ARTICLE 1 - SCOPE
These General Conditions of Purchase (hereinafter “GCP”) apply to all orders placed by BAYER HEALTHCARE SAS and/or BAYER SAS (collectively “BAYER”), as well as to any amendments relating to such orders, according to the following modalities: (a) in the absence of General Conditions of Sale of the supplier (hereinafter the “Supplier”), the acceptance of the order imply full acceptance of these GCP; (b) in case the Supplier has General Conditions of Sale: (i) if after negotiation with BAYER, the Supplier accepts, without reservations, by signing the Acceptance of Order, the application of the GCP, the Supplier will be deemed to have accepted the application of the GCP over its General Conditions of Sale in case of contradiction with the latter; (ii) if after negotiation, the Parties decide to amend certain provisions of the GCP on the basis of the Supplier’s General Conditions of Sale, the application of their respective clauses, such amendments shall be formalized by the signature of Special Conditions of Purchase between the Parties. In this case, the provisions contained in the Special Conditions of Purchase shall prevail over the provisions contained in the GCP where there is contradiction with the latter.

BAYER reserves the right to modify the content of the GCP at any time, and shall notify the Supplier the amendments made by email or by any other suitable means. Where there is substantial modification of the signed GCP, a new Acceptance form shall be provided to the Supplier for signature. In case the Supplier refuses to apply the new version of the GCP, the business relationship between the Parties will be terminated of right without the requirement of notice or any additional formality, subject to compliance with sufficient notice under the provisions of article L.442-6° of the French Commercial Code. The Parties agree that any order already in progress on the date of the notification of the modifications of the GCP by BAYER, will be completed according to the GCP in force on the day the order was issued.

ARTICLE 2 - ACCEPTANCE OF THE GCP AND ORDERS
The Supplier shall prepare its offer in the form of a quote in accordance with the “call for tender procedure” (collectively “Request for Quotation”) communicated by BAYER prior to the order. The Supplier’s offer shall take into consideration all legal, administrative and technical constraint due to the execution of the order and, where necessary, or due to the facilities where the goods and/or services are to be delivered and/or the services performed. The offer shall include all the necessary supplies.

The issuance of an order by BAYER shall be interpreted as an acceptance of the offer. Only an order may be deemed as binding between the Parties. Any reservation expressed by the Supplier after the order shall only be binding after BAYER’s acceptance and the placement of a new Order.

In certain cases, a budget allowance will be estimated as an indication for the set of supplies that BAYER may entrust to the Supplier over a reference period of time. It will not be considered as a contract, nor an order, nor a commitment to bind BAYER with respect to the amount indicated in the order. Where BAYER issues an open order, only delivery calls issued by BAYER shall be interpreted as being an agreement to contract with the Supplier. Any open order issued by BAYER shall be accepted by the Supplier in order to bind the latter. In the case where the Supplier does not confirm the order, or express no rejection regarding the conditions of the order within seventy-two (72) hours of the issuance of the order, the order shall be deemed accepted and binding on the Supplier.

ARTICLE 3 - PRICING
Unless otherwise provided for between the Parties, the price contained in the order, set for the purposes of their negotiation, shall be considered as fixed and not re-variable. The price includes the transfer of intellectual property rights to BAYER under Article 10 and 11 hereinafter. The Supplier shall be deemed to have a perfect knowledge of the documents and information necessary to assess the scope of the commitments it has undertaken, of the site, season and dates of its intervention. The Supplier is accountable for any damages, costs, reimbursement or allowances to the price or the fee negotiated in the quote.

Subject to the proper execution of the order, and unless otherwise provided for by the regulations or expressly agreed between the Parties, the price shall be payable within sixty (60) days of the invoice.

Unless otherwise provided for, no deposit shall be paid upon order placement. Any unjustified late payment by BAYER shall give rise to the payment of penalties to the amount equal to three times the French legal interest rate on the date on which the amount falls due. This penalty shall accrue following the due date until the date of actual payment. Furthermore, BAYER shall also owe to the Supplier a lump sum of forty (40) euros in recovery cost.

Where a guarantee deduction is stipulated in the order, it shall only be released after the completion by the Supplier of any reservation issued by BAYER.

Invoices and delivery receipt issued by the Supplier shall include all statutory compulsory mentions and shall indicate the number of the order previously notified by BAYER and where applicable, the EU customs codes related to the delivered products, the mode of transport and the destination of the goods. Invoices shall be sent to “Service Comptabilité Fournisseurs, 16 rue Jean-Marie Leclair- CS 90106- 69266 LYON Cedex 09 France”.

ARTICLE 4 - SUPPLIER’S OBLIGATIONS
4.1. Compliance of the goods or services: The Supplier shall deliver the goods and/or perform the services in compliance with the professional standards and practices, with the most suitable methods and means in accordance with the contractual documents. The goods and/or services shall be delivered in full state of completion, with all the documentation required for their proper use and maintenance as well as any instructions and recommendations needed to be used properly in appropriate safety conditions. The goods delivered and/or services provided by the Supplier shall (i) be fit for purpose; (ii) comply with the usual quality criteria; (iii) perform quantitatively and qualitatively as per the contractual documents; (iv) meet any additional formalities, perform as BAYER is entitled to expect from goods and/or services of the same type; and (iv) shall comply with the national and/or European regulations in force. Any goods and/or services that do not fulfil such requirements shall be deemed non-compliant.

4.2. Deadlines: The order shall specify the deadlines at which the Supplier shall deliver the goods and/or services, or as is otherwise expected to perform. In case of delay with respect to the contractual deadlines, except where such delay is exclusively attributable to BAYER, the Supplier shall be liable for delay penalties without the need for BAYER to send prior formal notice. Save as otherwise provided, the amount of such penalties for delays will be equal to 2% of the amount of the order per week of delay, without prejudice to any damages that BAYER may claim in addition.

4.3. Information: Given its field of expertise the Supplier is required with regard to BAYER to a duty to provide advice and information, including in the case where BAYER imposes certain types of materials, brands or suppliers. It shall check the indications on all the documents that are disclosed to it, and highlight in writing any anomalies, non-compliance and others that may appear. Furthermore, if necessary, it shall make any appropriate proposals to achieve the best possible results.

4.4. On-site Intervention: In case where the Supplier is operating on a BAYER site, it shall take on all the obligations assigned to it under Decree No 92-158 of 20 February 1992. Pursuant to the Decree and where required under the provisions of the Decree, the Parties undertake to establish a prevention plan and to comply with it in every respect. The Supplier’s personnel working on site shall comply with occupational health, environmental and safety regulations contained in the internal regulations of the relevant site.

4.5. Specific Environmental Provisions: Where the supply of the goods and/or services is concerned, the Supplier undertakes to comply with the following points: (a) the Supplier undertakes to comply with all the requirements of the Certificate of Conformity (ISO 14001) certificate, introduce, during the implementation of the prevention plan, the Safety / Environmental policy of the relevant site and the Management’s Commitment as well as the environmental objectives and targets of the relevant site. (b) The Supplier undertakes to comply with the environmental impacts of the activities it performs, as a result for the benefit of the Supplier’s activities in normal or accidental circumstances; to each of these impacts will be given a preventive measure. The Supplier shall train its personnel in such environmental risks and may be required to provide evidence of such training. Finally, the Supplier undertakes to comply with BAYER’s regulations in particular by respecting the relative and general codes of conduct, as well as the environmental and safety regulations that generate, as well as noise-abatement requirements. Transport vehicles, maintenance material and heavy equipment used within the site which may constitute an annoyance to the neighbourhood, shall comply with the regulations.

4.6. Compliance with social regulations and the fight against illicit work: the Supplier shall comply with the labour law provisions in general and in particular with the regulations in force repressing concealed work. It shall provide BAYER at the latter’s request, with any records that may demonstrate that it has complied with its obligations with respect to the Labour Code. Similarly, the Supplier declares that it complies with the current temporary employment legislation, with the prohibition related to the supply of workers and that it adapts its practices to regulatory changes. The Parties expressly agree that the Supplier’s personnel and/or sub-contractors shall be under the Supplier’s sole authority without any subordination in respect of BAYER.

4.7. REACH: In accordance with European Directive REACH N. 1907/2006, chemical co-formulations and substances used in phytosanitary products shall be pre-registered and subjected to a registration process by the manufacturer or importer into the territory of the European Union. The Supplier undertakes to comply with this regulation.

Social and Ethical Standards: The Supplier is expected to organize its business with BAYER in line with the BAYER Supplier Code of Conduct (http://www.supplier. code-of-conduct.bayer.com). BAYER shall have the right to verify the sustainability performance of the 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.

ARTICLE 5 - BAYER’S OBLIGATIONS
Provided that the object of the order complies with the contractual specifications and that the goods and/or services are delivered as per Article 4.1 above, BAYER shall proceed to the reception of the goods and/or services and pay the price in accordance with Article 3. Except as otherwise provided for by BAYER in the back of the order, for supplied goods, BAYER will proceed to the reception within four (04) days of receipt, working within eight (08) days of the order. If the Supplier doesn’t receive the goods and services, upon their satisfactory and full performance by the Supplier., However, where the goods and/or services require the setting up of testing after their completion and/or delivery at BAYER, the reception shall be performed within eight (08) days of the validation of the performance of such tests aimed to prove the compliance of such goods and/or services.

Where the reception of the goods and/or services is issued with reservations, BAYER shall inform the Supplier as soon as possible. The Supplier and BAYER shall then agree on an action plan to remedy, at the Supplier’s expense, any disorder detected, associated with a deadline for corrective actions that may not, in any case, exceed one (01) month. If after expiry of the deadline, the reservations...
ARTICLE 6 - SHIPMENT OF GOODS
In case where the shipment method is not imposed by BAYER, the shipment shall be made Ex Works, in its entirety or in parts, by the Supplier of referred vehicles or vehicles at a set temperature is not allowed unless otherwise provided for on the back of the order. For railway transport, the Supplier shall obtain the lowest rate. In the event of non-compliance with this clause, it will support any overpayment resulting from the acceptance of the higher rate, unless otherwise agreed by the railway company. Where the shipment is by truck, by post or by postal package, the Supplier shall insure, send by certified letter and/or send the goods with a declared value where such value is higher than the maximum compensation granted by the carrier or the postal company in case of loss or damage. Package labels shall display BAYER's order references.
For each delivery, the Supplier shall send without delay to the receiving facility a WAY BILL recalling BAYER's order references, the date and method of shipment, the number of packages, the description of the packages, the net and gross weights, the number of carriages. For chemicals, the Supplier shall attach the analysis certificates of the products. Furthermore, the Supplier shall ensure that the goods are accompanied by the corresponding Safety Data Sheet (SDS) prepared in both French and English. The Supplier shall be under this obligation for the first delivery of the goods, and subsequently for each review of the MSDS.
Any disbursements made by BAYER at the time of the arrival of the goods shall be withheld from the Supplier who redirected them, BAYER payments being made upon the receipt of an invoice from the Supplier which shall be first accepted.

ARTICLE 7 - LIABILITY-WARRANTY
The Supplier is liable to BAYER and where applicable, to third parties, for any material, personal or moral damages, to the goods and persons, that is caused by the Supplier in the order or by any third party acting on its behalf, that may have occurred during the execution of the order or that may result from any non-performance or incorrect execution of the order, in particular related to defects in the design, compliance, manufacture, operation or performance of the goods and/or services and of any apparent or hidden defects, the Supplier remains liable for such defect, whether or not it is related to a component of a good but to the entire system. Furthermore, the Supplier remains liable for any damages caused both during the performance the order or after performing the order as a direct and/or indirect consequence of those obligations.

Any assistance that BAYER may provide to the Supplier in the manufacture of the goods and/or performance of the services, and any monitoring that BAYER may carry out at its discretion, may not be deemed as an acceptance of the quality of the goods and/or services. Where the goods remain liable solely for such goods and/or services, in the understanding that the receipt by BAYER does not exempt the Supplier from its contractual liability.
Where non-compliant goods have been used by BAYER in the manufacture of finished products, the Supplier undertakes to communicate as soon as possible to BAYER all relevant information necessary for BAYER to identify and trace the non-compliant goods, and this in order to allow BAYER to implement any actions that it deems necessary.
The Supplier grants BAYER a warranty that covers, free of any cost and of any additional expenses whatsoever, the repair of the goods or correction of the services, in order to ensure their proper operation and to achieve the performance as defined in the Request for Quotation. This warranty will be due for a minimum of one (1) year from the date of shipment and/or delivery of the goods, unless otherwise provided for in the order. Unless otherwise specified in the order, the replacement of a defective component within the warranty period launches a new warranty period that shall be equivalent to the duration of the interruption in the order, or the performance of the order or after performing the order as a direct and/or indirect consequence of those obligations.
Any disbursements made by BAYER at the time of the arrival of the goods shall be withheld from the Supplier who redirected them, BAYER payments being made upon the receipt of an invoice from the Supplier which shall be first accepted.

ARTICLE 8 - INSURANCE
Each Party shall obtain all the insurance policies necessary to protect the other Party, their clients or third parties, from any damages under their responsibilities such as defined in the GCP. Accordingly, each Party shall provide evidence of such insurance cover and communicate to the other Party upon request, a valid certificate of insurance coverage, indicating the nature, the duration of the coverage, the limits and deductibles. These insurance requirements do not exempt the Supplier or BAYER from their responsibilities to protect the present GCP so that they remain liable for damages not entirely or partially supported under their insurance coverage.

ARTICLE 9 - FORCE MAJEURE
Upon occurrence of an external, unforeseeable and irresistible event, the defaulting Party shall inform the other Party as soon as possible by any means, and subsequently to be registered with acknowledgement of receipt within seventy-two (72) hours from the time at which it became aware of the event or events constituting an event of force majeure. To the best of its ability, each Party shall take any needed provisional measures to reduce the consequences of the event of force majeure. Should the force majeure event continues for at least thirty (30) calendar days from the notification of its occurrence, the order may be terminated, by registered letter with acknowledgement of receipt, by any of the Parties, even where provisional measures have been taken.

ARTICLE 10 - TRANSFER OF OWNERSHIP, CUSTODY AND RISK
Unless otherwise provided for in the Order, the transfer of risk and of ownership takes place, by default, when the goods are made available at the location agreed upon between the Parties in the order, cost and risks associated with the delivery being charged to the Supplier in accordance with the Incoterm defined in the Order. In case the supply of the goods is accompanied with an installation performed by the Supplier, BAYER is not entitled to transfer the risk of the said goods shall be transferred to BAYER only upon signature of the certificate of reception in accordance with the provisions of Article 5 hereinafter.

ARTICLE 11 - INDUSTRIAL AND INTELECTUAL PROPERTY
BAYER and the BAYER Group retain the ownership and exclusive use of all industrial and/or intellectual property rights that belong to them, and of which the Supplier may have gained knowledge, or used during the execution of the order. The results of studies, services and/or equipment developed specifically for BAYER by the Supplier shall become, automatically and as they accrue from time to time in the course of the execution of the order, the exclusive property of BAYER, which may use them without any restriction as they are or after adaptation. The Supplier transfers to BAYER exclusively, irrevocably and worldwide (save provisions to the contrary) all property rights over the creations that may be protected by industrial and/or intellectual property rights, or any other legal cases, regarding the Supplier's Innovations, as well as any software developed on its behalf in the frame of the execution of the order, and in particular, the right to reproduce, represent, market, incorporate and adapt, for the legal life of these rights, and without any limitations of scope or purpose. Therefore, the Supplier may not conserve any right to the use of said creations.
It is up to the Supplier to obtain from third parties (i) the transfer to BAYER of all the rights according to the modalities provided hereinafter; (ii) the licensing; and (iii) any potential authorisations needed. The Supplier undertakes to bear any relevant duties, royalties or compensations or to modify the supplies, at its expense, in order to ensure the free and open transfer of the rights. Where the Supplier has been requested to ensure the transfer of all the rights, the Supplier undertakes to state in writing, the scope and limitations of the rights obtained by it, and shall obtain from BAYER, prior express agreement over a limitation of transfer. The Supplier indemnifies BAYER against any actions that may be brought against it by any third parties, based on industrial and/or intellectual property rights, or any other legal cases, regarding the supplies, materials, means and/or products used by the Supplier in its supply to BAYER, particularly on the basis of patents, drawings, models, brands and any other industrial and intellectual property. Where a third party brings an action, whether justified or not, the Supplier shall also reimburse BAYER in full for any expenses incurred, including in its defence.

ARTICLE 12 - USE OF DOCUMENTS – CONFIDENTIALITY
The Parties undertake to keep strictly confidential and not to disclose or allow the disclosure by any means whatsoever, of any information transmitted by the other Party and particularly the documents, data, knowhow, prototypes, information, tools, means and/or equipment developed specifically for BAYER or gained by the Supplier in the course of its relationship with the other Party and/or that it may have developed on behalf of the other Party in the execution of the Order (hereinafter collectively “the Information”). Furthermore, both Parties undertake not to use such information for any other purpose than those expressly authorized by the Other Party. The Parties undertake to disclose the Information only to members of their staff and/or sub-contractors who will need it for the successful execution of the Order, and to take any action possible to ensure their compliance with the above mentioned confidentiality obligations.
The confidentiality obligations under these GCP shall not cover any information which the Party receiving the information may demonstrate (i) that the information was in the public domain at the time that it was disclosed by the other Party and/or (ii) that the Information was in the public domain at the time that it was disclosed by the other Party and/or (iii) that the Information entered the public domain without any fault on the part of the other Party. The Party at fault shall be liable for any consequences of such disclosure, and is entitled to transmit it to without any confidentiality obligation towards a third party that was legally entitled to transmit it.
The above confidentiality obligation shall survive for ten (10) years from the time of disclosure.

The Supplier is hereby informed that the indicative records potentially transmitted by BAYER in order to achieve the services, are regulated by the Data Protection Act of the 6th January 1978 as amended by law N° 99-493 of June 20th, 2016 relating to the Data Protection Regulation and by the General Data Protection Regulation (GDPR) UE 2016/679 of the 27th April 2016. As such, the Supplier and BAYER shall define the terms and conditions of the achievement of the data processing services as well as their respective obligations, as a “subcontractor” and as a “controller” in compliance with the provisions of article 28 of the GDPR.

ARTICLE 13 - TERMINATION
Without prejudice to any claim for damages, in the case one of the Parties has committed an unjustified material breach in its obligations under this GCP, and has failed to cure such breach within thirty (30) working days after the date of reception of a written notice requiring him to remedy such failure, the other Party may terminate the order by giving notice of its intention to do so; where the termination of the order may result from the termination of the order for the reasons invoked in this paragraph and, in particular, from the use of a third party for the achievement of the services.
In case the Supplier fails to comply with one of the undertakings included in the Supplier Code of Conduct, BAYER shall be entitled to terminate the order without prior notice. BAYER’s validly registered letter with acknowledgement of receipt, BAYER shall benefit from the same rights as those specified in the paragraph above.

ARTICLE 14 - SUB-CONTRACTORS
The Supplier undertakes not to sub-contract, in whole or in part, its obligations.
under the order, without obtaining BAYER's prior authorisation in writing. Where the Supplier is authorised to sub-contract, the supplier may use, under its own responsibility, a sub-contractor under the conditions provided and defined by Law No 75-1334 of 31 December 1975, as amended. The Supplier undertakes to obtain, for each sub-contractor, the consent of its sub-contractors required by Section 14 of the above mentioned Law. It shall transmit a copy to BAYER.

ARTICLE 15 - APPLICABLE LAW AND JURISDICTION

The relations between BAYER and its Supplier are governed and construed in accordance with the laws of France (no application of the conflict-of-law rules). Any dispute between the Parties relating to the validity, interpretation or execution of these GCP, is of the exclusive competence of the Nanterre Commerce Court.

ARTICLE 16 - GENERAL INFORMATION

16.1. Independence: BAYER and the Supplier shall each assume the normal risks of their operations and declare that they are both contracting freely and are not bound by any commitment which may jointly and severally oblige them with respect to third parties without their express consent in writing.

16.2. Amendments: The Parties may not benefit from any contractual amendment unless its terms have been expressly accepted by the way of a new Order or an amendment to the Order. Exceptionally, only in emergency situations or for safety reasons, the Supplier shall be authorized, spontaneously, to make changes and/or additions to the materials or structures, which, in the course of the execution of the operation, may be necessary for safety reasons such as defined by legal standards or by the standards in the Request for Quotation; provided however, that the Supplier shall immediately inform BAYER of such by any means that allows an acknowledgement of receipt.

16.3. Dependency: The Supplier declares that it is not economically dependent with respect to the orders issued by BAYER. This situation is assumed to continue throughout the duration of the orders and the Supplier undertakes to declare to BAYER any change in its situation that may cause it to become economically dependent with respect to BAYER under applicable regulations. The Supplier declares that it is not the situation of suspension of payment and undertakes to inform BAYER in a timely manner, of any financial difficulties that may compromise the successful and complete execution of the orders. In case of judicial settlement or liquidation of the Supplier, BAYER shall be entitled of right, to terminate the contractual commitments in progress, subject to the application of compulsory legal provisions in such matters.

16.4. Assignment: It is recalled that the order if concluded intuitu personae with the Supplier, whether the business is operated by an individual or as a company. Therefore, the order may not be transferred without prior agreement in writing from BAYER and with prejudice to any claim for damages, where this obligation has been breached, BAYER reserves the right to terminate the Order of right and without prior notice. BAYER shall have the right to assign all or part of its rights and obligations under an order to an affiliate or successor of BAYER or towards an acquirer of all or parts of the business.

ADDITIONAL PROVISIONS APPLICABLE TO BAYER HEALTHCARE SAS ORDERS

"SUNSHINE ACT" TRANSPARENCY OF RELATIONSHIPS

The Supplier is hereby informed that BAYER HEALTHCARE SAS may be led to make public the business relationships under these GCP in compliance with the provisions of Section L.1453-1 of the Public Health Code and Decree N. 2016-1939 of December, 28th 2016 relating to the Public Declaration of Interests provided for in article L.1451-1 of the Public Health Code and to the transparency of benefits granted by enterprises that produce or market health and cosmetic products.

The Supplier is hereby informed that such information of a personal nature will therefore be subject to computer processing for publication as stated in the paragraph above, and implemented by BAYER as processing controller. Personal data provided for in articles R1453-3 and following of the Public Health Code shall be published on the public website www.transparence.sante.gouv.fr for the necessity of the disclosure of links. The recipients of these data are all the persons who can have access to this website. Pursuant to the Data Protection Act of 6 January 1978 as amended by law N 2018-493 of June 20th, 2018, relating to the Data Protection Regulation and by the General Data Protection Regulation (GDPR) UE 2016/679 of 27th April 2016, the Supplier hereby informed that it will benefit of the right of access to, and rectification of the information relating to it, which it may exercise before BAYER HEALTHCARE SAS Data Privacy Officer (DPO), Direction Juridique, 10 place de Belgique, BP 103, 92253 La Garonne Colombes Cedex.

The Supplier is furthermore informed that it neither may object to the implementation of such processing arising from a legal obligation (article 6.1.c) of the GDPR, nor to the publication of the data, that concerns it. The information will remain online for 5 years.

EFPFA TRANSPARENCY OF RELATIONSHIPS WITH HEALTH CARE PROFESSIONALS

The Supplier is hereby informed that BAYER HEALTHCARE SAS is a member of EFPFA and that, in this context, it must comply with the provisions of the Code of Transparency of Relationships (Disclosure Code) which requires it to disclose, once a year, on an Internet site that is accessible to the public at large, the amounts that it has paid, directly and indirectly, to health care professionals. Such information shall be published anonymously and in an aggregate manner. In this sense, the Supplier undertakes:

- to inform BAYER HEALTHCARE SAS of the amount of all the sums paid on behalf of BAYER HEALTHCARE SAS to health care professionals in the context of the supplies provided in its invoice(s) according to the categories of Transfer of Value required by EFPIA, and complying strictly with the order items that it will have received from the BAYER HEALTHCARE SAS Procurement Department;
- to report all the amounts paid, by category of Transfer of Value, by completing the electronic "Transfer of Value Report" sent to it by BAYER HEALTHCARE SAS. Amounts in the Report of Transfers of Value shall be reported excluding taxes. The total amount shall be equal to the total amount excluding taxes, invoiced by Transfer category;
- and to submit to BAYER HEALTHCARE SAS the completed Report of Transfers of Value to: tov.fr@bayer.com and the relevant invoices, in pdf format, to invoice.sante@bayer.com subject to having signed and returned to BAYER HEALTHCARE its prior consent to do so.

REPORTING OF ADVERSE EVENTS, ADVERSE EFFECTS, CLAIMS REGARDING PRODUCTS

The Supplier undertakes to comply with all the laws and regulations relating to pharmacovigilance in accordance with the Public Health Code, and to carry out all required processes and formalities within the timelines provided by applicable laws.

HUMAN HEALTH PRODUCTS

The Supplier undertakes to submit to the local Bayer HealthCare pharmacovigilance department, by fax to: N. 03 28 16 39 09 or by email to: frenchdrugsafety@bayer.com within one (1) working day from the reception of the information, written reports regarding any adverse event/ adverse effect/claim regarding a product concerning the Product(s), of which it may have become aware within the context of the resale of Products.

All known cases of exposure during pregnancy (including paternal exposure) and breastfeeding, as well as any cases of misuse, abuse, ineffectiveness, overdose (whether accidental or intentional), medicinal/dosage error, drug dependency, presumed transmission of an infectious agent, withdrawal syndrome, medicinal or dosage error, drug dependency, suspected transmission of an infectious agent, withdrawal syndrome, drug interaction, professional exposure, unauthorised use or any unexpected beneficial effect associated with the Product(s) shall be reported in the same manner as an adverse event/adverse effect/claim related to the product.

In these GCP:

– an "adverse event" is any harmful manifestation in a patient treated with the Product(s) and which is not necessarily associated with the Product(s);
– an "adverse effect" is any harmful and incidental response to a product that manifests itself whatever the dose, where the causal relationship between the Product and the adverse effect constitutes at least a reasonable possibility;
– a "claim regarding the product" is the reporting of a potential or recognised quality defect of the Product(s). A claim may also be a suspected counterfeiting;
– a "usage problem" is the reporting of an error in usage or of a Provider satisfaction issue highlighted by the user of the Product(s).

ANIMAL HEALTH PRODUCTS:

The Supplier undertakes to communicate immediately to the relevant "Surveillance" Department of the "Animal Health" Division of BAYER HEALTHCARE SAS, by telephone to N. 08 00 22 29 37, any pharmacovigilance report regarding humans or animals (adverse effect, overdose, misuse, lack of effectiveness, abuse, suspected transmission of an infectious agent) as well as any claim regarding a Product, of which it may become aware within the context of the resale of products.