PURCHASE TERMS AND CONDITIONS (INDIRECT)

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10.EXCESS QUANTITIES: With regard to shipments in excess of the contracted amount, Buyer has the option to either purchase the excess quantity at the price specified herein or to return such excess quantities at Seller's expense and risk.

11.CANCELLATION/TERMINATION: Buyer reserves the right, at any time and from time to time without fault or default by Seller or other cause, to cancel all of any part of the undelivered portion of this Agreement by notice to Seller. In the event of such cancellation, Buyer shall not be liable to Seller for loss of revenue, consequential, indirect, incidental, special, exemplary or punitive damages, lost profits,, or diminution in value, arising out of this Agreement, whether or not the possibility of such loss or damages have been disclosed from Seller to Buyer or whether such loss or damages were reasonably foreseeable. The provisions of this paragraph shall not limit or affect Buyer's right to terminate the Agreement for fault or default by Seller. Except as stated herein nothing in this Agreement shall exclude or limit the liability of either Party.

12.INTELLECTUAL PROPERTY RIGHTS: If the Products or their documentation are subject to intellectual property rights, Seller hereby agrees that upon delivery Buyer acquires a non-exclusive, world-wide, royalty free, perpetual, irrevocable license to use such intellectual property rights as they relate to Buyer's use, possession, sale or delivery of such Products.

13.INTRININGEMENT OF RIGHTS: Seller agrees to indemnify and holdharmless Buyer, from any suit, claims, losses, costs, expenses (including, without limitation, reasonable fees and disbursements of counsel) or other liability made against or suffered by Buyer, arising from any claim of, or infringement or other violation of any patent, copyright, trademark or otherproprietary rights, or claim of unfair trade or of unfair competition, resulting from or occasioned by, Buyer's use, possession, sale or delivery of the Products, provided that the foregoing shall not appear to

EMPLOYEES, NACI (IGENCE WHEN SUCH CLAIMS ARISE OUTOF THE JOINT'OR CONCURRENT NEGLIGENCE OF (I) SELERA MO SELERA SINCLOIDING SELERAS SUCCONTRACTORS AND THEIR EMPLOYEES SUCE NEGLIGENCE. OR WILLFUL MISCONDUCT.

EMPLOYEES' SOLE NEGLIGENCE. OR WILLFUL MISCONDUCT.

IS WARRANT': In addition to all other express or implied warranties afforded to Buyer under the UCC, by law or equity. Seler warrant sits all all Products delivered under this Agreement shall be free from defects in design, material and workmanship, will conform to applicable specifications and drawings, blueprints, designs, samples, models, descriptions, instructions and other items referred to in this Agreement, and, to the extent such items are not manufactured unsurant sits and light of the products will be free from defects in design, material and workmanship, and will be of new and menchanizable quality. Buyer is used is observed to such products will be free from defects in design, material and workmanship, and will be of new and menchanizable quality. Buyer is used is observed to such products developed to a such as a product of the products under the provisions of Seleron 303 (c) of the Act. Selero guarantees is that the articles comprising each shipment or delivery to Buyer as of the date of such with shipment or delivered or misbranded or misbranded within the meaning of the Act, or within the meaning of the Act or within the meaning of the Act, or within the meaning of the Act or within the provision of Selero and the Act or within the meaning of the Act or within the meaning of the Act or within the meaning of the Ac

on the records that are not misleading of all payments made in connection with this Agreement or its dealings with the Buyer. For the purposes of this Clause a trible* means: any payment or transfer of value or any other payment commonly held to be improper, and any act that would breach the US Foreign Corrupt Practices Act, the UK Bribery Act or any equivalent legislation of any OECD member state or other country shall be considered a bribe for the purposes of this Clauses of the Clause of the Clause

PURCHASE TERMS AND CONDITIONS (INDIRECT) - Continued

23.GOVERNING LAW/WAIVER AND JURY TRIAL/CONSENT TOJURISDICTION: THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THESTATE OF TEXAS WITHOUT REGARD TO THE CONFLICTS OF LAW PRINCIPLES THEREOF, FURTHER, THE UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS SHALL NOT APPLY TO THIS AGREEMENT. EACH PARTYTO THIS AGREEMENT WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY ACTION, SUIT, OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT. Further, Buyer and Seller irrevocably built to the exclusive jurisdiction of the Federal courts of the United States of America located in the Southern District of Texas, Houston Division, or the State District Courts of Texas located in Montgomery County, Texas, solely in respect of the interpretation and enforcement of the provisions of this Agreement, and in respect of the transactions contemplated hereby, and hereby waives, and agrees not to assert, as a defense in any action, suit, or proceeding for the interpretation or enforcement hereof or of any such document, that it is not subject thereto or that such action, suit, or proceeding may not be prought or isnot maintainable in said ocurs or that the venue thereof may not be appropriate or that this Agreement or any such document may not be enforcedin or by such courts, and the parties heretor in the third selection of the provisions of this Agreement, and in respect of the transactions contemplated hereby, and hereby waives, and agreement and advertises the enforced in or by such courts, and the parties heretor and their such action or proceeding shall be heard and determined in such a court. Buyer and Select consent to and grant any such court jurisdiction over the person of such parties heretor or such parties. Each of the such actions and parties the ferrom to therewise defined herein shall have the meaning ascribed theretor in the United States.

24 NO THIRD PARTY BENEFICIARIES: Except with regards

PURCHASE TERMS AND CONDITIONS (DIRECT)

#Seller" means the supplier or vendor of the goods, materials, products and, as applicable, services (the #Products") detailed in the purchase order or the Agreement, #Buyer" means Indorama Ventures Public Company Limited or its affiliate or subsidiary, as applicable. For the purposes of this Agreement, an #affiliate or an entity shall mean any other entity that directly or indirectly, through no or more intermediaries, controls, is controlled by, or is under common control with, such first entity, where "control" (including the terms" controlled by" and "under common control with") means the direct or indirect power to direct or cause the direction of the management and policies of an entity, whether through the ownership of votings societies, by control or other controlled by "and "under common control with") means the direct or indirect power to direct or cause the direction of the management and policies of an entity, whether through the ownership of votings societies of the purchase Products from Seller, is actively initiated to accoptance of these therms and conditions, or of Seller's sellength and the purchase of the Agreement (in a sellength or the purchase of the Agreement of the Agreement (in a sellength or the Agreement of the Agreement (in a sellength or the Agreement of the Agreement (in a sellength or the Agreement of the Agreement (in a sellength or the Agreement (in a sellength or

7.ENTINE ACREEMENT (AMENDMENTS: This Agreement superseesal pror agreements, and constitutes the entire agreement and understanding between the parties or oldering or the classification of any, by the terms of purchase of the other, except to its concessor—indicates by depending or agreement and to be assigned by their party without the written consent of the other, except to its successor—indicates by central for a supersection of law or to the transferee of all or substantially all of the party seases to which this Agreement relates.

9.QUANTITY ANN DQUALITY TESTING: Seller's weight and/or other measurements shall be conclusively binding, unless proved to be in error. Seller's indication, analysis and methods shall determine whether Product specifications have been met and are conclusively binding, unless Buyerproves to Seller's reasonable satisfaction that Seller's analysis report is erroreous. No quantity claims will be made unless the difference is more than one-quarter of one percent (0.25%) of the invoiced quantity. Alimeasurements and/or tests shall be made in accordance with the lateststandards or guidelines published by the ASTN or orther applicable industry standard methods.

10.PARTIAL PERFORMANCE: It, prior to the execution of this document by both parties. Seller delivers Product to Buyer and Buyer receives Product from Seller at any time within the term of this Agreement, any such transactions will 10.PARTIAL PERFORMANCE: It, prior to the execution of this Agreement by the product of the product o

only, and such allocation shall ensure that such event was likely to occur, whichever is most beneficial to Bluyer. Buyer shall have the option of such force majeure, upon notice to Seller to either cancel or resume deliveries affected by such force majeure.

17.CONFIDENTIAL INFORMATION Any information and materials furnished to Seller by Buyer pursuant to this Agreement shall be kept confidential. Such information and materials shall be used only for the purpose of this Agreement, shall remain the property of Buyer and shall be returned by Seller at the conclusion of this Agreement unless otherwise notified. Seller shall impose the same obligation of confidence on any third parties acting on behalf of Seller which the conclusion of the same obligation of confidence on any third parties acting on behalf of Seller which and the conclusions, demands, directives, executive orders, or other requirements of the municipal, stand federal governments and all subdivisions thereof which now govern or may hereafter govern the manufacture, sale or delivery of the Products contemplated by this Agreement, including without limitation those pertaining to working conditions, payment of labor, and manufacture, branding, labeling registration and shipment of Products and, to the extent applicable, any United States Government Flow Down requirements applicable to the Federal Acquisition Regulations (#FARFS") and Defence FARF; (#DFARFs") which regulations are hereby incroprorated by reference as if the same were set forth in full herein. In the event this Agreement, or any procedure or action herein imposed upon either party hereto, shall at any time be in conflict with any legal requirements imposed by any such authorities, and if substantial change is required to restore compliance, then either party shall have the right to terminate this Agreement or the other party. Such termination shall not relieve Buyer of its obligations herein to settle any unpaid balances due hereunder; Seller shall be relieved of any obligation to make

aru rue recross mit are not misseading of all payments made in connection with this Agreement or its dealings with the Buyer. For the purposes of his Clause a Brither means: any payment or transfer of value or any other payment or commonly held to be improper, and any act that would breach the US Foreign Corrupt Practices Act, the UK Bribery Act or any equivalent legislation of any OECD member state or other country shall be considered a bribe for the country shall be all the considered a bribe for the country shall be all the considered a bribe for the country shall be all the country of the countr

PURCHASE TERMS AND CONDITIONS (DIRECT) - Continued

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24.NO THIRD PARTY BENEFICIARIES: Except with regards to Article 14, this Agreement is for the sole benefit of the parties hereto and their successors and permitted assigns, any legal or equilable rights hereunder.

24.NO THIRD PARTY BENEFICIARIES: Except with regards to Article 14, this Agreement is for the sole benefit of the parties hereto and their successors and permitted assigns, and nothing herein expressed or implied shall give or be construed to give to any person, other than the parties heretoand such successors and permitted assigns, any legal or equitable rights heretoand. Set a successor and permitted assigns, any legal or equitable rights heretoand such successors and permitted assigns, and nothing herein expressed or implied shall give or be construed to person, other than the parties. Nothing contained herein shall be construed to create an association, joint venture, trust, or partnership, or impose a trust or partnership covenant, obligation, or liability on or with regard to the parties. Each party shall be individually responsible for its owncovenants, obligations, and liabilities under this Agreement.

25.SET-OFF: Buyer may credit any amount which Seller owes to Buyerunder this Agreement, or obsed upon any other claim or right, against any amounts which Buyer owes to Seller hereunder.

27.HEADINGS: The headings used herein are for convenience purposesonly and shall not be used to interpret this Agreement.

28.CONSTRUCTION OF AGREEMENT: Any ambiguities or uncertainties in the wording of any provision of this Agreement shall not be construed or interpreted for or against any party because that party drafted or caused its legal representative to draft the provision.

29.SEVERABUITY: If for any reason any provision contained in this Agreement is held to be invalid, illegal, unenforceable, or otherwise void by acourt of competent jurisdiction, the remaining provisions of this Agreement shall not be affected and shall continue in full force and effect.