped. Line shut down or stop delivery.	8	High	20 per thousand 1 in 50	8	Remote	8	Failure Mode by operator visual. Post Processing
Major Disruption	A portion of the production run may have to be scrapped. Deviation from primary process including decreased line speed or added manpower	7		10 per thousand 1 in 100	7	Very low	7	Failure Mode detected in-station by operator trough gauging (go/no go, torque check etc)
Moderate	100% of production run may have to be rew orked off line and accepted	6		2 per thousand 1 in 500	6	Low	6	Failure Mode detected post-proccesing by operator trough gauging (go/no go, torque check etc)
Disruption	A portion of the production run may have to be rew orked offline and accepted		Moderate	0,5 per thousand 1 in 2000	5	Moderate	5	Failure Mode detected by automated controls in- station that will detect dicrepant part and notify operator. Gauging performed on set-up and first-piece check
Moderate	100% of production run may have to be rew orked instation before it processed.	4		0,1per thousand 1 in 10 000	4	Moderately high	4	Failure Mode detected by automated controls post- processing and lock part to prevent futher processing
Disruption	A portion of the production run may have to be rew orked in-station before it processed.	3	Low	0,01 per thousand 1 in 100 00	3	High	3	Failure Mode detected by automated controls post- processing and lock part to prevent futher processing
	Slight inconvenience to process, operation or operator	2		<0,001 per thousand 1 in 1 000 000	2	Very High	2	Error detection in-station by automated controls and prevent discrepant part from being made
Minor Disruption	No discernible effect	1	very Low	Failure is eliminated through preventive control	1	Almost impossible	1	edrror prevention as a result of fixture design, machine design or part design. Discrepant parts can not be made because of error proofing

3.5.3. Control Plan



GENERAL REQUIREMENTS

The control plan describes how the production process is controlled in detailed implemented activities to ensure conformity with approved drawings and specifications, taking into account identified risks.

Manufacturing inspections may be described in the production process flowchart.

DESCRIPTION

List all operational risks identified throughout the production process, together with the assessment result > 100 for RPN.

Complete the chart in full. Particularly important are measuring frequency and the number of samples.

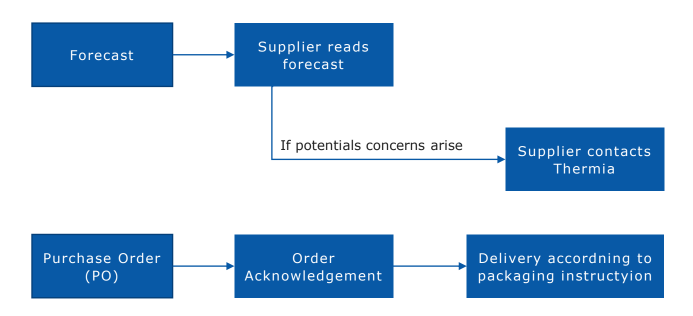
Include an ID in the reaction plan, enabling operators to easily identify and follow appropriate measures in case any parameters exceed the defined limits.

Control Plan Nu	mber			Key Contact/P	hone				Date (Orig.)		Date (Rev.)	
Part Number/La	Part Number/Latest Change Level								Customer Eng	ineering Appro)	
Part Name/Des	cription			Supplier/Plant	Approval/Date		Customer Qua	ality Approval/D)			
Supplier/Plant		Supplier Code		Other Approval/Date (If Req'c					Other Approval/Date (If Req'c			
PART/	PROCESS NAME	MACHINE, DEVICE,	С	HA RA CTE RIST K	OS .	SPECIAL		METHODS	METHODS			
PROCESS	OPERATION	JIG,TOOLS,				CHAR.	PRODUCT/PROCESS	EVALUATION/	SAM	(PLE		REACTION
NUMBER	DESCRIPTION	FOR MFG.	NO.	PRODUCT	PROCESS	CLASS	SPECIFICATION/ TOLERANCE	MEASUREMENT TECHNIQUE	SIZE	FREQ.	CONTROL METHOD	PLAN

4. Purchasing



This chapter provides a comprehensive overview of how purchasing at Thermia works, highlighting the four essential components: 'Forecasts' as predictions of future orders, 'Purchase Orders' as official buying requests, 'Order Acknowledgements' as seller confirmations of these orders and 'Delivery Specification', outlining the conditions and terms of product delivery.



4.1. Forecast



Thermia regularly sends non-binding demand forecasts to suppliers, which are automatically updated. These forecasts together with POs provide a complete view of Thermia's demand.

The forecasts are automatically emailed as Excel files from THERMIA BATCH NoReply@thermia.com. The forecast is sent in the beginning of each month and the suppliers are responsible for internal distribution.

The forecast period usually extends beyond one year and is divided into weekly intervals, with the option to adjust the breakdown and frequency upon request.

Example, forecast:

	Vendor:	xxxxxx			
	Vendor name:	Supplier X	(
	Vendor contact person:				
	Forecast number:				
	Forecast date:	'20211104			
	Forecast start:	'20211101			
	Forecast end:	'20401224			
	Period type:	Weekly			
	Thermia contact person:	Ms. Jane [oe (opera	ative purch	aser)
			Vendor		
Purchasing		Material	Material		Forecasted
Group	Material Number	Text	no.	Quantity	arrival d
HP6	086Lxxxx	Article A	830-1020	132	2022.01
HP6	086Lxxxx	Article A	830-1020	120	2022.02
UD6	0061 0000	Article A	020 1020	120	າດາາ ດາ

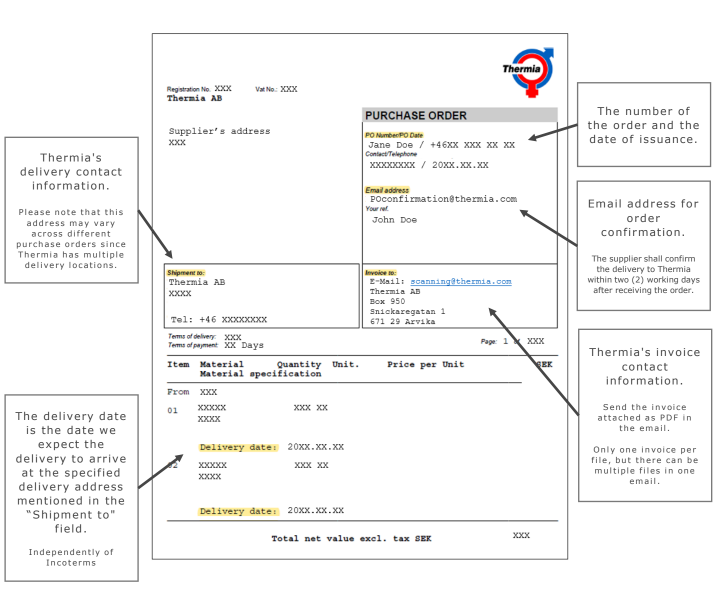
4.2. Purchase Order (PO)



GENEREAL REQUIREMENTS

Below are the essential components of a purchase order. Please note the boxes for accurate interpretation, as a purchase order is a crucial document that establishes the terms of Thermias's request to purchase goods or services from a supplier.

Be aware that a purchase order (PO) may consist of multiple pages.



4.3. Order Acknowledgement



GENERAL REQUIREMENTS

The order confirmation should be sent via email to: POconfirmation@thermia.com

The order confirmation need Thermia's order number clearly indicated in the subject line.

The supplier is required to confirm the delivery to Thermia within **two** (2) working days upon receiving the order.

In case Thermia does not receive the confirmation within the specified timeframe, a reminder will be sent, expecting a prompt reply.

When providing the order confirmation, it is crucial to include the following information:

- Thermia's purchase order (PO) number
- Supplier's sales order number
- · Thermia's material number
- Supplier's article number/description
- All items/order lines listed on the PO
- Confirmed quantity
- Confirmed delivery date for arrival at Thermia independently of Incoterm

Price details

4.4. Delivery accuracy



GENERAL REQUIREMENTS

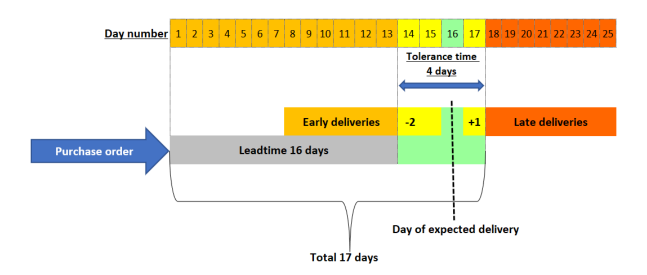
Delivery precision from the suppliers is a KPI at Thermia and the yearly target is currently 90%.

The KPI is measured considering the agreed lead time from the order date to the date of expected arrival (availability).

The arrival of the goods within the tolerance period falls within the OK range for delivery precision.

Early (orange) and late (red) falls outside the acceptance range for OK delivery precision.

In the example below, the supplier has a lead time of 16 days and a tolerance period of 4 days, but both lead time and tolerance period may vary depending on how far away geographically the supplier is from Thermia.



5. Delivery



This page outlines the specific packaging specifications required for the safe and secure delivery of components to Thermia.

Packaging specification for Serial Delivery of Goods to Thermia AB, Sweden

SPECIFIC REQUIREMENTS Creator, location, date Supplier name Thermia article number Thermia Material Description Max Weight Pallet type No of collars Max height Length Width Pallet Packaging Units per No of Inside Packaging Box type packages package Length Width Height Packaging Sustainability One-time packaging Returnable Recyclable Return Procedure agreed $\ \square$ Other specific requirements: CONFIRMATION FROM SUPPLIER Date Signature Name

5.1. General Requirements



PACKAGING SPECIFICATION

The general requirements stated apply to all deliveries unless otherwise specified in the specific requirements outlined on the previous page. It is important to carefully review and adhere to the specific requirements to ensure compliance with our delivery standards.

DOCUMENTS

Delivery note must be present with all incoming goods. Shall at least state:

- * Thermia PO number
- * Thermia article/part number
- * Quantity of each item

Mark with "Heavy" or "Fragile" if so is the case.

Mark with max amount of stackable items/pallets, if stackable



Place delivery note in the lower left corner

PALLET

Standard size should be EUR-pallet, 80 x 120 cm.

The pallet must be complete & clean.





PACKAGING

Pack one article per pallet

If agreed upon, smaller items can be mixed on one pallet
If mixed, mark each box with Thermia article number

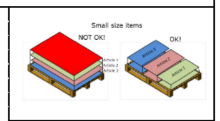
Packaging must be steady and consistent, not vary from time to time!

Must be able to remove collars without goods falling apart.

Must be able to load by truck, without rearranging.

Constituents of packaging must separate easily. E.g. cardboard glued to wood is not allowed.

If packaging material of non-processed wood, mark in accordance of ISPM 15 regulations.



ISPM 15 CERTIFIED

5.2. Packaging Types and Specifications



This is an overview of the different packaging types utilized within Thermia.

The packaging types are categorized based on their specific designations. Please refer to the following descriptions to further understand the different packaging options available.

The dimensions provided below are listed in the order of Length (L), Width (W) and Height (H).

All measurements are in millimeters (mm).

Euro Pallets (E):

Name	Code	Length (mm)	Width (mm)	Height (mm)
EUR Pallet	E	1200	800	144
EUR Pallet 1 Collar	E1	1200	800	335
EUR Pallet 2 Collars	E2	1200	800	530
EUR Pallet 3 Collars	E3	1200	800	725
EUR Pallet 4 Collars	E4	1200	800	920
EUR Pallet 5 Collars	E5	1200	800	1120

Half Pallets (H):

EUR Half Pallet	Н	600	800	144
EUR Half Pallet 1 Collar	H1	600	800	335
EUR Half Pallet 2 Collar	H2	600	800	530

Plastic Containers (P):

Plastic Container - Half	P1	1200	800	335
Plastic Container	P4	1200	800	800

Carton Pallets (C):

Carton Pallet Small	C2	1200	800	530
Carton Pallet Large	C5	1200	800	1120

Plate Stands (PL):

Plate Stand Small	PL1	1200	800	1900
Plate Stand Large	PL2	1200	1100	1900

6. Supplier Claims



GENERAL

Thermia will raise a complaint when there is a deviation from the agreed specification regarding the delivered product. The issue could have occurred either in production or at the end customer.

If only a few parts are faulty, we request a credit for those parts.

When dealing with a larger quantity of defective parts, we require that the supplier conducts an investigation accompanied by an 8D report.

Containment measures must have been implemented with a thorough examination of the to ensure that we do not receive any additional subpararticles.

8D REPORT

An 8D report is a problem-solving process with eight steps used to identify, analyze, and resolve issues in industries. It aims to improve product quality and drive continuous improvement. These are the different parts:

- **D1: Problem statement**. Clearly define the issue or problem encountered.
- **D2: Team formation**. Assemble a cross-functional team to address the problem.
- **D3: Immediate actions.** Identify and implement short-term measures to contain the issue.
- D4: Root cause analysis. Analyze the underlying causes of the problem.
- **D5**: **Corrective actions**. Develop and implement long-term solutions to address the root causes.
- **D6: Verification**. Confirm the effectiveness of the corrective actions taken.
- D7: Preventive measures. Identify and implement measures to prevent recurrence of similar issues.
- **D8: Closure and team recognition**. Close the 8D report and recognize the efforts of the team involved.

Chapter 6.1 provides a more detailed description of the essential components of an 8D Report.

DPPM (Defects Parts Per Million)

Every month Thermia examine the DPPM per supplier to measure the quality performance and precision. When a part exhibits significant deviations, we seek corrective actions for it.

6.1. 8D Report



In the following, we outline some key components of an 8D report.

