STANDARD CONDITIONS OF PURCHASE

Conditions applicable to the purchase of goods and rendering of services to Allnex (specific legal entity further identified in the order confirmation), hereafter to be referred to as Buyer

1. Oten EVERAL
 1.1 The present document, along with the purchase order to which it relates ("the Purchase Order"), contains all the terms and conditions of the parties' agreement concerning the goods ("the Goods") or services ("the Services") ("the present Agreement").
 1.2 Different or additional terms or conditions in seller's ("the Seller") responses are hereby expressly rejected and no subsequent conduct by Buyer shall be deemed to be an acceptance thereof.
 1.3 The present Agreement may not be added to, modified or superseded except by a written instrument signed by an authorised representative of the Buyer.
 1.4 In the event of any inconsistency between the provisions in the Purchase Order or in any formal separate contract which is in writing and the present Agreement, the provisions of the Purchase Order or the formal separate written contract shall prevail.
 2. CONCLUSION OF AGREEMENT
 3. Seller's under a present agreement previsions of the purchase Order or in any formal comparate (or good prevailed on contract shall prevail.

2.1 Seller's action in (a) returning an acknowledgement copy of this Purchase Order, (b) delivering Goods or materials, or (c) performing Services, shall constitute Seller's unqualified acceptance to be bound by the present Agreement. 3. SPECIFICATIONS AND WARRANTIES

SPECIFICATIONS AND WARKANTIES
 SThe quality, quantity and description of the Goods and/or the Services shall be in strict conformity with the Purchase Order and/or any applicable specification(s) supplied by the Buyer to the Seller or agreed in writing by the Buyer.
 The Seller warrants that all Goods and Services delivered are:
 1 of first-fass design, construction, execution, materials, composition and quality.
 2 and first-fass design, conformity with drawings, other data and the standards designated by Buyer,
 3.2 of merchantable quality and fit for their intended use;
 3.2.4 first dilets and all other encumbrances.

3.2.5 in conformity with applicable government laws and regulations; 3.2.6 free of all patent, license and other intellectual property rights of third parties. All warranties are continuing and survive acceptance of the Goods or Services by the Buyer.

All warranties are continuing and survive acception of a net of the Purchase Order and unless so stated shall be: 4. PRCE 4.1 The price of the Goods and/or Services shall be stated in the Purchase Order and unless so stated shall be: 4.1 redusive of any applicable value added tax and goods and services tax; 4.1 in dusive of all other imports and traxelling costs, and costs of insurance, adequate packaging, unloading, inspections, tests, certificates and the like. 4.2 The price shall not be subject to change without the prior written consent of the Buyer. 5. PAYMENT

5.1 The Seller shall invoice the Buyer at any time after delivery of the Goods or performance of the Services. 5.1 The Seller shall invoice the Buyer at any time after delivery of the Goods are performance of the Services. 5.2 Unless otherwise agreed, payment shall be due one hundred and twenty (120) days after the end of the month following receipt of a correct invoice for the Goods and/or Services. 5.3 The Buyer shall be entited to set off against the invoice amount any debt due to the Buyer (or any of its affiliated companies) in respect of any agreement or transaction between the Buyer (or any of its affiliated companies) and the Seller (or any of its affiliated companies) in the seller (or any of its affiliated companies) in the seller (or any of its affiliated companies) in the Seller (or any of its affiliated companies) in the Seller (or any of its affiliated companies) in the seller (or any of its affil payable by the Buyer. 5.4 Seller may not -

5.4 Seller may not assign any moneys due or which are to become due under the present Agreement without the written consent of the Buyer. 6. DELIVERY

6. Delivery takes place on agreed INCOTERMS (ICC INCOTERMS 2000). If no INCOTERMS terms apply, delivery shall be understood to occur at the moment unloading has finished taking place at the location designated by Buyer.

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6.1 Delivery takes place on agreed INCOTERMS (ICC INCOTERMS 2000). If no INCOTERMS terms apply, delivery shall be understood to occur at the moment unloading has finished taking place at the location designated by Buyer.
6.2 Time of delivery of the Goods and of performance of the Services is of the services, whichever may be the later.
6.3 Delivery of Goods in instalments shall be permitted only with the consent of the Buyer and such permission, if given, shall not entitle the Seller of alm payment prior to delivery of all instalments unless the Buyer has agreed in writing.
6.4 If the Buyer is not able to accept delivery of the Goods on the Goods on the Goods and the permission, if given, shall not entitle the Seller of an anging suitable storage at suitable permission and the Goods and the permission which they are stored are properly insured against all the usual risks and notify the Buyer of such insurance cover.
6.5 If delivery is made before or after the delivery date specified in the Purchase Order, the Buyer may return the Goods to release properly insured against all the usual risks and notify the Buyer of such insurance cover.
6.6 If Seller delays in delivery of any Goods or Services Buyer reserves the right to purchase equivalent Goods or Services performed.
6.7 Each delays in delivery of any Goods or Services Buyer reserves the name of the shipper and the shipper and the delivery originated.
6.8 Delivery is completed only if the agreed Goods or Services Buyer reserves the name of the shipper and the prints in delay in delivery or and and all shipments.
6.8 Delivery of any Goods codes advices are not shall be artinished with the invoices).
7.8 Delivery data code delivered to the Buyer spremises, the original bill be adding and the shipper and the point from which the delivery originated.
8.9 Diverse invoiced by the Seller but shipped by a third party, the invoices shall be artinished

7. CHANGESEXTRA WORK
7.1 The Seller shall not make any changes in designs or specifications to the Goods or Services except with the written consent or at the written request of Buyer.
7.2 The Seller shall not dhange or modify the Goods, its production processes or methods, production location, qualitative and/or quantitative compositions, reagents, ingredients and/or solvents used in the production process without the prior written consent or at the written request of Buyer.
7.3 The Seller shall not make make textincially teasible changes in or additions to agreed Goods or Services, as desired by Buyer.
7.3 The Seller shall not make make textincially teasible changes in or additions to agreed Goods or Services, as desired by Buyer.
7.4 Changes and additions shall not lead to an increase in the agreed price or an extension of the agreed time of delivery unless and to the extent reasonable and provided that within five (5) days after the request of Buyer for such changes or additions as well as the indicated price by Seller before they are executed.
7.5 Buyer is entitled to reside or terminate the present Agreement in whole or in part if implementation of the changes or additions it desires does not appear to be possible on conditions acceptable to it. In this case, the Seller shall be entitled, if applicable, to compensation as set out under article 16.3.

applicable, to compensation as set out under article 16.3. 8. BUYER'S MATERIALS AND EQUIPMENT AND INTELLECTUAL PROPERTY RIGHTS 8.1 All specifications, drawings, patterns, atwork, designs tools, des, moulds and other items furnished by the Buyer to the Seller or the cost of which is charged against the Purchase Order (a) are confidential and shall not be disclosed by the Seller to any other person without the prior consent of the Buyer, (b) shall not be copied or used for any other purpose other than for the carrying out of the Purchase Order, (c) shall remain the property of the Buyer, (d) shall be returned at the Seller's risk and expense in good order and condition to the Buyer immediately upon request or on completion of the Purchase Order (e) shall be insured against and shall not be costed or which is charged against the Seller whiles by the Buyer to the Seller or the cost of which is charged against the Purchase Order, (c) shall be returned at the Seller's risk and expense in good order and condition to the Buyer immediately upon request or on completion of the Purchase Order (e) shall be insured against and the seller whiles they are in its possession. 8.2 If any item furnished by the Buyer to the Seller or the cost of which is charged against the Purchase Order used or destroyed whether due to the defective workmanship of the Seller or any other reason it shall be replaced or paid for by the seller

Seller. 8.3 Where the Goods are designed, created or otherwise developed by or for the Seller pursuant to the Purchase Order, then all intellectual property rights therein or relating thereto throughout the world (included) says and the pursuant to be the Seller seller is a lange of the Seller seller is a lange of the Seller seller is a lange of the Seller seller seller seller seller is a lange of the Seller sel

9.1 The Seller is not allowed to transfer or contract out to third parties, in whole or in part, the implementation of the present Agreement except with the written consent of the Buyer. 10. INSPECTION, TESTING, NO RELEASE

10. INSPECTION, 1E3 INS, NO RELEASE 10.1 Buyer is at Ill times entitled to inspect or have inspected, to examine or have examined and/or to test or have tested the Goods or Services, irrespective of where the Goods are located or the Services are performed. 10.2 Inspection, examination, testing, purchase and/or payment by or on behalf of Buyer does not release the Seller from any obligation or liability under the present Agreement. 10.3 Buyer shall notify Seller of defects within thirty (30) working days upon receipt of the Goods or Services except in case of hidden defects where such notification shall be made thirty (30) working days from discovery of such defect. 14 DEC AND TRANSFEC FOR TITLE

11. RISK AND TRANSFER OF TITLE 11.1 Sover All Insport All Ins

12.1 The Seller agrees that arry identification used by the Buyer such as trade marks, trade names logos or any markings of decorative styling shall be used only on articles supplied to the Buyer.
 13.1 The Seller and its employees or third parties brought in by it applicable at all locations relevant under the present Agreement must strictly comply with all rules, regulations, orders and instructions in force in the place where the work is performed with respect to public order, safety and the environment.
 13.2 Eller warrants that all applicable regulatory requirements are complied with. In the event that Regulation No. 1907/2006 of the European Parliament and the Council ("REACH") applies to the manufacturing or purchase of the Goods, the foregoing warranty shall poly until the Goods, its chemical elements and/or compounds as defined by Art. 3 paragraphs 1) and 2) of REACH have reached the end of the supply chain. Seller turthermore undertakes to use its best efforts to keep and defend the marketability of the Goods including, but not limited to, pre-registration, registration, application for authorization and/or defense against restriction as may be applicable. Seller shall constantly check the regulatory status of the Goods, its chemical elements and/or compounds and inform Buyer.

marketability of the Goods including, but not limited to, pre-registration, registration, application for authorization and/or defense against restriction as may be applicable. Seller shall constantly check the regulatory status of the Goods, its chemical elements and/or defense against and inform Buyer immediately dary issues. **14. LIABILITY AND REJECTION OF PRODUCTS** 14. The Seller hereby agrees to indemnify and hold the Buyer, its subsidiaries and the officers, directors and employees of the Buyer harmless from and against any and all actual or alleged claims, demands, loss, damage, liabilities, settlement amounts, costs or expenses whatsover (including court costs and reasonable attorneys' fees and costs) arising from, (a) a breach of Seller under the present Agreement, which breach shall include, without limitation, (i) a defect occurring in the manufacture, processing, packaging or labeling of the Goods, and (ii) a breach of any of the Seller's warranties; (b) injury to property or persons arising out of the act or omission or the negligence of the Seller, its employees, servants, agents, sub-contractors or others in connection with the performance of the present Agreement save ins of ara s the same is attributable solely to the negligence of the Buyer or its employees, servants, agents, oub-contractors. 14.2 The Buyer reserves the right to reject all or any part of the Goods and/or the Seller at the Seller's nisk and expense and without prejudice to any other remedy the Buyer may, at its option, have the rejected Goods and/or Services or part thereof replaced or re-performed by the Seller's expense. **15. INSURANCE**

and expense and 15. INSURANCE

15. INSURACE
15.1. The Seller shall at all times possess the following insurance cover:
15.1. The Seller shall at all times possess the following insurance cover:
15.1.1. Workers Compensation, where applicable, to statutory limits
15.1.2. Employers Lability
15.1.4.2. Employers Lability
15.1.4.2. Employers Lability
15.1.5.1.4.1. Workers Compensation of the Compensation of the present Agreement.
15.1.5.1.1.3. Product Lability
15.1.6.1.1.1.
15.1.5.1.1.1. Workers Compensation of the present Agreement of the present Agreement.
15.1.6.2. Exployers Lability
15.1.6.3.1.2. Product Lability
15.1.6.3.2. Product Lability
15.1.6.3.2. Product Lability
16.3.1.2. Product Lability
16.3.2. Product Lability
16.3.3.2. Product Lability
16.3.3.2. Product Lability
16.3.4.2. Product Lability
16.3.2.2. Product Lability
16.3.3.2. Product Lability
16.3.3.2. Product Lability
16.3.3

The product of any obligation under the present Agreement is able occurs in the case of any obligation under the present Agreement is whole or in part by means of a written declaration if the agreement with the Seller at the pro-rata price for the Goods or Services already delivered.
 16.3 Buyer is authorized to rescind the present Agreement in whole or in part by means of a written declaration if the agreement with the Seller at the pro-rata price for the Goods or Services already delivered.
 16.4 Buyer or the Seller is prevented from fulfilling the present Agreement for more than thirty (30) days by force majeure, both parties are entitled to rescind the present Agreement by means of a written declaration against payment at the pro-rata price for the Goods or Services already delivered.
 16.5 Apart from the above-mentioned cases, Buyer is authorised to rescind the present Agreement by means of a written declaration, against payment at the pro-rata price for the Goods or Services already delivered.
 16.5 Apart from the above-mentioned cases, Buyer is authorised to rescind the present Agreement by means of a written declaration, against payment at the pro-rata price for the Goods or Services already delivered.
 17.5 DISPUTES AND APPLICABLE LAW
 17.1 All disputes existing between the parties shall be heard exclusively by the competent court of the Buyer's entity that has made the Purchase Order has its registered seat. The application of the UN Convention of Contracts for the International Sector Services already delivered.
 18.6 CENERAL
 18.1 Failure to exercise or delay in exercising any right or power under the present Agreement shall not operate as a waiver nor shall any single or partial exercise of any right power or privilege preclude any other or further exercise thereof or the exercise or any right power or privilege preclude any other or further exercise thereof or the exercise or any right powe

of any other power right or privilege. 18.2 The Buyer is a member of the group of companies whose ultimate holding company is Allnex S.à.r.l. (Luxembourg), and accordingly, the Buyer may perform any of its obligations or exercise any of its rights hereunder by itself or through any other

member of its group, provided that any act or omission of any such other member shall be deemed to be the act or omission of the Buyer; 18.3 Notwithstanding any other provision of the present Agreement, or any forecast, estimate, or course of dealing between the parties, Buyer shall not be required to order, or take or pay Seller for any minimum quantity of Goods for which it has no actual

need. 18.4 Should any part of the present Agreement be held unenforceable or in conflict with the applicable laws or regulations of any jurisdiction, the invalid or unenforceable part or provision shall be replaced with a provision which accomplishes, to the extent 18.4 Should any part of the present Agreement shall remain binding upon the parties. possible, the original business purpose of such part or provision in a valid and enforceable manner, and the remainder of the present Agreement shall remain binding upon the parties. 18.5 Without prejudice to any other rights in law, Buyer reserves the right to terminate the present Agreement in the event that Seller is found to have offered or presented any private commission or other benefit to any of Buyer's employees as an inducement to enter into the present Agreement with Seller. 18.6 Seller shall comply with all applicable laws, rules and regulations in performing the present Agreement.