TERMS AND CONDITIONS OF PURCHASE

These Terms and Conditions of Purchase are comprised of the following sections:
(A) Section A – General Terms & Conditions of Purchase, which apply to all Orders and Contracts;
(B) Section B – Purchase or Hire of Goods, which (in addition to Section A) apply to the purchase of Goods;
(C) Section C – Purchase of Services, which (in addition to Section A) apply to the purchase of Services; and
(D) Section D – Purchase of Works, which (in addition to Section A) apply to the purchase of Works.

SECTION A – General Terms & Conditions of Purchase

1. Definitions and Interpretation

1.1 The following terms shall have the following meanings:

"Amendment Order" means a purchase order or other written instruction issued by Innospec (or a written agreement with the Supplier) which amends an Order;

"Completion Date" means the date or dates specified in the Order by which Performance must be completed;

"Confidential Information" means any information of a confidential nature embodied in data, technical knowledge, specifications, chemical and physical compositions, formulations, blends, materials, raw materials, process information, know-how, ideas, plans, drawings, designs and/or other communications, in tangible or non-tangible form, relating to or useful in connection with the Goods, the Services, the Works, the Site and/or of the development, processing, production and/or marketing and sales of any of Innospec’s compositions, products and technologies (including the Goods) and/or the operation of the Site disclosed or provided by Innospec to the Supplier and all information not in the public domain concerning Innospec, its business and its technical or commercial know-how which the Supplier may become aware of pursuant to the Contract or in the course of quoting for, tendering for, or fulfilling, the Order;

"Contract" means the contract (incorporating these Terms and any document referred to in the Order between Innospec and the Supplier for the purchase and/or hire (as the case may be) of the Items;

"Employees" means any and all employees of the Supplier and of the Subcontractors;

"Goods" means Hire Goods and/or Sale Goods as the case may be, as set out in the Order;

"Hire Goods" means any and all goods which are to be taken on hire by Innospec from the Supplier under the Contract, as specified in the Order;

"Innospec" means Innospec Limited whose registered office is at Innospec Manufacturing Park, Oil Sites Road, CH65 4EY, England;

"Innospec Materials" means all materials which are provided or paid for by Innospec and which are to be incorporated in Sale Goods or Works;

"Intellectual Property Rights" means all the rights in products of the human intellect, including in respect of trade marks, service marks, trade names, logos, get-up, inventions (whether patentable or not), patents, utility models, trade secrets, know-how (including confidential technical, industrial and commercial information in any form), designs, copyright works, as well as any other intellectual property rights of whatsoever nature which may subsist in any part of the world; and includes, where such rights are obtained or enhanced by registration, any registration of the above and applications and rights to apply for such registration, as well as any confidential information relating to that subject matter and the word "Intellectual Property" shall have a corresponding meaning;

"Items" means Sale Goods and/or Hire Goods and/or Services and/or Works (as the case may be), as set out in the Order;

"Laws" means all applicable laws, statutory instruments, regulations, directives, codes of practice and standards; including (without limitation), the Bribery Act 2010, export controls and the Data Protection Act 1998;

"Order" means Innospec’s purchase order or written instruction for (or written agreement with the Supplier in respect of) the purchase and/or hire of Items together with all documents referred to therein and including any variations thereto made by an Amendment Order;

"Performance" means delivery of Goods and/or provision of the Services and/or provision of the Works (as the case may be);

"Price" means the price payable to the Supplier for the Items;

"REACH" means European Community Regulation (EC)1907/2006 on the Registration, Evaluation, Authorisation, and Restriction of Chemical Substances;

"Sale Goods" means any and all goods which are to be purchased by Innospec from the Supplier under the Contract, as specified in the Order and/or any goods, whether or not so specified, which are to be supplied to Innospec in connection with the Works (as the case may be);

"Services" means any and all services which are to be purchased by Innospec from the Supplier under the Contract, as specified in the Order and/or any services, whether or not so specified, which are to be supplied to Innospec in connection with the Goods and/or Works (as the case may be);

"Site" means Innospec’s premises;

"Subcontractors" means any and all agents and permitted subcontractors of the Supplier;

"Supplier" means the person, firm or company to whom the Order is issued;

"Terms" means these terms and conditions of purchase, together with any amendments hereto which may be agreed by Innospec and the Supplier;

"Working Day" means any day between the hours of 9.00am and 5.00pm (U.K. time) other than a Saturday, Sunday or public holiday in England; and

"Works" means any and all work to be undertaken by the Supplier under the Contract, as specified in the Order.

1.2 In these Terms, unless the context otherwise requires, words denoting the singular shall include the plural and vice versa.

1.3 The headings in these Terms are for convenience only and shall not affect their construction or interpretation.

1.4 Any reference to a statutory provision or regulation includes a reference to the statutory provision or regulation (as the case may be) as modified or re-enacted or otherwise amended or substituted.

2. Formation and Incorporation

2.1 These Terms are the only terms and conditions on which Innospec is prepared to deal with the Supplier, and shall govern the Contract to the entire exclusion of all other terms and conditions. No terms and/or conditions endorsed upon, delivered with or contained in the Supplier’s quotation, acknowledgment or acceptance of the Order, brochure, specification or other document shall form part of any contract of the Supplier and the Contract waves any right which it otherwise might have to rely on any such terms and/or conditions.

2.2 Each Order is an offer to purchase and/or hire (as the case may be) the Items subject to these Terms, and acceptance by the Supplier of an Order, whether expressly or by conduct, shall be deemed to be an acceptance of (and not a counter offer to) such offer.

2.3 Any variation to these Terms shall have no effect unless expressly agreed by Innospec and the Supplier in writing and signed by a duly authorised representative of Innospec.

3. Amendments to Orders

3.1 Innospec may at any time make changes in respect of an Order (which may include, without limitation, changes in specifications, design, shipment, quantities, and place or time of Performance). Innospec shall issue an Amendment Order in respect of such changes, and if such changes result in an increase in the costs of, or the time required for, Performance by the Supplier, an equitable adjustment shall be made to the Price or the Completion Date (or both). Any such adjustment must be approved in writing by Innospec before the Supplier proceeds with the Performance of any such changes.

3.2 Innospec may by written notice reduce the quantity or change the nature of the items, cancel the Order or require the Supplier to suspend Performance if Innospec is prevented from, or delayed in, the carrying on of its business (or any part thereof) through any circumstances beyond its reasonable control.

3.3 Without prejudice to the generality of clause 3.2, the following shall be included as causes beyond Innospec’s reasonable control:

3.3.1 act of God, fire, explosion, flood, epidemic or accident;

3.3.2 a power failure or breakdown of plant or machinery;

3.3.3 governmental actions, war or threat of war, acts of terrorism, national emergency, riot, civil disturbance, or sabotage;

3.3.4 import or export regulations or embargoes;

3.3.5 labour disputes or strikes; and

3.3.6 inability to obtain or difficulties in obtaining materials, transport, fuel, parts, machinery or labour.

4. Price and Payment

4.1 Unless otherwise stated, the Price shall be

4.1.1 inclusive of all charges and expenses incurred by the Supplier in relation to the Items (including, without limitation, packing, shipping, loading, carriage, insurance, delivery to the relevant Site, travel and

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substance costs) and any duties, levies or taxes (other than value added tax) and
fixed for the duration of the Contract.
4.2 The Supplier shall not be entitled to make any increases in the Price (whether on account of increased costs to the Supplier in respect of materials, facilities, labour, transport, exchange rates or otherwise) and Innospec shall not be liable to make any extra payment to the Supplier in respect thereof unless Innospec has agreed in writing or such change has been set out in an Amendment Order.
4.3 Unless otherwise stated in the Order, the Supplier shall be entitled to invoice Innospec on or after the first day of the following month. Payments and statements shall be sent by e-mail to: payments@innospec.com.
4.4 Each invoice shall be in the currency specified in the Order and clearly state the Order number, the reference number of Items, details of hours worked by Employees (in the case of Services or Works where any part of the Price shall be calculated by reference to hourly or daily work rates), the period of hire (in the case of Hire Goods), and all information required to be stated on a tax invoice for VAT purposes, together with such other information as may be specified by Innospec.
4.5 Unless otherwise specified in the Order (and subject to acceptance of Items by Innospec), Innospec will pay the Supplier within 60 days following the end of the month in which Innospec received a valid invoice in accordance with clause 4.4.
4.6 Without prejudice to any other remedy which it may have, Innospec reserves the right to set off any sums due to it from the Supplier at any time (whether under the Contract or any other contract between the Supplier and Innospec) against sums payable to the Supplier by Innospec under the Contract.
4.7 Unless otherwise stated, all payments under the Contract shall be made in the currency specified in the Order. Innospec shall be entitled to deduct from any payment to the Supplier all charges, duties or taxes if and to the extent it is required to do so under any Laws.
4.8 Innospec and its representatives shall, from the date of the Contract until the expiry of two years following the Completion Date, be entitled (on reasonable notice and at reasonable times) to have access to the Supplier’s premises (and those of the Subcontractors) to inspect such premises and all relevant documents, information and data for the purposes of auditing the Supplier’s charges and otherwise ascertaining that the provisions of these Terms are being (or have been) complied with. The Supplier and (the Subcontractors) shall, at all times, provide Innoccosts with: (a) all assistance which Innospec reasonably requires for such purposes; and (b) any necessary warnings, copies of such documents, information and data which Innoccosts may require.
4.9 The Supplier agrees to waive any right it may otherwise have to exercise a lien, to make a claim, or seek a judgement or award, against Safe Goods or Works at any time, and acknowledges that its sole right in the event of any failure by Innoccosts to pay for any Safe Goods or Works is to seek to recover such payment as a debt.

5. Safety Obligations

5.1 The Supplier acknowledges that hazardous operations are carried out on parts of Innospec’s premises. The Supplier shall, in respect of any part of Performance to be effected by it at the Site, observe and shall ensure that the Subcontractors and the Employees observe: (a) all rules, regulations and procedures in force from time to time at the Site (including, for the avoidance of doubt but without limitation, Innospec’s permit to work system, drug and alcohol policy, and searching of personnel and their vehicles by Innospec’s security personnel); and (b) the Laws (including, for the purpose of this clause 5.1 only, the Health and Safety at Work etc Act 1974 and all health and safety regulations and all further documents, information and data which Innoccosts may require).
5.2 All operations shall be undertaken safely. Innoccosts shall not be responsible for supervising and/or checking any health and safety requirements or risk assessments which are to be undertaken by the Supplier pursuant to these Terms. Such responsibility shall remain with the Supplier at all times, notwithstanding any supervision or checks which Innoccosts or its representatives may undertake from time to time.
5.3 Prior to any delivery of Goods and any use by the Supplier of any equipment or materials on the Site, the Supplier shall furnish Innoccosts with a full and accurate written list (by name and description) of any harmful or potentially harmful properties, components of ingredients or Goods or such equipment and materials (and shall thereafter notify Innoccosts in writing of any changes thereto from time to time). The Supplier acknowledges that Innoccosts will rely on such information in order to satisfy its own obligations under the Health & Safety at Work etc Act 1974, and any other relevant legislation.
5.4 The Supplier shall maintain detailed quality control and manufacturing records in respect of Safe Goods and Works for a period of 12 years from the Completion Date.

6. Indemnities and Insurance

6.1 Without prejudice to any other remedy which Innoccosts may have (whether under these Terms or otherwise) the Supplier shall indemnify and hold Innoccosts (and keep indemnified and held harmless Innoccosts (and keep it indemnified and held harmless) from and against all direct, indirect and consequential loss, liability, actions, costs, claims, damages and expenses (including legal expenses on an indemnity basis) awarded against or suffered or incurred or paid by Innoccosts as a result of or in connection with any of the following matters (save in each case if and to the extent caused by or contributed to by any act or omission of Innoccosts):
6.1.1 any breach by the Supplier of these Terms (including, without limitation, in respect of the warranty in clause 9.1);
6.1.2 any act or omission (including negligence or breach of any statutory duty) of the Supplier, the Subcontractors or the Employees in effecting (or purporting to effect) Performance;
6.1.3 any claim by any third party that the Items infringe (or any use, resale, exportation or importation of Goods infringes) any Intellectual Property Rights (except if, and to the extent that, such claim arises from any act, omission, drawings, directions or instructions provided to the Supplier by Innoccosts for the purposes of the Contract); and
6.1.4 any claim in respect of liability, loss, injury, death, damage, cost or expense suffered by any third party (including Innoccosts’s employees and agents).
6.2 The Supplier shall (and shall ensure that the Subcontractors shall) for the duration of the Contract and for such period as may be necessary thereafter, provide the following minimum insurance cover with a reputable insurance company:
6.2.1 public liability insurance to a level of cover not less than £5 million per occurrence or series of occurrences arising from one event (unlimited in the insurance period);
6.2.2 product liability insurance to a level of cover not less than £5 million per occurrence or series of occurrences arising from one event;
6.2.3 legal liability insurance for automobiles and motorised equipment used or furnished by the Supplier and/or the Subcontractors.
6.3 The Supplier shall insure Safe Goods (and any materials of Innospec) to the full replacement value measured against all risks (including, fire, theft and explosion and theft) for so long as the risk therein shall be with the Supplier.
6.4 Unless otherwise stated in the Order or agreed by Innoccosts in writing, the Supplier shall at all times insure Hire Goods to the full replacement value measured against all risks (including, fire, theft and explosion and theft) for so long as the risk therein shall be with the Supplier.
6.5 Each of the insurance covers referred to in clauses 6.2.1, 6.2.2 and 6.3 shall contain an ‘Indemnity to Principals’ clause with waivers of rights of subrogation against Innoccosts and its employees.
6.6 The Supplier shall produce such evidence as Innoccosts may require to demonstrate compliance with the foregoing obligations of the Supplier with respect to insurance cover. Should the Supplier fail to maintain any such insurance, then Innoccosts shall be entitled (but not obliged) to insure against the resultant risks and deduct from any sums due to the Supplier under the Contract an amount equal to the premiums paid by Innoccosts in respect of such insurances.

7. Confidential Information and Intellectual Property Rights

7.1 Save if and to the extent otherwise required by law, the Supplier shall keep in strict confidence all Confidential Information. The Supplier shall only use the Confidential Information in connection with the Contract and/or the Order and on no other purpose whatsoever.
7.2 All Intellectual Property Rights created under or arising out of the fulfilment of the Order by the Supplier, and all titles thereto, shall be assigned to and vested in Innoccosts immediately upon the date of the Order or creation of the relevant Intellectual Property Right, as the case may be. Any documents provided by the Supplier to Innoccosts in connection with the fulfilment of the Order shall be deemed to be the property of Innospec from the date on which they are provided and will be treated by the Supplier as the Confidential Information of Innoccosts. At the request of (and at no cost to) Innoccosts, the Supplier shall do all such acts and enter into all agreements (and deliver (or procure the execution and delivery of) such further documents and instruments as may be necessary or desirable to enable Innoccosts to keep and enjoy and to use and own and to obtain the benefit of any Item and all Intellectual Property Rights in any Item to secure patent or other appropriate forms of protection for any New Item throughout the world.
7.3 The Supplier shall forthwith return or destroy (at Innoccosts’s option) the Confidential Information or any part thereof (a) if requested by Innoccosts at any time; (b) whenever a document is superseded by a further document; and (c) upon completion of Performance or upon termination of the Contract (whichever comes earlier).
7.4 The Supplier shall not, without the prior written consent of Innoccosts:
7.4.1 use Innoccosts’s name, or any business or premises of Innoccosts for any purpose other than for properly fulfilling the Order;
7.4.2 advertise or publicise announce that it supplies or has supplied Items to Innoccosts;
7.4.3 photograph any part of Innoccosts’s premises or any situation thereon or any equipment, plant or materials used for (or to be incorporated as part of) any Items; or
7.4.4 authorise or allow the Subcontractors, the Employees or any other person to have any use of the Confidential Information or any Item.
7.5 The Supplier shall ensure that the Subcontractors and the Employees are subject to the same obligations of confidentiality as the Supplier under this clause 7. and provided that any breach by any of them or any of the Subcontractors or Employees shall be deemed to be a breach of this clause 7 by the Supplier.
7.6 The Supplier represents and warrants that, as at the date of the Contract (or assignment if later);
7.6.1 it is or will be (as the case may be) the sole legal and beneficial owner of the rights assigned by the Contract;
7.6.2 all the assigned rights are subsisting and enforceable or will be (as the case may be) subsisting and enforceable and nothing has been done to make them invalid;
7.6.3 it has not assigned or licensed any of the assigned rights by this Agreement;
7.6.4 the rights assigned by this Agreement are free from any security interest, options, mortgage, charge or lien.

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8. Performance

8.1 The Supplier shall effect Performance by the Completion Date, time being of the essence of the Contract.

8.2 The Supplier shall (at its own expense) provide such data as Innospec shall deem necessary to ensure that the Order will be completed by the Completion Date.

8.3 If the Supplier shall fail to commence Performance on the starting date specified on the Order or if it appears to Innospec (in its discretion) that the Supplier may not be able to complete Performance by the Completion Date, Innospec may cancel the Order or any part thereof in accordance with the provisions of clause 11.

8.4 Precise conformity of Items with the provision of these Terms is of the essence of the Contract, and Innospec shall be entitled to reject any Items which do not so conform, however, slight the breach may be.

8.5 Where Innospec agrees to accept Performance in instalments, the Contract shall be deemed to be a separate contract in respect of each Instalment. However, notwithstanding the foregoing, failure by the Supplier to effect Performance in respect of any one instalment shall entitle Innospec (at its option) to treat the whole of the Contract as repudiated.

9. Warrantees, Defects, Breakdowns and Remedies

9.1 The Supplier warrants to Innospec that Goods will conform in all respects with the provisions of clause 15.1, that the Services will conform in all respects with the provisions of clause 20.1 and that the Works will conform in all respects with the provisions of clause 23.1.

9.2 Without prejudice to any other remedy which Innospec may have (whether under these Terms or otherwise), if Items do not so conform, or if the Supplier fails to comply with any of these Terms, Innospec shall be entitled to reject any or more of the following remedies at its discretion (whether or not the whole or any part of the Goods, Services or Works has been accepted by Innospec):

9.2.1 to rescind the Order (or part thereof);
9.2.2 to reject the relevant Goods, Services or Works, in whole or in part (and, in the case of Goods, to return them to the Supplier, at the Supplier’s risk and cost, on the basis that Innospec shall be entitled forthwith to a full refund or credit, as the case may be, for Goods so returned);
9.2.3 at Innospec’s option, to require the Supplier (at the Supplier’s expense) to remedy any defect in the relevant Items or to supply replacement goods or works and carry out any other necessary work to ensure that the Order is performed in accordance with these Terms;
9.2.4 to itself carry out, or to have carried out (in each case, at the Supplier’s expense), any work necessary to make Items comply with the Contract;
9.2.5 to receive from the Supplier any additional costs and expenses which Innospec inures as a result of the Supplier’s breach (including, without limitation, in respect of obtaining the relevant Items from another source);
9.2.6 to refuse to accept any further Performance which the Supplier attempts to make, without any liability to the Supplier in respect thereof.

9.3 The Supplier shall promptly and properly undertake any maintenance or repairs to Items which are to be undertaken by it pursuant to these Terms.

9.4 The provisions of these Terms which relate to Items shall be deemed to apply (so far as is relevant to any repairs to Items which are undertaken, and to any replacement goods which are provided, by the Supplier pursuant hereto).

10. Innospec Materials

10.1 All Innospec Materials shall:

10.1.1 remain the property of Innospec but on delivery of physical possession to the Supplier shall become at the risk of the Supplier and shall so remain until title shall pass by Innospec of the Sale Goods or Works in which such materials are incorporated; and
10.1.2 where such materials are to be stored at the Supplier’s premises, be clearly marked by the Supplier as Innospec’s property and shall be stored separately from the Supplier’s property in a safe and proper manner. The Supplier hereby irrevocably grants Innospec the right to enter and remove such materials (and for those of the Subcontractors) at any time to remove any Innospec Materials.

10.2 The Supplier shall use any Innospec Materials in a proper and economical manner, in accordance with the Supplier’s instructions and for no other purpose whatsoever. Any surplus shall be accounted for to Innospec and disposed of in accordance with Innospec’s instructions. Any waste of, loss of, or damage to such materials caused by poor or inefficient workmanship or practices or by any default of the Supplier in storing and maintaining such materials shall be made good at the Supplier’s expense or the damage thereto shall be of equivalent quality and specification and shall not be used or substituted without Innospec’s prior approval.

11. Termination

11.1 Innospec shall be entitled at any time to cancel the Order in whole or in part by giving written notice to the Supplier, whereas the Supplier shall forthwith cease any further fulfilment of the Order (unless and to the extent otherwise provided in the notice of cancellation).

11.2 In the event of any cancellation in accordance with clause 11.1, Innospec’s sole liability to the Supplier shall be to pay the Supplier on a quantum meruit basis for such parts of the Order which have been fulfilled by the Supplier to Innospec’s satisfaction as at the date of cancellation, together with the costs of all goods and materials which have been procured reasonably by the Supplier from third parties for the purposes of fulfilling the Order and which the Supplier is unable to use as part of its stock-in-trade, and reasonable cancellation charges payable by the Supplier in respect of such Contracts properly in place for fulfilment of the Order, subject always to the Supplier taking all reasonable steps to mitigate its losses and liabilities. For the avoidance of doubt (but without prejudice to the foregoing) and without limitation, Innospec shall not be liable to the Supplier in respect of such cancellation for any loss of profit, loss of anticipated profit, loss of contract or any other direct, indirect or consequential loss whatsoever.

11.3 In the event that Goods (and in any goods and materials procured by the Supplier from third parties) are paid for by Innospec in accordance with clause 11.2, or to be so paid for, shall pass forthwith to Innospec on the date of cancellation of the Order.

11.4 Innospec shall be entitled at any time to terminate the Contract forthwith by giving written notice to the Supplier if:

11.4.1 the Supplier breaches any of these Terms (regardless of the nature, type, materiality or duration of any such breach);
11.4.2 if the other party is unable to pay its debts when they become due or ceases to carry on its business; or
11.4.3 if the other party enters into any arrangement with its creditors for the repayment of its debts;
11.4.4 if the other party and on account of financial difficulties of the other party, an administration order is made or a receiver or manager is appointed; or
11.4.5 if the other party becomes bankrupt or in respect of the other party a winding up resolution is passed or a winding up order is made; or
11.4.6 if events or acts occur or are done in relation to the other party which are equivalent to any of those described in clauses 11.4.4 and 11.4.5 above; or
11.4.7 the Supplier ceases or threatens to cease to carry on its business; or
11.4.8 the financial position of the Supplier deteriorates to such an extent that in the opinion of Innospec the Supplier’s capability adequately to fulfill its obligations under the Contract has been placed into jeopardy; or
11.4.9 if, on any termination of the Contract (howsoever arising), any sums are owed to Innospec by the Supplier, the Supplier shall pay such sums without any deduction or set-off within 60 days of the date of such termination.

12. Assignment and Subcontracting

12.1 The Supplier shall not assign, transfer or subcontract any of its rights and obligations under the Contract (or any part thereof) without Innospec’s prior written consent. Innospec shall be entitled to grant or withhold such consent in its absolute discretion, and the granting of any consent may be subject to such conditions as Innospec shall determine.

12.2 Innospec shall be entitled to assign the Contract (or any part thereof) to any person, firm or company without the Supplier’s consent.

13. Notices and Documents

13.1 Unless otherwise expressly provided in these Terms, any notice or other communication to be given under the Contract shall be in English and given in writing and shall be validly given if sent by facsimile transmission or recorded delivery post (or by agreement where appropriate) to the address or facsimile number stated for Innospec and the Supplier respectively on the Order or to any address subsequently specified in writing for this purpose.

13.2 Any such notice or communication shall be deemed served (in the case of service by post) on the second Working Day after the date of posting and (in the case of service by facsimile) on the next Working Day after transmission.

14. General

14.1 Unless otherwise specified by Innospec, all information and documentation to be provided by the Supplier (or the Subcontractors) pursuant to these Terms or otherwise in connection with the Order shall be in the English language.

14.2 The Supplier will comply with the Laws.

14.3 Any provision of these Terms which is held by a competent authority to be invalid, void or unreasonable (in whole or in part) shall be deemed to be severed from the other provisions of these Terms to the extent necessary, and any such provision shall not affect the validity and enforceability of the remainder of these Terms.

14.4 Failure by Innospec to enforce (or any delay by it in enforcing) any provision of these Terms in respect of any breach by the Supplier shall not be construed as a waiver of such breach and shall not affect Innospec’s rights in respect of that, or any subsequent, breach by the Supplier.

14.5 All aspects of the Contract (including, without limitation, its formation, validity, performance and construction) shall be governed by English law and the terms of the United Nations Convention on Contracts for the International Sale of Goods (Vienna 1980) shall not apply. Innospec and the Supplier hereby irrevocably submit to the jurisdiction of the English courts (the decision of which shall be binding upon them).

14.6 Anti-Slavery. The Supplier shall comply with all applicable laws and regulations (including those concerned with related transparency and/or disclosures requirements) relating to the eradication of slavery, human trafficking and forced, bonded, indentured, involuntary, compulsory or child labour in all parts of its business. The Supplier agrees to treat its workers with
dignity and respect, provide them with a safe work environment and conduct business in compliance with all applicable environmental, human rights, labour and employment laws and regulations. The Supplier shall require its suppliers, including labour brokers and agencies, to comply with the requirements of this clause.

14. Anti-Bribery and Anti-Corruption. The Supplier shall ensure that all business is conducted free from any and all forms of corruption or bribery, including money laundering and fraud, and shall comply with all applicable anti-bribery and anti-corruption laws and regulations including without limitation the U.S. Foreign Corrupt Practices Act 1977 and the UK Bribery Act 2010. The Supplier shall notify Innospec immediately upon becoming aware of, or suspecting, any actual or potential breach of this clause.

14.1. Export Controls and Trade Sanctions. The Supplier agrees to comply with all applicable export control and trade sanctions laws and regulations, including but not limited to (a) U.S. Export Administration Regulations (EAR); (b) the U.S. International Traffic in Arms Regulations (ITAR); (c) all applicable U.S. sanctions and embargoes administered by the U.S. Department of Treasury; (d) U.S. anti-boycott laws; (e) the applicable export control rules, economic sanctions and other restrictive measures of the UK and of the European Union, as enforced by its Member States; and (f) all other applicable foreign laws and regulations.

The Supplier shall notify Innospec immediately upon becoming aware of, or suspecting, any actual or potential breach of this clause. In such event, Supplier agrees that Innospec may in its sole discretion, terminate any and all of its obligations under these terms (regardless of whether Supplier has given notice as required by this section), and that Innospec shall not be subject to any liability as a result of, or in connection with any such termination.

14.2. Data Protection. The Supplier shall comply with all applicable privacy and data protection laws and regulations.

SECTION B – Purchase or Hire of Goods

15. Standards of Goods

15.1 Goods shall:

15.1.1 conform strictly as to quantity, quality and description stated in the Order and/or in any applicable specification supplied or advised by Innospec to the Supplier;

15.1.2 comply with the Laws (and be manufactured, packaged and delivered in accordance therewith) in particular where of a nature falling within the scope of REACH, have been appropriately pre-registered and registered in accordance with the obligations arising from REACH, whether or not sourced within the European Economic Area;

15.1.3 be free from defects in design, materials and workmanship;

15.1.4 be in strict conformance with any samples, patterns, drawings and/or specifications stated in the Order, in any applicable specification supplied or advised by Innospec to the Supplier and/or any applicable specification supplied or advised by the Supplier and agreed by Innospec;

15.1.5 be capable of meeting any standard of performance specified in the Order and/or in any applicable specification supplied or advised by Innospec to the Supplier;

15.1.6 be of satisfactory quality (within the meaning of the Sale of Goods Act 1979); and

15.1.7 be for the express or implied purpose for which they are to be supplied under the Order.

15.2 Sale Goods shall (in addition to the requirements of clause 15.1) be packaged and marked in accordance with any instructions given by Innospec.

15.3 The Supplier shall ensure that conflict minerals are not necessary to the functionality or production (as defined under Section 1502 of the United States Dodd-Frank Wall Street Reform and Consumer Protection Act and the Securities and Exchange Commission Rules issued pursuant to that Act) of the Goods supplied to Innospec. Upon Innospec’s request, the Supplier shall promptly provide to Innospec a signed certification, in such form as Innospec may from time to time require, confirming compliance with the provisions of this clause.

16. Inspection, Testing and Documentation

16.1 Innospec and its representatives shall be granted access to any premises of the Supplier (and those of the Subcontractors) and be allowed to inspect and/or test Goods at any time prior to acceptance or delivery.

16.2 The Supplier shall make available at its own expense all equipment, materials, services and facilities necessary for carrying out such tests on Goods as Innospec may require. If required by Innospec, the Vendor shall provide all necessary representations, Goods shall be completely assembled for tests and/or dismantled for inspection before despatch.

16.3 If, as a result of any such inspection or testing, Innospec is not satisfied that Goods will comply in all respects with the Contract and so notifies the Supplier as soon as practicable after the relevant inspection or testing, the Supplier shall take all steps which are necessary to ensure such compliance.

16.4 Notwithstanding any inspection or testing in accordance with this clause 16, the Supplier shall remain fully responsible for Goods and any such inspection or testing shall not remove, diminish or otherwise affect the Supplier’s obligations under the Contract (including, without limitation, its responsibility for any defects subsequently found in materials and/or workmanship).

16.5 The Supplier shall (at its expense) provide in respect of all Goods all applicable certificates (including, where necessary, certificates of analysis, tests, inspection or origin, operating and safety instructions, warning notices and customs documentation and (on request or when otherwise expressly or by implication required) written assurance that Sales Goods are and will continue to be in compliance with REACH. All such certificates and documentation shall be provided whenever requested by Innospec and, in any event, at the same time as Performance.

16.6 The Supplier shall (at its expense) prepare and submit to Innospec such drawings, data and other information which Innospec may require in respect of any items. Innospec shall have the right to approve all drawings and data but such approval shall not relieve the Supplier of any of its responsibilities under the Contract. Unless otherwise agreed in writing by Innospec, the Items shall fully comply with the drawings.

17. Delivery of Goods

17.1 Goods shall be delivered by the Completion Date and in any manner specified in the Order.

17.2 Goods which are supplied earlier than the specified delivery dates will not be accepted or paid for by Innospec unless so agreed by Innospec in writing.

17.3 Unless otherwise stated in the Order: (a) the Supplier shall be responsible for and bear the cost of packaging, labelling, loading, carriage and/or off-loading of Goods; and (b) Goods shall be delivered to Innospec’s usual place of business during a Working Day.

17.4 When Sale Goods are delivered to Innospec in bulk, their weight as measured on Innospec’s weighbridge shall (in the absence of manifest error) be deemed conclusive as to the weight of Sale Goods actually delivered.

17.5 Innospec reserves the right to mark Sale Goods immediately on delivery, for the purposes of security. Notwithstanding any such marking or any signature on Innospec’s behalf for Receipt of Goods in good order, Innospec shall not be deemed to have accepted Goods until it has had 30 days following delivery to inspect them and/or, if later, within a reasonable time after any latent defect in Goods has become apparent. The Supplier shall not be entitled to raise any objection on the grounds of such marking or such signature to any subsequent rejection of Goods by Innospec.

17.6 Unless otherwise agreed by Innospec in writing, all packaging and labelling in respect of Sale Goods shall be supplied at no extra cost to Innospec. Such packaging will not be returned to the Supplier unless Innospec specifies otherwise, in which case the Supplier shall promptly remove the relevant packaging at its cost to Innospec and shall be fully responsible for its disposal.

17.7 The Supplier shall provide with each delivery of Goods a prominent delivery note stating the Order number, the number of packages, the contents, quantities and (in the case of part delivery) the outstanding balance remaining to be delivered.

17.8 If Goods are delivered to Innospec in excess of the quantities specified in the Order, Innospec shall not be bound to pay for the excess, which will be at the Supplier’s risk and be returnable to the Supplier (at the Supplier’s risk and expense).

17.9 In the case of Hire Goods, the applicable hire period shall commence when the relevant Hire Goods are delivered by the Supplier or, where Hire Goods are to be collected by Innospec, on the date of such collection.

17.10 Hire Goods may at any time be moved by Innospec to any location. Whenever reasonably requested by the Supplier, Innospec shall inform the Supplier of the location of Hire Goods.

17.11 Where Hire Goods are hired for an indefinite period and are to be collected by the Supplier at the end of the hire period, the relevant hire period shall end as soon as Innospec notifies the Supplier that the Hire Goods are ready for collection (and, for the avoidance of doubt, the relevant hire charges will cease to be applicable in respect of any period after such notice has been given). For the purposes of this clause 17.11, such notice may be given by or on behalf of Innospec verbally or by electronic mail or by other reasonable means.

18. Title and Risk

18.1 Title in Sale Goods shall pass to Innospec on delivery. Risk in Sale Goods shall remain with the Supplier until acceptance by Innospec.

18.2 Title (and save as provided in clause 15) risk in Hire Goods shall remain with the Supplier at all times.

19. Hire of Goods

19.1 Unless otherwise stated in the Order or agreed by Innospec in writing, the Supplier shall throughout the hire period (and at no extra cost to Innospec) supply all fuel, oil, grease and other consumables for Hire Goods, and all tyres required to be replaced on Hire Goods through fair wear and tear or faulty manufacture.

19.2 Innospec shall not be required to pay for any period during which Hire Goods are subject to break-down, maintenance or repair (except caused by or necessitated by Innospec) and the amount of the Supplier’s charges shall be adjusted accordingly. For the purposes of this clause 19.2, where two or more items of Hire Goods are hired together as one working unit or group, the period of breakdown, maintenance or repair of any one such item shall be deemed to apply also to all other items of Hire Goods forming part of such working unit or group.

19.3 Save as provided in clause 19.4 (and unless otherwise stated in the Order or agreed by Innospec in writing), the Supplier shall at its own cost provide all items of Hire Goods to Hire Goods which are required to keep Hire Goods in good full working order throughout the hire period.

19.4 Innospec shall make good to the Supplier all damage to Hire Goods which is caused by Innospec (other than fair wear and tear).

19.5 The Supplier shall promptly and properly undertake any maintenance or repairs to Hire Goods which are to be undertaken by it pursuant to these Terms.

19.6 Innospec shall inform the Supplier as soon as reasonably practicable of any breakdown or unsatisfactory working of Hire Goods. Notwithstanding clauses 19.2 and 19.3, Innospec shall be entitled (but not obliged) to repair any punctures in tyres on Hire Goods without the prior authority of the Supplier.

SECTION C – Purchase of Services

20. Standards of Services

20.1 Services shall:

20.1.1 conform strictly with the requirements stated in the Order and/or in any applicable instruction or specification supplied or advised by Innospec; and

20.1.2 be provided in accordance with the Laws;

20.1.3 be provided using all due care, skill and diligence in accordance with best industry practice and to the highest standards of performance
which are practised in any industry in which services similar to the Services are carried out; and

20.1.4 in respect of any applicable subject matter of Services, produce an end result which is capable of meeting any function and/or standard of performance which has expressly or by implication been made known to the Supplier.

20.2 All Employees who are engaged in the provision of Services at any time shall possess suitable skills, qualifications, competency and experience and shall, whilst engaged in the provision of Services:

20.2.1 comply with Innospec’s reasonable directions and co-operate fully with Innospec’s employees and contractors;

20.2.2 observe all relevant policies of Innospec; and

20.2.2 maintain strict discipline and good order and shall not engage in behaviour or activities which are or could be detrimental to Innospec’s business or reputation.

20.3 Innospec reserves the right to require the Supplier to remove from the Site all or any Employees who do not comply with the provisions of clause 20.2. The Supplier shall provide replacements for such Employees as soon as reasonably practicable and at no extra cost to Innospec. Any request by Innospec to remove Employees pursuant to this clause 20.3 shall be without liability to the Supplier and shall not remove or diminish any of the Supplier’s obligations under the Contract.

21. Provision of Services

21.1 Services shall be undertaken in any manner and times specified in the Order.

21.2 The Supplier shall provide supervision of the Services and shall provide a lead person who shall be authorised on behalf of the Supplier to receive and act upon any directions and instructions from Innospec.

21.3 The Supplier shall not at any time interfere in any way with the business or other operations of Innospec, its employees and contractors.

21.4 In rendering the Services to Innospec as an independent contractor, the Supplier shall not be under the supervision or control of Innospec with respect to the details, manner or means of performance except to the limited extent set forth in this Agreement.

21.5 The Supplier shall keep true, full and accurate records of all things done (and, where appropriate, all expenses incurred) in relation to the provision of the Services. Innospec shall be entitled (free of charge) to inspect and take copies of such records on request.

21.6 The Supplier shall be responsible for providing (at its own expense) all necessary accommodation, office facilities, equipment, materials, administration, transport and support services and such other facilities as shall be necessary or desirable for the provision of the Services.

21.7 If, in respect of Services, any part of the Price shall be calculated by reference to hourly, daily or weekly rates (as the case may be), then the level and number of staff to be utilised by the Supplier shall be subject to prior written agreement with Innospec.

22. Title and Risk

22.1 Title in any product of the Services (including all Intellectual Property Rights) shall pass to Innospec on delivery. Risk in any product of the Services shall remain with the Supplier until acceptance by Innospec.

SECTION D – Purchase of Works

23. Standards of Works

23.1 Works shall:

23.1.1 conform strictly with the requirements stated in the Order and/or in any applicable instruction, drawing or specification supplied or advised by Innospec to the Supplier;

23.1.2 be provided in accordance with the Laws;

23.1.3 be provided using the best quality materials and workmanship;

23.1.4 be provided using all due care, skill and diligence in accordance with best industry practice and to the highest standards of performance which are practised in any industry in which services similar to the Works are carried out; and

23.1.5 in respect of any applicable subject matter of Works, produce an end result which is capable of meeting any function and/or standard of performance which has expressly or by implication been made known to the Supplier.

23.2 All Employees who are engaged in the provision of Works at any time shall possess suitable skills, qualifications, competency and experience and shall, whilst engaged in the provision of Works:

23.2.1 comply with Innospec’s reasonable directions and co-operate fully with Innospec’s employees and contractors; and

23.2.2 maintain strict discipline and good order and shall not engage in behaviour or activities which are or could be detrimental to Innospec’s business or reputation.

23.3 Innospec reserves the right to require the Supplier to remove from the Site all or any Employees who do not comply with the provisions of clause 23.2. The Supplier shall provide replacements for such Employees as soon as reasonably practicable and at no extra cost to Innospec. Any request by Innospec to remove Employees pursuant to this clause 23.3 shall be without liability to the Supplier and shall not remove or diminish any of the Supplier’s obligations under the Contract.

24. Provision of Works

24.1 Works shall be undertaken in any manner specified in the Order.

24.2 All equipment to be used by the Supplier in the provision of Works shall be kept in a good and safe operating condition at all times. All equipment and materials to be so used by the Supplier shall comply, and be used in accordance with, the Laws. The Supplier shall be responsible for ensuring that such equipment and materials are adequately protected against theft, adverse weather (and to the extent practicable) other loss or damage.