LANXESS GENERAL CONDITIONS OF PURCHASE OF GOODS AND SERVICES

1. GENERAL CONCEPTS

1.1 These General Conditions of Purchase of Goods and Services ("GCP") are the sole conditions applicable to the purchase orders of LANXESS, expressly excluding any other conditions submitted by supplier ("Supplier"). Any changes or amendments shall only be observed pursuant to written agreement by LANXESS.

1.2 These GCP shall apply to all companies of LANXESS Group in Brazil.

2. ORDERS

2.1 These GCP apply to the purchase orders ("Order" or, in the plural, "Orders") issued by LANXESS in writing or via electronic data transmission, the terms of which shall be deemed mandatory.

2.2 If the Orders and these GCP are not expressly rejected by Supplier within 3 (three) business days from receipt thereof, they shall be deemed fully accepted and shall become mandatory.

2.3 These GCP shall also be an integral and inseparable part of the Orders, it being understood and agreed that all quotations, proposals and other previous communications between Supplier and LANXESS, not expressly mentioned in the Orders and conflicting with these GCP, shall be automatically cancelled and voided.

2.4 In case there is a signed contract between the parties, in the event of any inconsistency between these GCP and the terms of the contract, the terms of the contract shall prevail.

2.5 All products ("Product"), defined as goods and/or services, supplied by the Supplier, shall comply with the specifications established in the Orders. No alteration in quantity or price of the Products or in any other conditions shall be valid unless expressly agreed by both parties.

3. PRICES, QUOTATIONS, PAYMENT CONDITIONS AND INVOICING

3.1 The prices stated in the Order shall be firm fixed prices, and no price adjustment or increase shall be applied automatically, without prior negotiation between the parties.

3.2 LANXESS normally does not advance payments. In case they are strictly necessary, all advances whose values exceed R$ 20,000.00 (twenty thousand Reais), established in a payment schedule, shall only be made upon submission of a bank guarantee or of an insurance policy previously approved by LANXESS. The guarantee shall be valid for at least 30 (thirty) days beyond the deadline for delivery of the contracted Products.

3.3 Supplier's invoices shall be in accordance with the Order in terms of Product, quality, price and delivery period, and shall be in line with applicable legislation. Any discrepancy between the price stated in the Order and the price of the invoice may give rise to return of the Product, or, further, deduction of the price difference upon credit note issued by Supplier. Additionally, this instrument shall not be used as business guarantee in other deals between Supplier and third parties.

3.4 Invoices shall be paid within the time period agreed in the Order and, if issued differently, shall be returned for correction. In such event, Supplier cannot request payment of interest, fines or other administrative penalties.

3.5 Trade bills issued against LANXESS that do not correspond to an actual supply of the Products shall give LANXESS the right to pursue, through the common law or by way of arbitration, compensation for all losses or damages suffered thereby, without prejudice to actionsifiable criminal liability. In the event of rejection or return of the Product, regardless of the reason therefor, the period for payment of the respective trade bill shall start counting from the moment in which the Supplier exchanges the Product.

3.6 The circulation of trade bills or any other credit instruments issued against LANXESS, whether with banks, factoring companies or third parties, is hereby expressly forbidden and shall subject Supplier to civil and criminal liability.

3.7 Payment conditions shall strictly observe the method and period established in the Order and shall only be made after checking and acceptance of the Supplier export documentation draft prior shipment. The payment shall be made on the agreed date, provided that Supplier sends to LANXESS the export documents draft at least 7 (seven) days prior to shipment date. Any inaccuracies or errors in the billing documents shall result in the extension of the payment date of the invoices by as many days as necessary to reestablish the payment periods and conditions.

3.8 LANXESS shall withhold all taxes and contributions required by law when applicable.

3.9 Where payments are made to Supplier's account, the sum due shall serve as proof of payment of the amount owed. Consequently, no trade bill or other credit instrument shall be issued thereafter in connection with the supply dealt with in these GCP.

4. DELIVERY, TRANSPORT AND INSURANCE

4.1 Deliveries shall be made in the quantities, delivery dates and at the places specified in the Order or in the delivery schedules provided by LANXESS. LANXESS shall not be liable for payment of Products delivered in quantities that exceed those ordered or that fail to meet the quality standard specified in the Order. Upon LANXESS' request, Products shall be returned for the account and at the risk of Supplier. In the case of services, LANXESS may reject the service if it is verified that performance thereof failed to meet the quality and/or quantity standards established in the Order.

4.2 Supplier undertakes to strictly observe the delivery dates stipulated in the Order, except in the events of acts of God or force majeure. Supplier shall promptly notify LANXESS in writing of the occurrence of such events, stating the expected delay in delivering the Products. In this case, the extension shall be previously and mutually agreed upon by the parties. In the absence of such communication, Supplier shall not be entitled to claim hindrance as grounds for failure to comply with the delivery date. Failure to observe the stipulated period shall subject Supplier the payment of the fine stipulated on clause 4.3 and to any losses and damages to which it may give rise. LANXESS reserves the right to cancel the Order if the delivery dates are not observed. LANXESS further reserves the right to return the Product prior to the delivery date without its prior and express consent.

4.3 Failure by Supplier to observe the periods stipulated for delivery the Products or for commencement or completion of the service (except in the events of force majeure or Act of God) shall incur a daily fine of 0.5% (zero point five percent), up to the limit of 10% (ten percent), to be charged by debit note, calculated on the total amount (adjusted if applicable) of the Order, which fine shall be charged to Supplier irrespective of the payment of any other losses and damages caused to LANXESS.

4.4 The Product shall be delivered and/or provided at the place established in the Order. LANXESS shall provide additional instructions for materials transportation sufficiently in advance.

4.5 Whenever agreed that LANXESS shall be responsible for transport, it shall also be responsible for the insurance. Supplier undertakes to provide LANXESS, in a timely fashion, with all necessary information so that LANXESS may take appropriate action to purchase the insurance.

4.6 Supplier shall take out, at its own expense, appropriate insurance coverage, pursuant to prevailing legislation and in accordance with the Order INCOTERM.

5. SUPPLY OF DANGEROUS CARGO

5.1 Supplier, aware of the specific international maritime, air and road rules and regulations applicable to dangerous cargo, including, if applicable, the rules of the Brazilian Association of Technical Standards (ABNT), shall observe such rules and regulations and is obliged to comply with all applicable rules, in effect or that may come into effect, in connection with the transport of dangerous cargo.

6. SUPPLY OF VESSELS AND EQUIPMENT

6.1 Goods, vessels, equipment and materials, all norms, legislation and special requirements shall be compiled with according to their applications, such as but not limited to: NF 13 for pressure tanks and boilers, NF 10 for electric panels, NR 12, among others.

6.2 Any specific manufacturing order shall be subjected to technical inspection and release for delivery at the Supplier's or manufacturer's premises. Personnel expenses (transport, meals, etc.) will be borne by LANXESS and the cost of material shall be borne by the Supplier. The manufacturer's inspection date shall be communicated at least one week in advance. If, at that date, the object does not have inspection conditions, the personnel expenses will also be borne by the Supplier. If there is a need for a second inspection due to defects found in the first one, the Supplier will be responsible for personnel expenses and any material expenses.

6.3 If the supply includes installation at LANXESS' establishment, the Supplier's assembly team shall be subject to LANXESS' disciplinary and security standards, in force for the permanence of the Supplier at LANXESS establishment. LANXESS shall not be responsible for the assembly materials nor for the individual safety of the Supplier's employees during the assembly service at LANXESS establishment.

7. QUALITY AND WARRANTY

7.1 Supplier shall ensure that the Products stated in the Order meet all specifications therein and are perfectly suitable for the purpose for which they were contracted. Acceptance by LANXESS of any service shall not exempt Supplier from its warranty obligations.

7.2 Supplier shall give a warranty of 12 (twelve) months after commencement of operation, in the event of equipment, or completion of the services, or 18 (eighteen) months after delivery, in both cases, whichever occurs first. In the case of civil works, the warranty shall be 5 (five) years from delivery of the service. In the case of complaints, such warranty shall be suspended and its period elapsed between the complaint and actual remedy of the defect shall be added at the end.

7.3 If any defects occur during the Products' warranty period or if the supply does not meet specifications, LANXESS may, at its sole discretion, demand that the defect be repaired or the part replaced with a defect-free part. This does not apply to defects caused by: (a) normal wear and tear; (b) damage resulting from negligence, recklessness or unskilfulness.

7.4 In the event of supply in disagreement, LANXESS reserves the right to return and/or to require the replacement, at any time, of the Product that is qualitatively and/or quantitatively in disagreement with the Order. In such cases, the Product will be made available to the Supplier, bearing all costs of such return on behalf of the Supplier, with all original conditions of the Order, or return any amount paid prior to the purchase of the Product, at the discretion of LANXESS. Any payment for the returned Product will not constitute proof of acceptance by LANXESS.

7.5 The Supplier's warranty shall also cover any items supplied by its subcontractors, and goods which are subject to complaint under the warranty shall remain at LANXESS' disposal until Product replacement.
7.6 If Supplier fails to repair a defect within the period established in the Order, LANXESS, at its sole discretion, may arrange for its repair by third parties, at Supplier's expense. This does not entail loss of the warranty stipulated in Section 7.2.

8. SUPPLIER LIABILITY

8.1 Supplier agrees to comply, in a timely manner, with all municipal, state and federal obligations and charges arising from laws, norms and regulations, of any nature.

8.2 Supplier shall strictly observe, in relation to its employees, all obligations arising from labor, social security and social insurance legislation, timely paying all taxes prescribed by law, and comply with all labor dispute settlements, labor conventions and/or bargaining agreements of the category to which its employees belong. Supplier shall strictly control labor-related payments concerning overtime, risk and hazard premiums, vacation and 13th salary, among others.

8.3 LANXESS will be entitled to check employees and payroll records, receipts of social security taxes and others related to the Product supplied by Supplier.

8.4 Supplier undertakes not to, and shall cause its subcontractors use slave labor, minors under the age of 16 (sixteen), except as apprentices, and in this case only above the age of 14 (fourteen). In addition, Supplier shall not, and shall cause its subcontractors not to, employ minors under the age of 18 to perform night, dangerous or health hazardous work.

8.5 Whenever the presence of Suppliers' employees in the premises of LANXESS is necessary, Supplier shall abide by and comply with all LANXESS internal rules on occupational health and safety, as well as in force legislation on Safety and Occupational Medicine. Supplier shall inform its employees and/or agents about LANXESS rules and applicable legislation and cause them to use appropriate personal protection equipment, hereby holding LANXESS harmless from and against liability, also appointing a responsible technician that shall respond before the competent offices and agencies.

8.6 Supplier shall abide by and comply with applicable environmental laws and related requirements, including LANXESS' environmental policy, undertaking to obtain and hold any permits or licenses required by government agencies as a result of performance of these GCP, also maintaining its commitment toward sustainable development, prevention of pollution and waste of natural resources.

9. OBLIGATIONS OF SUPPLIER

9.1 Supplier expressly undertakes not to use former LANXESS' manpower, without LANXESS' express consent.

9.2 Supplier represents, for all purposes and under penalty of law, that all pieces of equipment, hardware and/or software now or hereafter used in performing the services hereunder, have been legally installed and belong to Supplier. Supplier acknowledges and agrees that it has sole responsibility for the origin and use thereof.

9.3 Supplier undertakes to expressly comply with the confidentiality obligations during the term of these GCP and for additional 5 (five) years after its expiration.

9.4 Drawings, information or documents delivered by LANXESS to the Supplier, or prepared by the Supplier, as a result of the data provided by LANXESS, shall remain LANXESS' property, and shall not be disclosed to third parties by Supplier or otherwise reproduced and/or copied. Accordingly, Supplier shall treat any such drawings, information or documents as confidential. Such obligation shall survive even after completion of the Order. Supplier shall be liable for any and all losses that LANXESS may suffer as a result of noncompliance with such obligation.

9.5 Supplier shall cause its partners, employees, subcontractors and representatives to comply with the provision of these GCP.

9.6 If, for any reason, the contracted Products are not performed, Supplier shall forthwith return to LANXESS such documents and information, regardless of any notice and/or notification.

10. TERM, CANCELLATION AND TERMINATION

10.1 These GCP shall take effect on the date of acceptance of the Order and shall continue for an indefinite period.

10.2 LANXESS reserves the right to cancel the Order, in whole or in part, by giving written notice to Supplier, and shall not incur any liability on account of such cancellation in the following events: (a) processing of the judicial or extrajudicial recovery, decree of bankruptcy or beginning of judicial or extrajudicial liquidation of the Supplier; (b) breach by the Supplier of any obligation hereunder, if such breach is not repaired within the non-extendable term of 10 (ten) days from the receipt of written notice thereof; or (c) impossibility of continuing to supply the Product, due to force majeure.

11. PENALTIES

11.1 Imposition of the penalties hereunder shall not release Supplier from its duty to comply with its respective obligations or to pay any supplementary indemnity that may be claimed by LANXESS for losses and damages caused by Supplier.

12. ANTICORRUPTION DISPOSAL

12.1 By accepting this Order and/or by providing the Product to LANXESS, the Supplier hereby declares that it complies with the terms and conditions of the Supplier Code of Conduct and the LANXESS Code of Conduct and shall fully comply with them. Both Codes are available at: https://www.lanxess.com/corporate/corporate-responsibility/corporate-governance/compliance-at-lanxess/

13. MISCELLANEOUS

13.1 If, by reason of the supply of the Product, LANXESS is held liable, in the judicial or administrative sphere, in proceedings brought against LANXESS that in some way directly or indirectly involve Supplier, then Supplier shall reimburse LANXESS for the amounts involved in the defense of its rights, including attorneys' fees, court and out-of-court costs.

13.2 For reimbursement purposes, Supplier hereby shall issue a credit note to LANXESS and provide the payment according to LANXESS instruction.

13.3 No acquiescence or forbearance on the part of LANXESS shall be construed as novation of the provisions hereof.

13.4 Pursuant to all legal purposes and effects, the parties are deemed to be independent contractors, and nothing in this instrument shall create any relationship between the parties other than the strictly business relationship established hereunder. LANXESS shall not under any circumstances be entitled to reimburse the Supplier for any investments made due to the supply of the Product without the express approval of LANXESS.

13.5 The assignment or transfer, in whole or in part, of any rights or obligations hereunder shall be contingent upon LANXESS' prior express consent.

14. APPLICABLE LAW AND JURISDICTION

14.1 These GCP, the Orders and other documents related to the contracting of the Supplier shall be governed by and interpreted in accordance with the laws of the Federative Republic of Brazil.

14.2 If any dispute, controversy or difference arises between the parties in connection with performance of this GCP, the courts in the Judicial District of São Paulo, State of São Paulo are hereby elected. LANXESS shall, however, also be entitled to institute proceedings against Supplier at Supplier's general place of jurisdiction.