Purchase Order Terms and Conditions

Bayer CropScience Inc. // Bayer Inc. (“Bayer”) agrees to purchase and the supplier identified by Bayer on the face of this purchase order (the “Supplier”) agrees to provide the products (the “Products”) and/or the services (the “Services”) described in this purchase order including in any document or Schedule referred to or incorporated by reference in this purchase order (collectively, the “Order”) during the Term (as defined hereinafter), according to the following:

Sections 1 to 5 apply to Products only.

1. Acceptance: This Order shall be deemed to be accepted and shall be a binding contract for the sale of the Products upon the first to occur of the following events: (a) Supplier signing the face of this Order or otherwise acknowledging its acceptance of Bayer’s Order and delivering the signed Order or other acknowledgement to Bayer by electronic mail, regular mail or otherwise; or (b) Supplier shipping or delivering the Products described on the face of this Order to Bayer and Bayer accepting receipt of the Products (which Bayer is permitted in its absolute discretion not to so accept receipt if subparagraph (a) was not first complied with by Supplier.

2. Delivery, Title and Risk: Delivery of the Products to Bayer shall take place at the shipping destination specified on the face of this Order. Notwithstanding any shipping arrangement specified in this Order, Supplier shall have the risk of loss for all Products shipped under this Order until receipt of delivery and acceptance of such Products by Bayer at the specified delivery location, at which time title to and the risk of loss with respect to such Products shall pass to Bayer. Partial shipments are not permitted unless otherwise agreed to in writing by Bayer. Supplier shall be responsible and liable to Bayer for the acts or omissions of any agents or third parties used by Supplier in delivering Products to Bayer pursuant to this Order.

3. Inspection: All Products are subject to Bayer’s final inspection and acceptance on delivery. If rejected, the Products will be held for disposition at Supplier’s risk and expense. No inspection, acceptance of any part or all of the Products or payment shall relieve Supplier from full responsibility for furnishing Products conforming to the requirements of this Order and applicable legislation, nor prejudice any claim, right or defense that Bayer may have in respect of unsatisfactory Products, delays in delivery or other non-compliance with this Order or applicable legislation.

4. Warranty: In addition to any other express warranties set forth elsewhere in this Order, Supplier expressly warrants that: (a) it has good and marketable title to all Products furnished under this Order and the right to and does transfer title to such Products to Bayer free of all liens and encumbrances; (b) all Products supplied shall be in accordance or otherwise comply with all applicable specifications set forth in this Order, descriptions or samples furnished by Supplier and in accordance with all other requirements of this Order and the representations of Supplier and in accordance with all Applicable Law; (c) all Products shall be fit and suited for any express purpose or use contemplated by this Order, and shall be of merchantable quality.

5. Information Furnished to Bayer: Supplier hereby grants to Bayer an irrevocable, perpetual, royalty free, transferable and sublicensable license to use, for its own purpose, any drawings, specifications or other information provided by Supplier in association with the Products or this Order including the right to duplicate any components of the Products for use as replacement or spare parts at Bayer’s plant site, that are not otherwise Bayer Property pursuant to this Order.

Sections 6 to 13 apply to Services only.

6. Performance of the Services: Supplier is expected to organize its business with Bayer in line with the Bayer Supplier Code of Conduct (the “Bayer Supplier Code of Conduct”) which is available at the following URL: http://www.bayer.com/en/supplier-code-of-conduct.aspx Bayer shall have the right to audit the sustainability performance of Supplier, either by assessment (online, paper questionnaire, etc.) or by an onsite audit, executed directly by Bayer or by a third party. The sustainability performance will be evaluated by comparing it with the Bayer Supplier Code of Conduct principles. Supplier shall perform the Services, and shall achieve any specific results and supply any specific deliverables set out in this Order, in accordance with any delivery schedule as may be set out in this Order. Unless specifically set out in this Order, Supplier shall pay all expenses associated with the provision of the Services. The Services shall be performed to the highest standards customary in the relevant industry.

7. Supplier Employees: Neither Supplier nor any individual performing the Services for or on behalf of Supplier (the “Supplier Employees”) is an employee of Bayer as defined by any legislation dealing with employment standards. The Supplier will remain in all respects the sole employer of all Supplier Employees, and in connection with the Services, Supplier shall comply with all domestic or foreign statute, law, ordinance, rule, regulation, treaty or regulatory policy, guideline, code, by-law or order that applies in whole or part (the “Applicable Law”). In the event that in the discretion of Bayer acting reasonably, any Service Employee is not in compliance with the terms and conditions of this Order or is acting in a manner that reflects poorly on Bayer, Bayer may upon written notice require that such Service Employee cease to provide the Services, and Supplier hereby releases Bayer from any liability arising from such action.

8. Equipment: Supplier shall provide all equipment, tools and materials to be used in the provision of the Services, except anything that this Order expressly states will be supplied or loaned by Bayer. Any equipment, tools or materials supplied or loaned by Bayer must be returned in good condition whenever requested by Bayer, and in any event, immediately upon termination or expiry of this Order. All equipment, tools and materials used in the Services will be used in a safe and appropriate manner.

9. Representations, Warranties and Covenants: Supplier represents, warrants and covenants to Bayer, and acknowledges that Bayer is relying on such representations and warranties in entering into this Order, as follows: (i) Supplier will provide the Services to Bayer in accordance with all Applicable Laws, and
will perform all obligations under this Order in a sound, responsible and commercially reasonable manner in accordance with any applicable protocols and the highest standards of competence, and can appoint of a duly qualified provider of such Services, and no inspection, approval, acceptance of, or payment for, the Services or any part thereof by Bayer will relieve Supplier from its obligations to comply with such standards (ii) without limiting the foregoing, Supplier shall perform all work performed as part of the contractual relationship with Bayer in a manner consistent with all applicable anti-bribery and antitrust laws and Supplier has not made or provided, and will not make or provide, any payment or benefit, directly or indirectly, to government officials, customers, business partners or any other person in order to secure an improper benefit or unfair business advantage, affect private or official decision-making, or induce someone to breach professional duties or standards; (iii) Supplier will promptly report to Bayer in writing any suspected or detected violation of these principles in connection with Bayer’s business and, in such cases, will cooperate fully with Bayer in reviewing the matter; (iv) in the performance of the Services, Supplier will not infringe upon intellectual or proprietary rights of third parties; (v) Supplier does not have any existing obligations, and while this Order is in effect will not enter into any obligations, that would conflict with or prevent fulfillment of Supplier’s obligations under this Order; (vi) the Supplier acknowledges that it is prohibited from sub-contracting, delegating or assigning any of its rights or obligations under this Order without Bayer’s prior written consent, and in the case of approved sub-contracting, Supplier shall enter into a written agreement with the sub-contractor containing terms that are similar to and at least as stringent as the terms of this Order; (vii) Supplier acknowledges and understands that Bayer follows a policy of “No Gifts” to be exchanged with suppliers; (viii) Supplier has full power, capacity and right to enter into this Order; and has the full power, capacity and right to perform its obligations under this Order; and this Order constitutes a legal and binding obligation of Supplier enforceable against Supplier in accordance with its terms and conditions; (ix) Supplier and each of the Supplier Employees have all necessary licenses and permits that are required in order to lawfully complete or perform the Services; (x) Supplier is registered under the Excise Tax Act (Canada) and has provided its registration number to Bayer, as applicable; (xi) Supplier has full, unencumbered right and entitlement to assign all intellectual property rights transferred and assigned in this Order and the ownership and exploitation by Bayer of the Work Product, as contemplated by this Order, will not violate or infringe any intellectual property rights of any other party; (xii) title to the Work Product and all media, materials and supplies housing the Work Product delivered hereunder shall pass to Bayer in accordance with the terms hereof free and clear of all liens and encumbrances; (xiii) Supplier has made no intellectual property registrations of any nature in any jurisdiction in the world in respect of the Work Product including copyright, patent and trade-mark registrations; and (xiv) the Work Product is an original work of authorship developed by Supplier for Bayer. Without limiting Section 19, any breach of the representations, warranties and/or provided in this Section shall be construed as a material breach of this Order, and following such breach Bayer shall have the unilateral right to cancel this Order on written notice to Supplier.

10. Bayer IT Systems: For performance of the Services, Bayer at its discretion may obtain third-party access rights that may be required for Supplier to access specific information and/or data stored within Bayer’s information technology systems (“Bayer IT Systems”). In the event that third-party access rights to Bayer IT Systems are obtained, Supplier agrees to sign an agreement provided by Bayer for the benefit of Bayer and/or such third party, and agrees to be bound by its provisions including without limitation indemnifying Bayer for any and all breach(es) of the third-party access agreement.

11. Document Inspection and Audit. During the Term of this Order and for 2 years thereafter (or for such longer period as may be required by Applicable Law): (a) Supplier will maintain all books, records and other documents relating to the performance of this Order or required to be kept by Applicable Law; and (b) Supplier agrees to make all its books, records and other documents relating to this Order and the Services available to Bayer for its review during normal business hours upon reasonable prior notice. Bayer shall have the right to copy all such records and reports as it deems appropriate. If any inspection or audit discloses amounts owing to Bayer, such amount will be paid within 90 days following notice by Bayer to Supplier. Bayer shall have the right to send its representatives to audit, inspect and observe the manufacture, processing, storage, transportation and disposal of material, and any documents, books and records relating thereto, at any time during normal business hours. Bayer shall have the right to conduct inventories of any other types of audits reasonably required for its internal control or to ensure compliance with Applicable Law relating to this Order or the Services.

12. Bayer-Owned Material: Any product, technology or material owned by Bayer that is provided to Supplier pursuant to this Order (“Bayer-Owned Material”) is provided to Supplier solely for the purpose of performing the Services. Following completion or discontinuation of the Services, Supplier will, at the option of Bayer, either return any remaining Bayer-Owned Material to Bayer or destroy such Bayer-Owned Material at Supplier’s expense and in compliance with any applicable environmental laws. Supplier will not use the Bayer-Owned Material or the results of any assessment of Bayer-Owned Material, for any other purpose and will not attempt to reverse engineer or determine in any way the composition or structure of any Bayer-Owned Material without the prior written consent of Bayer. Nothing in this Order grants Supplier any proprietary rights in Bayer-Owned Material.

13. Supplier Technology: Unless a separate license from Supplier, or an exemption from this clause, is signed on or before the Start Date, Supplier hereby grants to Bayer a non-exclusive, royalty-free, fully paid, irrevocable and non-cancellable, assignable and transferable license to Use any intellectual property owned by or licensed to Supplier prior to the Start Date, if that intellectual property is reasonably necessary for effective use of any Work Product. For the purposes of this Section, “Use” shall mean one or more of the following rights: to use, modify, adapt, translate, license or sublicense, change, alter, improve, enhance, make derivative works based upon or derived from, make additions to, reproduce, copy, display, or perform or communicate in any manner.

Sections 14 to 36 apply to Products and Services.

14. Invoicing and Payment: Supplier will invoice Bayer as follows: (i) Supplier will invoice Bayer for the cost of the Products and/or Services at the fees stated in this Order; (ii) invoicing and fees payable will be subject to any maximum cost of Products and/or services as stated in this Order (if any); (iii) each invoice must provide details of specific Products delivered and/or Services performed; (iv) no premium fees, overtime rates or mark-ups are allowed without prior written authorization by Bayer; (v) each invoice must be provided by Supplier to Bayer; and (vi) each invoice will certify that the stated Products were delivered and/or Services were performed per the limits stated in the invoice. Supplier will pay acceptable invoices within net 75 days of receipt of the Products or receipt of the invoice for Services.
performed. Bayer may reject any invoice if it is not complete, or if Bayer has reasonable doubt that the Services were performed or were performed in accordance with this Order, or if Bayer has reasonable doubt that the Products delivered meet the required specifications, each as applicable. At the request of Bayer, Supplier warrants will supply, upon request, all information and documentation requested by Bayer and/or demonstrate to the satisfaction of Bayer that the Product was delivered and/or the Services were performed or were rectified so as to have been delivered and/or charges, and any other charges where Bayer deems such withholding to be required under any applicable laws, regulations, or rules and Bayer shall not be liable to Supplier in any manner for amounts so withheld or remitted.

15. Price Inclusive: Unless otherwise specified in this Order, the stated price for the Products and/or Services shall include all duties, levies, freight charges, packing charges, and any other charges whatsoever in connection with the supply of the Products and/or Services. Supplier shall provide all properly completed customs invoices, declarations and evidence of export/import.

16. Currency: Unless otherwise specified in this Order, the prices set forth in this Order are expressed in Canadian dollars.

17. Delay: Time is of the essence of this Order. Supplier agrees that it will deliver the Products and/or provide the Services in accordance with the times specified in this Order. Supplier shall immediately notify Bayer in writing if the delivery of the Products and/or provision of the Services will be delayed, indicating the cause and extent of the delay, but this shall not relieve Supplier of its obligation to deliver and/or perform as required by this Order.

18. Term: Unless cancelled earlier in accordance with the terms and conditions of this Order, the term of this Order (the “Term”) shall commence on the Order date and will continue until such time as Supplier has performed all of its obligations with respect to this Order or this Order is cancelled in accordance with the terms and conditions of this Order.

19. Cancellation: In addition to any other rights and remedies which it may have, Bayer may cancel the supply of the Products and/or the performance of the Services or any part thereof for cause because of Supplier’s failure to comply with any of the terms or conditions of this Order (including without limitation, for late delivery of Product or Services, delivery of Product which is defective or which does not conform with this Order, or failure to provide Bayer, upon request, with reasonable notice of future performance). Upon such cancellation for cause and in addition to any rights and remedies which Bayer may have,别说的removal from such cancellation shall be borne by and be the responsibility of Supplier. Furthermore, Bayer may cancel the supply of the Products and/or performance of the Services or any part thereof without cause at its sole option by giving written notice to that effect to Supplier. Upon such cancellation without cause, Bayer shall reimburse Supplier for its actual direct costs incurred in respect of this Order prior to the effective date of notice of cancellation together with all other charges, and any other charges where Bayer deems such withholding to be required under any applicable laws, regulations, or rules and Bayer shall not be liable to Supplier in any manner for amounts so withheld or remitted.

20. Patent Infringement: Supplier warrants that the Products, the Services or the use thereof shall not infringe on or violate any rights respecting any existing or pending patent, copyright, trademark, trade name, license, invention of any kind or other intellectual property or contractual right.

21. Intellectual Property: Supplier acknowledges and agrees that (i) any intellectual property rights associated with any Product made, designed or developed for Bayer pursuant to this Order by Supplier, its employees or agents other than Product made and commercially distributed to third parties prior to this Order or this order by Bayer, and (ii) any intellectual property created during the provision of the Services, including, without limitation, inventions, discoveries, ideas, trade secrets and copyrightable works, whether or not Supplier is specifically instructed to create it (the “Work Product”), each as applicable, shall be and remain at all times the exclusive property of Bayer (the “Bayer Property”). Supplier shall promptly disclose to Bayer all intellectual property made or conceived in whole or in part by or on behalf of Supplier in the course of, or as a result of, the performance of this Order, or that relates directly to or involves the use of information provided by Bayer. Supplier hereby transfers and assigns to Bayer all patents, copyrights, trademarks and other industrial and intellectual property rights in and title to the Bayer Property. Supplier waives and shall ensure its employees and agents waive all moral rights associated with the Bayer Property. During and after the Term of this Order, Supplier shall from time to time as and when requested by Bayer and at Bayer’s expense assist Bayer in obtaining, registering, maintaining and defending for Bayer’s benefit all rights in the Bayer Property in any and all countries as Bayer may determine in its sole discretion.

22. Confidential Information: “Confidential Information” shall mean all information of Bayer that is marked or otherwise identified by Bayer as confidential or that by the nature of the circumstances surrounding its disclosure to Supplier ought to in good faith be treated as confidential by Supplier. Supplier shall use Confidential Information only for the purpose of fulfilling this Order and/or applicable legislative requirements (the “Purpose”), shall keep all Confidential Information confidential and shall not disclose Confidential Information to any individual or entity other than those employees and agents of Supplier or its parent, subsidiary or affiliated companies or legislative authorities who have a legitimate need to receive the Confidential Information for the Purpose and who shall be bound to Supplier to keep Confidential Information confidential or are legislatively required to receive Confidential Information. The parties agree that any breach of this paragraph by Supplier shall result in Bayer being entitled to be reimbursed by monetary damages alone and Supplier shall not raise or rely on a requirement to establish irremovable harm in any impending proceeding from such breach that may be brought by Bayer against Supplier respecting a breach of this paragraph.
23. Privacy and Anti-Spam: Supplier shall comply with, as applicable, the requirements of the Personal Information Protection and Electronic Documents Act (Canada), and any similar, replacement or supplemental federal or provincial legislation in effect from time to time to which Bayer or Supplier are subject with respect to the collection, use and disclosure of personal information about an identifiable individual (the “Privacy Legislation”). In connection with this Order, to the extent that Bayer or its employees or representatives provide personal information or records (as more particularly defined in applicable Privacy Legislation) to Supplier, or Supplier collects personal information or records, Supplier will only use such personal information or records for the purposes necessary to fulfill its obligations under this Order, and will not disclose such personal information or records to any third party, unless such disclosure is required by Applicable Law. Supplier will at all times use appropriate security measures to protect personal information and records in its possession against unauthorized use and disclosure. In the event Supplier receives from a third party any request for access to such personal information or records, Supplier will promptly advise Bayer, and subject to Supplier’s requirements at law, will permit Bayer to take, and cooperate with Bayer in its taking of, legally permissible steps to prevent such disclosure where the information requested may be exempted from disclosure pursuant to the relevant provisions of Privacy Legislation. Supplier shall also comply with any applicable requirements of any legislation restricting the sending of commercial electronic messages (commonly referred to as “Canada’s Anti-Spam Legislation” or “CASL”). Supplier shall not send “commercial electronic messages” (as defined in CASL) on behalf of Bayer without the express approval of Bayer. Supplier shall follow all directions, instructions, policies and guidelines of Bayer when sending a commercial electronic message on behalf of Bayer.

24. Financial Transparency: To the extent Bayer and its affiliates are subject to transparency legislation, including the (Ontario) Health Sectors Payment Transparency Act, any transfers of value to Supplier, or any transfers of value from and against any and all claims, suits, actions, liabilities, expenses and losses, including legal fees, costs and interest, in respect of whether such losses are foreseeable, arising from: (i) any breach of Supplier’s obligations under this Order; (ii) any breach of a representation or warranty provided by Supplier hereunder; (iii) any default in the Products furnished pursuant to this Order; (iv) acts or omissions, including negligence, of Supplier or any officer, director, employee (including Supplier Employees), agent, representative or contractor of Supplier in the course of furnishing the Products or performing the Services; (v) Supplier’s failure to deliver the Products or complete the Services; (vi) any act or omission of Supplier in accordance with this Order or industry standards; and (vii) the failure of Supplier, or any of its officers, directors, employees (including Supplier Employees), agents, representatives or contractors to comply with Applicable Law. IN NO EVENT SHALL BAYER BE LIABLE TO SUPPLIER FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL DAMAGES WHATSOEVER, OR BUSINESS INTERRUPTION, ARISING OUT OF OR RELATING TO THIS ORDER OR FROM THE PERFORMANCE, SUSPENSION, TERMINATION OR BREACH OF THIS ORDER, WHETHER BASED UPON PRINCIPLES OF EQUITY, CONTRACT, TORT (INCLUDING BUT NOT LIMITED TO NEGLIGENCE) OR OTHERWISE EVEN IF BAYER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

25. Liability and Indemnity: Supplier shall be liable for and agrees to indemnify and hold Bayer, its affiliates and their respective directors, officers, employees, representatives, shareholders and agents harmless from and against any and all claims, suits, actions, liabilities, expenses and losses, including legal fees, costs and interest, incurred, whether or not such losses are foreseeable, arising from: (i) any breach of Supplier’s obligations under this Order; (ii) any breach of a representation or warranty provided by Supplier hereunder; (iii) any default in the Products furnished pursuant to this Order; (iv) acts or omissions, including negligence, of Supplier or any officer, director, employee (including Supplier Employees), agent, representative or contractor of Supplier in the course of furnishing the Products or performing the Services; (v) Supplier’s failure to deliver the Products or complete the Services; (vi) any act or omission of Supplier in accordance with this Order or industry standards; and (vii) the failure of Supplier, or any of its officers, directors, employees (including Supplier Employees), agents, representatives or contractors to comply with Applicable Law. IN NO EVENT SHALL BAYER BE LIABLE TO SUPPLIER FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL DAMAGES WHATSOEVER, OR BUSINESS INTERRUPTION, ARISING OUT OF OR RELATING TO THIS ORDER OR FROM THE PERFORMANCE, SUSPENSION, TERMINATION OR BREACH OF THIS ORDER, WHETHER BASED UPON PRINCIPLES OF EQUITY, CONTRACT, TORT (INCLUDING BUT NOT LIMITED TO NEGLIGENCE) OR OTHERWISE EVEN IF BAYER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

26. Insurance: Throughout the Term and for a period of 2 years after the expiry or termination of this Order, Bayer shall maintain in force, at its sole expense, a minimum, the insurance coverages as may be reasonably requested by Bayer, including commercial general liability insurance with appropriate limits. The insurance coverages shall name Bayer as additional insureds in respect of this Order.

27. Governing Law: This Order shall be governed by and construed exclusively in accordance with the laws of the province of Saskatchewan // Ontario and the federal laws of Canada applicable therein, without regard to principles of conflicts of law. Supplier hereby submits to the exclusive jurisdiction of the courts of the province of Saskatchewan // Ontario.

28. Governing Terms and Conditions: The terms and conditions set forth in this Order shall constitute the sole and exclusive agreement between Bayer and Supplier and shall supersede all prior agreements or communications, whether oral or written. Acceptance of this Order is expressly limited to acceptance of the terms and conditions set forth in this Order only. Bayer hereby gives notice that it objects to and rejects any terms or conditions contained in any document which has been or may in the future be supplied by Supplier to Bayer which are in addition to, different from, inconsistent with or attempt to vary any of the terms or conditions of this Order whether such terms or conditions are set forth in Supplier’s tender, proposal, order acknowledgement, invoice or otherwise. Bayer’s acceptance of the Products and/or Services shall not be construed as an acceptance of any terms or conditions contained in any such document. If this Order is deemed to be an acceptance of a prior offer by Supplier, such acceptance is conditional on Supplier’s assent to all the terms and conditions set forth in this Order.

29. Relationship Between the Parties: Bayer and Supplier are acting as independent contractors with respect to the activities in connection with this Order. Nothing in this Order shall be interpreted or be deemed to create any type of agency, joint venture, partnership or franchising relationship between Bayer and Supplier. Supplier shall not act or attempt to act, or represent itself, directly or by implication, as having any authority to assume or to create any obligation or liability of any kind, nature or sort, express or implied, on behalf of or in the name of Bayer, other than as specifically provided in or contemplated by this Order.

30. No Binding Obligation: Nothing in this Order commits Bayer to purchase any Products from the Supplier until the Order has been issued and accepted in accordance with Section 1 of this Order. Other than as expressly set out in this Order, Bayer is not obligated to request any Services, or any particular minimum quantity or value of Services, during the Term. The appointment of Supplier to provide the Products and/or Services is not an exclusive arrangement. Nothing in this Order is intended to limit Bayer’s ability to procure the Products and/or Services from any other supplier...

31. Severability: In the event that any provision herein or part thereof is held by a court of competent jurisdiction to be unlawful, void, or otherwise unenforceable, the remaining provisions or parts thereof shall be and remain in full force and effect and shall be construed as if the unlawful, void, invalid or unenforceable provision had
been deleted from this Agreement.

32. **Modifications and Revisions:** No revision or modification of the terms and conditions of this Order shall be binding on Bayer unless such revision or modification is expressly accepted in writing by an authorized officer of Bayer.

33. **Waivers:** No waiver of any provision of this Order shall: (a) be binding unless given in writing and signed by an authorized officer or agent of the party to be bound thereby; or (b) imply a waiver of that provision for the future or of any other provisions in this Order unless the waiver expressly so states.

34. **Assignment and Subcontracting:** No part of this Order may be assigned or subcontracted by Supplier without the prior written consent of Bayer. No assignment or subcontracting of all or any part of this Order by Supplier will relieve Supplier from liability under this Order. Bayer may assign any or all of its rights and obligations under this Order at any time without the prior consent of Supplier.

35. **Survival:** Any terms of this Order, which by their nature extend beyond expiration or termination of this Order, shall remain in full force and effect until performed or fulfilled.

36. **Language.** Both parties declare that they have requested and do hereby confirm their request that this Order and related documents be in English. Les parties déclarent qu'elles ont exigé et par les présentes confirment leur demande que le présent Commande ainsi que les documents qui s'y rattachent, soient rédigés en anglais.

August 2018