## McDermott Labs, Ireland - Terms and Conditions of purchase

1 In these Conditio	Interpretation ns, the following expressions shall have the following meanings:	6 Price     6.1 The price of the Services and/or Equipment will be as state
'Mylan"	means McDermott Laboratories Limited.	(a) exclusive of any applicable value added tax (which shall be
'Conditions"	means the terms and conditions of purchase set out in this document together with any special terms and	(b) inclusive of all charges for packaging, package, carriage, in and any duties, taxes or levies other than Value Added Tax
	conditions agreed in writing between MYLAN and the Supplier.	6.2 No increase in the price may be made, whether on account
'the Contract"	means the Order and the Conditions and any Drawings or other documents which are attached or referred to in the Order or which relate to the Services and/or Equipment ordered.	<ul><li>without the prior written consent of MYLAN in writing.</li><li>6.3 The Company is entitled to the benefit of any discount for</li></ul>
Services and/or		customarily granted by the Supplier, whether or not show
quipment"	means all services and/or equipment described in any Order agreed between MYLAN and Supplier including any materials, articles, plant, equipment, products or services or any of them to be supplied to MYLAN	7 Personnel
	pursuant to the Contract.	7.1 The Supplier shall arrange for such appropriately qualified p
Order"	the requirements of MYLAN issued by MYLAN to the Supplier on the official work order form of MYLAN to	necessary to support its obligations under any Order (the "Person
Supplier"	which these Conditions are annexed or otherwise issued by MYLAN in writing to the Supplier. the person, firm or company to whom the Order is addressed.	7.2 The Supplier shall only use Personnel who are suitably skille sufficient number to ensure that the Supplier's obligations are ful
	Basis of Purchase	7.3 The Supplier shall remain fully liable for its, and all Personn
2.1 The Order	constitutes an offer by MYLAN to purchase the Services and/or Equipment subject to the Conditions and no	7.4 The Supplier shall ensure that its Personnel who provide th 7.4.1 are sufficiently competent and have the appropriate prof
	inding on MYLAN unless and until the Supplier either expressly by giving notice of acceptance or impliedly by ne Order, in whole or in part accepts the offer.	and/or Equipment;
	ditions govern and are incorporated in every contract or other course of dealings made or undertaken by MYLAN	7.4.2 comply with all MYLAN policies (relating in particular to the which have been notified in writing to the Supplier);
	upplier. No other action on the part of MYLAN, whether by accepting Services and/or Equipment or otherwise,	7.4.3 observe all health and safety rules and regulations and ar
sitali be ci	Instrued as an acceptance of any other conditions.	MYLAN's premises from time to time and are notified to the Sup
	Ordering Procedure and Orders ay place Orders for its requirements of Services and/or Equipment in writing on MYLAN's official purchase order	7.4.4 if applicable, provide all documentation relevant to the w
or work o	der form. The date and place of delivery may be altered by MYLAN from time to time by written notice to the	Payment     The Supplier may invoice MYLAN on or at any time after p
	The Supplier must not make any changes whatsoever in the colour, specification, design or composition of the t once ordered without the prior written consent of MYLAN.	8.2 Unless otherwise stated in the Order, MYLAN will pay the
	ier must immediately inform MYLAN if the Supplier knows or believes that it will not be, or is unlikely to be, able	<ul> <li>last day of the month in which the invoice is issued pursua</li> <li>8.3 Without prejudice to any other right or remedy, MYLAN is</li> </ul>
to deliver	all or any of the Services and/or Equipment by the date required on the Order and MYLAN is entitled to cancel	8.3 Without prejudice to any other right or remedy, MYLAN is Equipment any sums owed to MYLAN by the Supplier.
any Order	placed without liability and without prejudice to any other right or remedy.	9 Termination
1 All Goods	Deliveries of Equipment must be delivered Carriage and Insurance Paid (as that term is defined in Incoterms 2010 Edition) to the address	9.1 MYLAN is entitled to terminate the Contract with immedia
stated on	the Order or otherwise notified to MYLAN ("Delivery Address") except where any provision of these Conditions	its debts as they fall due, or the value of its assets is less th and prospective liabilities; or a statutory demand is served
	provides otherwise or unless otherwise agreed in writing. All prices, unless otherwise stated, include packing, ckaging and delivery.	or occurs; or if the Supplier commits a material breach of
	ment ordered by MYLAN are at the Supplier's risk until delivered to the Delivery Address.	Supplier. 9.2 If any of the events described in Condition 8.1 occurs MYL
	nust be made by the Supplier during MYLAN's normal working hours (between 8 am and 4 pm Monday to Friday)	itself of any one or more of the following remedies at its of
	ested by MYLAN. MYLAN accepts no responsibility for Equipment delivered outside these times. the Equipment passes to MYLAN on proper delivery to the Delivery Address, whether or not MYLAN has made	Equipment have been accepted by MYLAN:
	n respect of them, unless payment of the Equipment is made prior to delivery, in which case title passes to	<ul> <li>(a) to rescind the Order;</li> <li>(b) to reject the Equipment (in whole or in part) and return the</li> </ul>
	Ice payment has been made and the Equipment have been appropriated to the Contract. The Supplier will MYLAN against any third party claims regarding title of Equipment.	basis that a full refund for the Equipment so returned will
	ignment of Equipment ordered by MYLAN must be delivered in full by the due date stipulated by MYLAN and time	(c) at MYLAN's option to give the Supplier the opportunity at any idea of the Services and (or Equipment or to supplier)
	nce of the Agreement. The date for delivery is as specified in the Order, or if no such date is specified then the	provision of the Services and/or Equipment or to supply re ensure that the terms of the Contract are fulfilled;
	hall request a date for delivery from MYLAN and MYLAN will provide such date for delivery to the Supplier. If any nly partially fulfilled by the agreed date, then MYLAN reserves the right, without prejudice to any other remedy,	(d) to refuse to accept any further deliveries of the Equipment
either to a	ccept or reject Equipment that have been delivered and, in either case, to cancel the Order in respect of those	<ul> <li>to carry out at the Supplier's expense any work necessary Contract; and</li> </ul>
	not been delivered on time and to apportion the price accordingly. The delivered must be accompanied by a dispatch note or a consignment note and a packing note quoting the	<ul> <li>(f) to claim such damages as may have been sustained in con</li> </ul>
	errence number (and any relevant part number) which must be displayed prominently. Any indication by MYLAN	9.3 All provisions of this Agreement which in order to give Agreement in whole or in part will remain in full force
	y that a consignment accords with the consignment note shall not be taken as indicating that MYLAN has	
	the Equipment. entitled to reject any Equipment delivered which are not in accordance with the Contract within 60 days of the	10 Ownership of Property All Drawings, dies, moulds, tooling and other proprietary informa
defect co	ning to its attention.	inventions, processes or initiatives) ("Information") either furnish
	ier bears the risk in respect of any rejected Equipment. MYLAN is entitled to charge the Supplier a daily storage the period in which any rejected Equipment remain uncollected.	Supplier for the purpose of the Contract must remain the proper strictly confidential, must keep it safely and must not use nor dis
	olier fails to deliver the Equipment ordered by MYLAN in full or in part or to make delivery within the period	the Contract. MYLAN may reproduce and use such Information for
	then the Supplier is liable to indemnify and reimburse MYLAN fully for its loss or damage directly or indirectly	11 General
	le to the delay in delivery or failure to deliver, including (without limitation) any expenditure reasonably incurred I which are in any way attributable to the Supplier's failure to deliver the Equipment on the due date.	11.1 Any communication to be given in connection with this Co
.,	The Equipment	set out in this Condition) either be delivered by hand or se of the relevant party. For the purposes of clause 3.1, the
	ier warrants, represents and undertakes to MYLAN that any Equipment delivered or supplied:	the email address provided by the Supplier.
	y with the Contract and/or any specifications issued in connection therewith in quantity, quality and description pplier's guarantee period whichever is the longer;	11.2 The Company may, but the Supplier may not, without the any of its obligations, or sub-contract or delegate any of it
	satisfactory quality and fit for any purpose for which they are supplied and held out by the Supplier and for which	11.3 If any provision of these Conditions is held to be invalid on
they are o	ommonly used;	other provisions of these Conditions will remain in full for
	e from defects in design, material and workmanship; rm with all relevant legal and statutory requirements notably the ones related to health and consumer safety, the	11.4 The Supplier must not without the prior written permissio and/or Equipment to MYLAN and shall discontinue any su
Sale of Go	ods and Supply of Services Act 1980 (as amended from time to time), and consumer protection;	11.5 The Supplier will at all times insure and keep itself insured
	accordance with the latest current issue of any relevant Irish Standards, Specifications and Codes of Practice, as at	under the Contract or in respect of the Services and/or Eq such insurance and the premium receipts
	f the Order and of delivery or supply unless agreed otherwise in writing. nties set out in this Condition 5.1 will continue in force notwithstanding the acceptance or use by the MYLAN of	such insurance and the premium receipts.  12 Governing Law and Jurisdiction
the Equip		12 Governing Law and Jurisdiction The Contract is governed by and is to be construed in accordance
<li>.2 Without p entitled:</li>	rejudice to any other remedy, if any Equipment is not supplied in accordance with the Contract then MYLAN is	Dublin will have exclusive jurisdiction to settle any dispute, which
) to require	the Supplier to supply replacement Equipment in accordance with the Contract within 7 days; or	13 Debarment and Anti-Corruption
	's sole option, and whether or not MYLAN has previously required the Supplier to supply any replacement	13.1 Supplier shall not knowingly utilize the services of any em
	t, to treat the Contract as discharged by the Supplier's breach and require the repayment of any part of the price been paid and any sums due pursuant to Condition 5.3.	Administration, any other regulatory authority or any othe authority from participating in any government health pro
.3 The Suppl	er must indemnify MYLAN in full against all damages, costs and expenses (including legal expenses) awarded	13.2 Supplier shall comply with, and will not cause Mylan and its
	incurred or paid by MYLAN as a result or in connection with: fraw warranty given by the Supplier in relation to the Equipment or warranty or term of the Contract:	representatives or agents worldwide to be in violation w
	of any warranty given by the Supplier in relation to the Equipment or warranty or term of the Contract; that the Equipment or their importation, use or resale, infringes the patent, copyright, design right, trade mark	limiting the foregoing to any provision of the United State 2010. Without limiting the foregoing, Supplier will not, di
or other i	ntellectual property rights of any other person; any claim arising from injury to person (except where solely	value to, any "government official" as that term is used in
	MYLAN's negligence) or damage to property arising from the use of the Equipment or the fulfillment of the or sustained by the Supplier, its employees or agents while on MYLAN's premises.	commercial or financial advantage for Mylan or for itself bribe government officials or any private companies or
contract	. Sestence by the supplier, its employees of agents while Off Millary 5 prehilises.	promising, or giving a financial or other advantage to an
		performance of a relevant function or activity, or to re- offered, promised or given in itself constitutes improp- Performance" means a breach of expectations that a pe

- in the Order and, unless otherwise stated is:
- payable by MYLAN subject to receipt of a VAT Invoice); and urance and delivery of the Equipment to the Delivery Address
- of increased material, labour or transport costs or otherwise,
- rompt payment, bulk purchase or volume of purchase on its own terms and conditions of sale.

ersonnel (employees, agents and/or representatives) as are nel").

- and experienced to perform the tasks assigned to them, and in illed.

- mea. I's performance of its, obligations hereunder. Services and/or Equipment: ssional skills and qualifications in order to provide the Services

e conduct of staff, confidentiality and security arrangements)

other reasonable security requirements that apply at any of

er; and ork carried out to MYLAN, prior to leaving the site.

- oper provision of the Services and/or Equipment
- rice of the Services and/or Equipment within 60 days from the to Condition 7.1 but time for payment is not of the essence. entitled to set off against the price of the Services and/or
- te effect by written notice if the Supplier becomes unable to pay an the amount of its liabilities taking into account its contingent a receiver is appointed or any insolvency procedure is instituted he Contract or any other contract between MYLAN and the
- N is entitled without prejudice to any of its other rights to avail scretion, whether or not any part of the Services and/or
- m to the Supplier at the risk and cost of the Supplier on the
- e paid immediately by the Supplier; ne Supplier's expense either to remedy any defect in the placement Equipment and carry out any other necessary work to
- but without any liability to the Supplier; o make the Services and/or Equipment comply with the
  - equence of the Supplier's breach or breaches of the Contract. effect to their meaning need to survive the termination of the nd effect after such termination.

on (including without limitation know-how, specifications, on proceeding writes writes or more than provided by the of MYLAN and the Supplier or created or provided by the of MYLAN and the Supplier must treat such information as ose it except a strictly required in the course of performance of ely for any purposes whatsoever.

- tract must be in writing in English and must (unless otherwise t by first class/registered or recorded post or fax to the address ompany shall be entitled to deliver communications by email to
- rior written consent of MYLAN assign any of its rights or transfer obligations under these Conditions
- inenforceable by any judicial or other competent authority, all
- and effect and will not in any way be impaired. of MYLAN advertise or announce that it supplies Services a permitted advertisement or announcement on demand.
- with a reputable insurance company against all insurable liability ipment and shall produce on request by MYLAN the policy of

with Irish law. The parties irrevocably agree that the courts of may arise out of or in connection with the Contract

- loyee or other person who is debarred by the US Food and Drug applicable law or is otherwise prohibited by any government
- ram. ffiliates, associates, directors, officers, shareholders, employees, Annuets, associates, unclust, once synateriologis, enproyees, h any applicable anti-corruption regulation and notably without is Foreign Corrupt Practices Act (the "FCPA") and U.K. Bribery Act cutly or indirectly, pay any money to, or offer or give anything of the FCPA, in order to obtain or retain business or to secure any or any of their respective Affiliates. Supplier undertakes not to individuals, "bribes" having the following definition: Offering, there person where it is intended to bring about the improper and such immoore nefformance: accentance of the advantage and such improper performance; acceptance of the advantage r performance of a relevant function or activity. "Improper son will act in good faith, impartially, or in accordance with a