## TERMS AND CONDITIONS OF THE PURCHASE ORDER:

THESE TERMS AND CONDITIONS ARE PART OF THE "PURCHASE ORDER". AND MUST BE FULLY MONORED BY "THE SUPPLIER". DURING THE PROCUREMENT OF "THE PROCUPE AND TO "THE PROCUPE AND TO "THE PROCUPE AND TO "THE PROCUPE AND TO "THE PROCUPE AND THE SUPPLIER". WHITHER THEY ARISE FROM ANY DOCUMENT FROM THE "SUPPLIER" OR HIS TERMS AND CONDITIONS, UNLESS THEY ARE EXPRESSELY APPROVED BY "BAXTER" IN WRITHING, THESE CONDITIONS AND TERMS SUPERSEDE ANY PRIOR A GREEMENT, WHETHER ORAL OR IN WRITHING BETWEEN THE PARTIES IN RELATIONSHIP WITH THE PROCUPEMENT OF "THE PRODUCTS" ANDIOR THE DELIVERY OF "THE SERVICES", AND SHALL SUPERSEDE ANY OTHER TERM AND CONDITION THAT MAY BE INCLUDED ON ANY PURCHASE ORDER AND FROM ANEY THE DOCUMENT SUBMITTED BY "THE SUPPLIER", BEFORE, DURING OR AFTER THE PURCHASE ORDER IS ISSUED SUBJECTED TO THE EXCHAPTIONS STABLISHED BY THIS "PURCHASE ORDER." BY THE SUPPLIER".

For the purposes of this "PURCHASE ORDER", the following shall be considered:

"BAXTER": The company that has issued this "PURCHASE ORDER" belonging to the corporate group Baxter

"THE SUPPLIER": The physical person or corporation indicated on the cover page of this "PURCHASE ORDER"

"CONFIDENTIAL INFORMATION": Means any trading, industrial, technical, or any other kind of information, property of "THE PARTIES", as well as any other information about their products, improvements and industrial, professional, trading, technical and development activities, contained on documents, on electronic or magnetic means, optical discs, films, microfilms or other similar means, to what half party could have access during the ordinary term of operations, and about which "THE PARTIES" have or have had the knowledge, as a result of this "PURCHASE ORDER".

Such "CONFIDENTIAL INFORMATION" includes, but is not limited to, capacity and volume of production, prices, expenses, costs, clients, suppliers, manufacturing formula, starting material, product specifications, manufacturing specifications, equipment and design (alyout) of manufacturing leality, methods and analytical studies, analytical development and analysis technology, technological information received from third parties, manufacturing practices, assurance and quality, trading and financial records, investment projects, sales forecast, manufacturing processes, quality records, stability and compatibility studies, technology and equipment, features and development of practice, property of "THE PARTIES" or of third parties that have been disclosed to any of "THE PARTIES" by any oral, visual, written or electronic mean, regardless of the form and mean on which such information is provided, disclosed or exposed.

"THE PARTIES": Jointly "BAXTER" and "THE SUPPLIER"

"THE PRODUCTS": Meaning those indicated on this "PURCHASE ORDER", which shall be supplied or sold by "THE SUPPLIER" to "BAXTER"

"THE SERVICES": Meaning those indicated on this "PURCHASE ORDER", which shall be delivered by "THE SUPPLIER"

"PURCHASE ORDER". This document containing the terms and conditions which shall reign the trading relationship of "THE PARTIES", in case there is no duly signed agreement and/or it is no longer current.

Based on the definitions set out hereinabove, "THE PARTIES" are subject to the following terms and conditions:

Characteristics of "THE PRODUCTS" and/or "THE SERVICES". "THE SUPPLIER" shall provide "THE PRODUCTS" and/or delive "THE SERVICES" to "BAXTER" according to the characteristics, specifications and amounts indicated on the cover page of this "PLIPCHASE CRAFTER".

About Compensation and payment. "BAXTER" shall pay the amount indicated on the "PURCHASE ORDER" in the currency indicated on the cover page, plus the corresponding Value Added Taxes as disclosed on the cover page of this "PURCHASE ORDER". "THE SUPPLIER" shall be subject to the withholding indicated on the cover page of this "PURCHASE ORDER" regarding the Molinoiding that may apply in compliance with current tax legislation. Furthermore, the invoice that for such purposes issues "THE SUPPLIER", shall difficurent tax requirements and shall be covered by "BAXTER", according to its supplier payment policy (DPO), in order words, the term of 90 (ninety) calendar days counted from the date on which "BAXTER" receives the corresponding invoice which shall fulfill current tax requirements, except that on the cover page of this "PURCHASE ORDER" another payment terms is stabilished. AVATER" shall have the right to update its payment conditions with prior notice to "THE SUPPLIER" in case "BAXTER" makes such change to a corporate level.

"THE SUPPLIER" guarantees the quoted prices on the "PURCHASE ORDER" are well within the market competitive edge. "THE SUPPLIER" accepts and understands "BAXTER" could review prices on the market and where applicable, determine if the prices do not hoor the trading boundaries marked in that sense. Hence, "BAXTER" could terminate this "PURCHASE ORDER" without any liability and without the need of an affidavit, in case it determines to its entire discretion the prices do not adhere to current trading conditions.

Except when the cover page of this "PURCHASE ORDER" indicates otherwise, the prices included on this "PURCHASE ORDER" include all the charges due to packaging, storing and shipping to the delivery site, as well as corresponding applicable taxes. Any other tax not subject to any exception, shall be disclose separately on the invoice from "THE SUPPLIER".

The payment of an invoice shall not constitute the acceptance of "THE PRODUCTS", and the invoice shall be adjusted for any error, lack and defect. Any invoice claim shall not be a reason for "THE SUPPLIER" to not supply "THE PRODUCTS" nor deliver "THE SERVICES".

"THE SUPPLIER" ACCEPTS "BAXTER" SHALL NEVER PAY AT ANY TIME FOR COMPENSATIONS, PENALTIES FOR LATE PAYMENT, NOR WILL IT BE SUBJECT TO LEGENDS OR DISPOSITIONS CONTAINED ON THE INVOICES "THE SUPPLIER" COULD PRESENT TO "BAXTER". FURTHERMORE, "BAXTER" SHALL RESERVE THE RIGHT TO CANCEL THIS "PURCHASE ORDER" WITHOUT ANY LIABILITY ON ITS BEHALF.

- II. About the Requirement for the Supply of "THE PRODUCTS" and/or the Delivery of "THE SERVICES. Once this "PURCHASE ORDER' is received by email." THE SUPPLIER" shall guarantee to "BAXTER" its compliance according to the specifications and terms established on the cover page thereof.
- Warranties: THE SUPPLEF undertakes, clates and guarantees that: a) the requested goods or services shall be tradable; it shall be comply with the "PURCHASE ORDER"; the specifications, drawings and other descriptions to which reference is made on "PURCHASE orders" in the "PURCHASE ORDER"; the specifications, drawings and other descriptions to which reference is made on "PURCHASE design has been submitted by "BAXTER"; and should be suitable and safe for the intended purposes. "THE SUPPLIER" guarantees it owns the property, free of tolls over "THE PRODUCTS"; and that the goods or services are to be delivered free for is lens; b) "THE PRODUCTS"; (1) are not tampered with or mislabeled according to applicable Legislation: (2) are not merchanise that, under applicable Legislation cannot enter the market; and (3) shall fulfill all and every applicable legislation and regulation or other legal requirement related to the manufacturing, packaging and delivery of "THE PRODUCTS"; (2) shall deliver all of "THE SERVICES" competently, professionally and in compliance with every applicable legislation, and shall have the knowledge and experience needed to deliver them; of shall comply with the guidelines and requirements of "BAXTER" (and any other future amendment thereof), included those related to include on the official lists (referred to as "black lists"), susued by national authorities, as well as international entities or other country's authorities that are disclosed by the competent authority on Puerto Rico, ii) has been consituted for any felony; or iii) has been included on the black lists by tax authority on Puerto Rico, iii) has well as any other its issued by another competent of the own of the own of the product of the own of the ow
- IV. About Penalties for Non-Compliance. In case of non-compliance by "THE SUPPLIER" to these terms and conditions, "BAXTER" shall have the right to choose any of the following actions: (i) to accept the late compliance of the supply of "THE SERVICES" by "THE SUPPLIER", and ploth case "THE SUPPLIER" shall pay "BAXTER" as a contractual penalty for delay, the equivalent to 0.5% (zero point five percent) daily of the value of this "PURCHASE ORDER", until the entire supply compliance of "THE PRODUCTS" and/or of "THE SERVICES" indicated on this "PURCHASE ORDER", (ii) to cancel this PURCHASE ORDER", without liability by the part of "BAXTER", which effects shall be immediate and as a penalty to "THE SUPPLIER", "BAXTER" shall have the faculty to withhold the payment of the compensation indicated on this "PURCHASE ORDER". Without limiting the foregoing to the actions, that "BAXTER" may be entitled to execute for non-compliance of this "PURCHASE ORDER".
- actions, that "BATER" may be entitled to execute for non-compliance of this "PURCHASE ORDER".

  V. In case of supply of "THE PRODUCTS". THE PRODUCTS" shall be supplied according to the characteristics of this "PURCHASE ORDER" and shall be delivered at the address that "BATER" indicates to THE SUPPLIER", without any additional charge under the concept of shipping. Except when the cover page of this "PURCHASE ORDER" indicates otherwise, all the expenses caused by the reason of freight and delivery of "THE PRODUCTS" and that be covered exclusively by "THE SUPPLIER" responsible when applicable, for the damages THE PRODUCTS" and the expenses caused by the reason of freight and delivery of "THE PRODUCTS" and the expenses of the supplier of the purple. The supplier will be held table to compensate "BAYTER" for the damages or prejudices undergone, complying with this "PURCHASE ORDER", in case "BAYTER" identifies that any of "THE PRODUCTS" and the supplier and the purple of the purple. The compensate "BAYTER" in the action plan regarding "THE identifies that any of "THE PRODUCTS". THE SUPPLIER" and respond to "BAYTER" with the action plan regarding "THE reason. BAYTER" that verify the action plan and the purple of the purple of "THE PRODUCTS". THE SUPPLIER is and sentenced the purple of the pu
  - of a Corrective Action Plan of the Supplier ("PAC") of "THE SUPPLIER" about how delayed deliveries are being handed.

    In case of delivery of "THE SERVICES" "THE SERVICES" hall be delivered according to the characteristics on this "PURCHASE
    ORDER" Except If the cover page of this "PURCHASE ORDER" establishes otherwise, every expense arising from the reason of "THE
    SERVICES" that "THE SUPPLIER" is obliged to deliver on the terms of this "PURCHASE ORDER", stable becovered everyby by "THE
    SUPPLIER". In the case "BAXTER" identifies that "THE SERVICES" do not comply with the specifications established on the
    "PURCHASE ORDER", is that anotity "THE SUPPLIER" than 1992. PURCHES" that reported to "BAXTER"
    with the action plan regarding "THE SERVICES" in a period time not longer than 48 (forty eight) hours, being liable for every expense
    that may arise from this reason. "BAXTER" shall review the action plan issued by "THE SUPPLIER" and it will determine its approval,
    notifying the "THE SUPPLIER" of such decision with the purpose of executing the corresponding action plan. Nevertheless, "BAXTER" could terminate this "PURCHASE ORDER" without any liability and without the need of an afficiart, in the case it determines at its entire
    CORDER". It "THE SUPPLIER" does not evider "THE SERVICES" in the nearon and terms on this "PURCHASE ORDER", it and
    compensate TAXTER" for the damages, prejudices. Fines and expenses that TAXTER" ray in Invar to due to such complaince;
    as well as the penalty set out on article IV hereinabove that "BAXTER" thas the right to expense are being handled.
- II. About Travel Expenses. "THE SUPPLIER" shall accept and acknowledges that "BAXTER" does not pay nor reimburse the expenses "THE SUPPLIER" may incur in to because of the supply of "THE PRODUCTS" and/or the delivery of "THE SERVICES"; subject to what is established on the cover page of this "PURCHASE ORDER", except on extraordinary cases approved by "BAXTER", in which case, the corresponding reimbursement shall be subject to the maximum amounts authorized by the "Reimbursement" of the Training of the

- MII. Quality Control. During the supply of "THE PRODUCTS" and/or the delivery of "THE SERVICES", "THE SUPPLIER" is obliged to apply every human, professional and technical resource it has and that are necessary to comply with this "PURCHASE ORDER, as well as the performance of the work being commanded by "BAXTER", it will dedicate all efforts to develop and perform the tasks being commanded.
- IX. Inspections and right to Audit. "THE SUPPLIER" shall always allow the inspection by "BAXTER" of its operations of "THE SUPPLIER" with reference exclusively to "THE PRODUCTS" and/or to "THE SERVICES". Likewise, "THE SUPPLIER" is obliged to provide at "BAXTER" request and at any time it happens, the information required by "BAXTER", to write the comparison that the terms of this "PURCHASE ORDER" on behalf of "THE SUPPLIER", the applicable policies and legislations, codes and/or guidelines of "BAXTER", including without limitation, any accreditation needed by "THE SUPPLIER". "THE SUPPLIER" shall keep such invoices for a period complete records related to "THE PRODUCTS" and/or "THE SERVICES", including invoices and expenses, according to the applicable accountability principles, industry practices and applicable legislation. "THE SUPPLIER" shall keep such invoices for a period at least 5 (five) years after the supply of "THE PRODUCTS" and/or the delivery of "THE SERVICES", unless such period is longer, according to applicable legislation. The SUPPLIER" shall keep such invoices for a period are stated to "THE SUPPLIER" shall keep such invoices for a period at least 5 (five) years after the supply of "THE SUPPLIER" shall keep such invoices for a period are stated to "THE SUPPLIER" shall keep such invoices for a period are stated to "THE SUPPLIER" shall keep such invoices for a period as for such as a state of the such as a sta
- related to "THE PRODUCTS" and/or "THE SERVICES", with prior request in writing by "BAXTER" for this purpose.

  Compilance with Legislation. "THE SUPPLIER" shall comply with at all times during the supply of "THE PRODUCTS" and/or the delivery of "THE SERVICES", including making payments of every kind, with all applicable legal dispositions, as well as the norms related to "THE PRODUCTS" and/or to "THE SERVICES", including without limitation, any applicable legal dispositions, as well as a current normativity in such territory. Any of the "THE PRATIES" shall immediately notify the property of the prope
- XI. Relationship with the Government. THE SUPPLIER' states under cath, that none of its employees, officers, directors, owners, agents, representatives, shareholders, affiliates or subcontractors is a government official or employee of any municipal, state and/or federal administration, within the territory where "THE PRODUCTS" and/or "THE SERVICES" are delivered. Furthermore, that it does not have key undiscosed shareholders, directors, or employees that are government officials that have a relationship andite at any authority that has the faculty of decision over the products or therapies from "BAXTER", or related to them at the moment of the supply of "THE PRODUCTS" and/or "THE SERVICES" the ESERVICES". THE SUPPLIER' agrees as well to notify immediately in writing: "BAXTER" about any change to such situation. Furthermore, in case that due to the nature of "THE PRODUCTS" and/or "THE SERVICES" the presence of "THE SUPPLIER" required before any government agency whether municipal, state or federal, at "BAXTER" about the faculty to hold "THE SUPPLIER" to the process of Third Party Evaluation. (Pue Diligence) of "BAXTER". If at the end of the process Third Party Evaluation, "THE SUPPLIER" is not approved by external auditors, "BAXTER" shall have the faculty have the faculty and the suppliers, and the suppliers in which case, "BAXTER" shall have the faculty case, "BAXTER" shall ha
- XII. <u>Vulnerable Activities</u>. The resources forming part of equity of "THE SUPPLIER" do not come from asset laundering, smuggling, corruption, fraud, extortion, tax avoidance, drug trafficking, illicit procurement of money and in general from any unlawful activity in terms of current legislation in Puerto Rico. Therefore, it states under oath, that the resources it holds and can make of in regards with "THE PRODUCTS" and/or the delivery of "THE SERVICES", do not come nor shall be destined to any of the activities set out by such insisting as unlawful activities.
- XIII. Environmental Sustainability...\*THE SUPPLIER\* shall dedicate its best effort to fulfill such commitment by the compliance of good or sustainability practices generally accepted "BAXTER" is a part of or issues and that at the time shall be delivered to the "SUPPLIER"; the foregoing with the purpose of identifying "THE PRODUCTS" and/or "THE SERVICES" that may have a minum impact on the environment, and as long as "THE PRODUCT" and/or "THE SERVICES" keep the quality, technical functionality and competitiveness according to current environmental legislation in Putor for our adia varie international treats. Turthermore, "THE TURTHER" shall seek to undertake a proactive management, by means of performing projects or activities that encase the protection criteria and environmental sustainability and that have a positive impact on this social responsibility.
- to undertake a proactive management, by means of performing projects or activities that encase the protection criteria and environmental sustainability and that have a positive impact on this social responsibility.

  N. Responsibilities. "THE SUPPLIER" shall be liable for the defects on the supply of "THE PRODUCTS" and/or on the delivery of "THE SERVICES" stating to both "BAYTER", its controlling company, affiliate, subsidiaries, sharlesholders, courselous, and the state of "THE PRODUCTS" and/or "THE SERVICES" harmities as sharlesholder, counselous, and in the property of the property right, arising from the purchase, sale or use of "THE PRODUCTS" or "THE SERVICES" and/or any other of the following causes: "joint all property right, arising from the purchase, sale or use of "THE PRODUCTS" or "THE SERVICES" subject to the "PURCHASE ORDER", of "THE SERVICES" is a considered on or property right, arising from the purchase, sale or use of "THE PRODUCTS" or "THE SERVICES" as subject to the "PURCHASE ORDER", of "THE SERVICES" is a subside manner, or y infiningement of "THE PRODUCTS" or "THE SERVICES" of the requirements of any applicable legislation. "THE PARTIES" agree that "THE SUPPLIER" is responsible for every legal, extrajudicial or any other contingency that may arise from the supply of "THE PRODUCTS" and/or or "THE SERVICES" of the requirements of any applicable thereto. In view of the foregoing, "THE SUPPLIER" is obliged to give notice in writing and with acknowledgement of receipt to "SALTER", within the 3 (three) classified and spice in the supply of "THE PRODUCTS" or "THE SERVICES" or the requirements of any applicable thereto. In view of the foregoing, "THE SUPPLIER" is obliged to give notice in writing and with acknowledgement of receipt to "SALTER", within the 3 (three) classifier and the supplication of the claim, (v) brief summary of the reasons

THE SUPPLIER\* acknowledges that "BAXTER" at every time keeps certain policies on the executions of its business and therefore, 
"THE SUPPLIER\* agrees and is obliged to comply with every policy or internal legislation of "BAXTER\*, including those applicable to 
safety and access to its facilities, conduct of "BAXTER\* non-mployees, such as the criteria of Standards on Ethics and Compliance for 
Baxter Suppliers (Ethics & Compliance Standards For Baxter Suppliers), and on its amendments that from time to time are carried out.

"THE SUPPLIER\* states that it has received and read the Standards on Ethics and Compliance for "BAXTER\* Suppliers retrieve, that it 
has fully undestood them, that it agrees to them completely, and is obliged to make them immediately known to its shareholders, 
directors, managers and employees related with "PURCHASE ORDER\*.

- XV. LIMITATION OF LIABILITY: "BAXTER" SHALL NOT BE LIABLE BEFORE "THE SUPPLIER" OR ANY THIRD PARTY FOR ANY INDIRECT, INCIDENTIAL, CONSECUENTIAL OR PUNITIVE DAMAGE (INCLUDING LOSS OF TIME, LOSS OF BENEFIT, LOSS OF CHANGE OR LOSS OF PROPIT) ARISING FROM ANY TRANSACTION UNDER THE "PURCHASE ORDER."
- XVI. <u>Recalf</u> in the case where it is necessary to recall "THE PRODUCTS" from the market due to a defect, non-conformance to the specification, applicable legislations or any other reason that is under the control of "THE SUPPLIER", "THE SUPPLIER" shall be liable for every cost and expense of such recall, including without limitation, expenses for notifying clients, client reimbursement, recall costs of "THE PRODUCTS", loss of profit and other expenses incurred in because of liabilities to third parties.
- XVII. Insurance: Considering the nature of "THE SERVICES" to be delivered and/or "THE PRODUCTS" to be supplied, "BAXTER" could request "THE SUPPLIER" the insurance policy(les) required for the compliance of this "PURCHASE ORDER", subject to what when applicable is set out on the cover page of this "PURCHASE ORDER". "THE SERVICES" are delivered units "PURCHASE ORDER" at the facilities of BAXTER, "THE SUPPLIER" shall also provide the insurance policy(les) required for the compliance of this "PURCHASE ORDER".

- XVIII. Risk of Loss of the Thing: "THE SUPPLIER" will assume the risk of loss or damage of "THE PRODUCTS" object of the "PURCHASE ORDER" until they are delivered and accepted by "BAXTER".
- XIX. Excess Shipping. Shipping in excess of "THE PRODUCTS" will be considered as "rejected" by "BAXTER" if said over-shipping exceeds 10% (ten percent) of the total order price, so "THE PRODUCTS" will be returned to "THE SUPPLIER" at your own expense and rost.
- XI. Validaty. This "PUECHASE ORDER" will be valid for the term agreed upon herein, and, if a policiable, for the accombination of THE SERVICES and or the completion of the provision of THE SERVICES and or the completion of the provision of THE SERVICES and or the completion of the provision of THE SERVICES and or the completion of the provision of THE SERVICES and or the completion of the provision of THE SERVICES and or the completion of the provision of THE SERVICES and the services of t
- XXII. Confidentiality and Protection of Personal Data. "THE SUPPLIER" undertakes during the supply of "THE PRODUCTS" and/or the provision of "THE SERVICES" and for a period of 10 (ren) years after the date of delivery to the satisfaction of "BAXTER" not to reveal, distribute, use, disclose, instruct, or publish, in whole or in part, for itself or for third parties, the "CONFIDENTIAL INFORMATION" that has been provided by the other party, regardless of whether or on it is identified as confidential accommendation of the providence of the other party, regardless of whether or on it is identified as confidential accommendation of the public domain; (ii) When the recipient of the "CONFIDENTIAL INFORMATION" receives it from a third party who is legally empowered to do so; (iii) When the "CONFIDENTIAL INFORMATION" is required by the laws or legally applicable provisions. "THE SUPPLIER" will precisely instruct its employees, dependents, officials or consultants who become related to "THE ORDUCTS" and/or "THE SERVICES"; regarding the confidentiality terms provided in this "PURCHASE ORDER" and must obtain the individual confidentiality commitment from each of them. The "CONFIDENTIAL INFORMATION" reach was not provided in order to the provision of the provision and ada, so each party is obliged to adopt the measures, mechanisms and procedures necessary for the protection of personal data and/or sensitive personal data of the holders, as well as to ensure and respond for the treatment of the same in adherents well as the object of the provision of the protection of personal data and/or sensitive personal data or the holders, as well as to ensure and respond for the treatment of the same in adherents on the legislation in force in Puerto Rico. All information disclosed to "BAXTER" by "THE SUPPLER" in connection with this "PURCHASE ORDER" is provided as part of the consideration for placing the order by "BAXTER". This information should not be treated as of the legislation in force in Puerto Rico. All information disclosed
- disclosure or use.

  XXIII. Intellegral Property: "THE SUPPLIER" accepts and acknowledges that all the intellectual property rights that belong to each of "THE PARTIES" will remain and will continue to be the property of each of them, so that nothing established in this "PURCHASE ORDER" generates in favor of "THE SUPPLIER" in right to use the trademarks, trade annex, inclusing it designs, patients. Orgens or the property rights of "BAXTER", without its prior written authorization. "THE SUPPLIER" guarantees that it legally complies with all the rights and licensees necessary for the supply of "THE PRODUCTS" and/or the provision of "THE SERVICES", is or which it is obliged to remove "BAXTER" in peace and safety. of any claim that it may have due to the violation of intellectual property rights of third parties due to the supply of "THE PRODUCTS" and/or of the provision of "THE SERVICES", as well as to pay "BAXTER" amounts that the latter would have paid for this concept. Also, in this act "THE SUPPLIER" transfers to "BAXTER" the ownership of the results of "THE PRODUCTS" and or the provision of "THE SERVICES", as well as to pay "BAXTER" the ownership of the results of "THE PRODUCTS" and/or of the development of the intellectual property rights and know the provision of "THE SERVICES", including the ownership of each and every one of the intellectual property rights and know the provision of "THE SERVICES", including the ownership of each and every one of the intellectual property rights and know the provision of the development of "THE SERVICES" actually provised. The transfer of rights referred to in the previous paragraph will be exclusive, worldwide, perspectual and complete, includes the right to use, transmit and publish results in any form and by any means, as well as to modify and alter the results. "THE SUPPLIER" quarantees that the employees assigned to supply "THE PRODUCTS" and/or to provide of THE SERVICES, will wave their includes the right to use, transmit and publish results in any form and by any me
- XXIV. Material Supplied by "BAXTER". "THE SUPPLIER" will not use, reproduce, become proprietary, or disclose to anyone other than "BAXTER", the material, tools, matrices, drawings, designs or other property or information provided by "BAXTER" (the "Material") without the prior authorization of "BAXTER" in writing Pursuant to the previous point, the property of all the Material will remain with "BAXTER" at all times and, whenever possible, the Material must be clearly marked or labeled to indicate this property. "THE SUPPLIER" will assume the risk of loss or damage to the Material until it is returned to "BAXTER". All Material, whether or not damaged or used, will be returned to "BAXTER" upon finishing or completion of this "PURCHASE ORDER", unless otherwise indicated by "BAXTER".
- XXV. Use Of Baxter's Name or Brand. "THE SUPPLIER" will not submit or publich, or submit for publication, any work that specifically results in relation to "THE PRODUCTS" and/or "THE SERVICES" provided solely for "BAXTER" or that identifies or may identify "BAXTER" without the prior written approval or "BAXTER". "THE SUPPLIER" will not use the name "BAXTER" in any advantage, article, press release, social media, promotional materials or publicity on the website, nor will it disclose to any third party the terms of this "PURCHASE ORDER" or the fact that "THE SUPPLIER" is supplying goods or services to "BAXTER", without prior authorization from "BAXTER" in writing (which will be at the sole discretion of "BAXTER" to grant it or not).
- XXVI.

  Employment Relationship. "THE SUPPLIER" expressly assumes the character of employer with respect to the people who are included within its staff, for all legal purposes that may arise, which is why "THE SUPPLIER" is obliged to take out in peace and safety to "BAXTER" and to any of its affiliated companies or subsidiaries of any individual labor dispute that such persons may establish against the latter in relation to the work they perform. By virtue of the foregoing, "THE PARTIES" sacknowledge that these no employment relationship between "BAXTER" and the staff of "THE SUPPLIER", so it will be on behalf of and in charge of "THE SUPPLIER" the appropriate, exact and fathful compliance with the obligation is more on "THE SUPPLIER" in its capacity, as employer with respect to its staff, in the event that any person included within the staff of "THE SUPPLIER" in its capacity, as employer with respect to its staff, in the event that any person included within the staff of "THE SUPPLIER" in its capacity, as employer with respect to its staff, in the event that any person included within the staff of "THE SUPPLIER" in the staff of "THE SUPPLIER" and any of its affliated or subsidiary companies of any labor idability and to remove them in peace from the trial. "THE PARTIES" agree that this "PURCHASE ORDER" does not attribute to "THE SUPPLIER" or its agents, advisers, subcontractors, workers or employees, the position of agents or employees of "BAXTER" for the supply of "THE PRODUCTS" and/or of the provision of "THE SERVICES"; "THE SUPPLIER" will use staff or legal age and with sufficient legacity that will be under its dependence and subordination and precisely hired by "THE SUPPLIER" will be solely and exclusively responsible for the employment relationship with its staff. For this reason, "THE SUPPLIER" will be solely and exclus
- XXVII. Lien. Regarding what is established in the withholding of the consideration indicated in the penalty in point IV of this instrument, if "THE SUPPLIER" falls to comply with any of its obligations established in these terms and conditions, "BAXTER" may retain the amount of this "PURCHASE ORDER", until "THE SUPPLIER" fulfills is obligations. Notwithstanding the foregoing, "BAXTER" may retain the amount of order or resolution. In the same way, the lien to the consideration may be applied by "BAXTER" in the event that the staff of "THE SUPPLIER", "BAXTER" with event that the staff of "THE SUPPLIER", "BAXTER" with event and or total resolution in the same way, the output of retain the same day, the staff of "THE SUPPLIER", "BAXTER" with be empowered to retain the amount of the consideration owed or THE SUPPLIER", sature that the staff of "THE SUPPLIER", "BAXTER" ready and the staff or sature that the staff of "THE SUPPLIER" is the event will be empowered to retain the amount of the consideration owed or THE SUPPLIER" sature that the staff of "THE SUPPLIER" ready and the staff of the staff of
- XXVIII.

  Independence between "THE PARTIES", "THE PARTIES" at totally independent people, there is no type of representation or association between them, so relative of them may be considered a commission agent, partner, agent, associated, distributor or representative of the other, nor that they have been granted the right or authority other than the one granted by virtue of this "PURCHASE ORDER", so as not to generate a possible obligation or itability, express or implied. The legally contractationship between "BAXTER" and "THE SUPPLIER" will be that of two independent parties that contract regarding the supply of "THE PROFILOTS" and/or the provision of "THE SERVICES" in compliance with these contractual provisions. None of "THE PARTIES" has the implicit or explicit right to assume or create obligations on representation of or on behalf of the other party or to bind the other party to any contract, agreement or acquire any other obligation with a third party, so no conduct of any of "THE PARTIES" should be considered as entailing a right of this nature.
- XXX. Transfer, "THE SUPPLIER" may not transfer, in whole or in part, the rights or obligations derived from this "PURCHASE ORDER", except prior authorization in writing from "BAXTER". For its part, "BAXTER", at any time, will have the right to transfer the obligations and rights derived from this "PURCHASE ORDER" to its efficiency and rights derived from this "PURCHASE ORDER" to its efficiency and rights early a sasting enter the properties of "THE SUPPLIER", the assignee will assume in writing all the obligations of "THE SUPPLIER" under this "PURCHASE ORDER", however, "THE SUPPLIER", will remain the main responsible on these obligations. Likewise, "THE SUPPLIER" and protections of "THE SUPPLIER" and protection from "BAXTER". The SUPPLIER" may not subcontract to third parties, whether physical regal, agents or representatives, the supply of "THE PRODUCTS" and/or the total or partial performance of "THE SERVICES", without prior approval in writing from "BAXTER", in which case "THE SUPPLIER" will be solely liable to "BAXTER" for the damages that said subcontractors may cause to the assets of "BAXTER".
- XXX. Fortuitous Event or Force Majeure. The following events are understood as "fortuitous events" and/or "force majeure": strikes, work stoppages, concerted acts of workers or other industrial disturbances, epidemics, pandemics, duly decreed states of exception, fires,

explosions, floods or other natural disasters, civil disturbances, uprisings, or armed conflicts, whether declared or undeclared, that prevent the fulfillment of contractual obligations, prohibitions, shortages or rationing of supplies, materials, transport, energy or services, due to accidents, acts of God, or by compliance with governmental provisions or regulations, embargoes (whether or not valid) or any other cause that is beyond the reasonable control of THE PARTIES\* and that is not attributable to them, but that for those accounts of the provision of THE PARTIES\* and that is not attributable to them, but that for those accounts of the provision of THE PARTIES\* and that is not attributable to them, but that for those accounts of THE PARDIOLICTS\* and or in the provision of THE PARTIES\* and that is not attributable to them, but that for those accounts of THE PARDIOLICTS\* and/or provide THE SERVICES\*, due to fortutious events or force majeure by THE SUPPLIER\*, "THE SUPPLIER" undertakes to immediately notify BAXTER\* the inability to supply "THE PRODUCTS\* and/or provide "THE SERVICES" and/or supply and the provide of the SUPPLIER and the provide of the SUPPLIER\*, "THE SUPPLIER" undertakes to immediately not be in delay in the full filment of its obligations due to said impossibility if it is notified to 'BAXTER' may terminate this "PURCHASE ORDER" without any liability and without the need for a judicial declaration. In these cases, The SUPPLIER, and/or supply of "THE PRODUCTS" in the terms and conditions of this "PURCHASE ORDER" without any liability and without the need for a judicial declaration. In these cases, THE SUPPLIER, it is not the supply of "THE PRODUCTS". Likewise, in the event that "BAXTER" is unable to comply with the obligations of this "PURCHASE ORDER" and the fortulious events or force majeure, it undertakes to notify "THE SUPPLIER" with an assummly meriod of 10 pulsions and understands that "BAXTER" will not be accessed, it undertakes to notify "THE SUPPLIER" with an assummly provided the bu

- XXXI. Recission. "BAXTER" may rescind this "PURCHASE ORDER", in whole or in part, without liability. (i) Any act of authority or third parties that claim or sue any "Thet SUPPLIER", for any reason that may affect compliance of this "PURCHASE ORDER" and/or is related to the same, and whose act is foreign to its counterpart; (ii) due to the bankuptor, suspension, commercial bankuptor, dissolution, liquidation, extinction, merger or acquisition of "THE SUPPLIER", according to the relative assumptions referred to in the legislation in force in Purott Rico; (iii) in the event that "THE SUPPLIER" as one that were the permits, licenses and comments that are necessary for the supply of "THE PRODUCTS" and the provision of "THE SERVICES"; (iv) For any problem or labor dispute that "THE SUPPLIER" as have with its staff or even with subcontracted staff, with provided not force and of "THE SUPPLIER" to any of the obligations acquired by virtue of this "PURCHASE ORDER". Upon any termination and/or rescission information, special tools and any other learn for which "THE SUPPLIER" can like a claim, will be from "BAXTER" and "BAXTER" and will take all necessary measures to protect said property before said delivery, will deliver these items without delay to "BAXTER" and will take all necessary measures to protect said property before said delivery.
- XXXII. Right to Compensation, Any claim, against "THE SUPPLIER" or any of its related entities, by "BAXTER" or any of its related entities arising from this or any other transaction may be set off with any money owed to "THE SUPPLIER" by virtue of this "PURCHASE ORDER".
- XXXIII. Walver; Severability: No waiver by "BAXTER" to claim any breach by "THE SUPPLIER" under this "PURCHASE ORDER" may be considered a waiver of any subsequent breach of the same or any other provision. The waiver of a claim or ight arising from a breach under the terms and conditions of this "PURCHASE ORDER" may only be considered valid if it has been made in writing and is duly signed by the aggrieved party. If at any time one or more of the provisions contained in this "PURCHASE ORDER" become invalid, illegal or unenforceable in any respect under any law, rule, regulation or regulation; the validity, legality and applicability of the remaining provisions contained in this document will not be affected or harmed in any way by it.
- XXXIV. Survival. The terms and conditions of this "PURCHASE ORDER" will prevail over what is established in any other document that, where appropriate, is celebrated between "THE PARTIES". Notwithstanding the foreogenia, (x) the quotation of the provision of "THE SERVICES" and/or of the supply of "THE PRODUCTS" by "THE SUPPLIER" may be considered by "BAXTER" as long as it does not contradict this "PURCHASE ORDER" and (and) if "THE PARTIES" entered into a contract regarding the supply of "THE PRODUCTS" and/or the provision of "THE SERVICES"; the terms of said contract will prevail over this "PURCHASE ORDER"; the terms of said contract will prevail over this "PURCHASE ORDER".
- XXXV. Notifications. Any notification, communication or notice related to these terms and conditions, must be in writing and signed by the authorized persons of THE PARTIES' for this purpose, addressed to the addresses indicated in this "PURCHASE ORDER" and make express reference to the later. Notifications must be sent by a recognized national or international courier company or by certified mail with acknowledgment of receipt or hand-delivered to the address established in this "PURCHASE ORDER". Notifications by virtue of the "PURCHASE ORDER" shall be deemed duly delivered; (i) when delivered by hand; (ii) the odays after the depost in a recognized national or international courier service; or (iii) on the delivery date indicated in the certified mail receipt. A party may change its contact information immediately by notifying the other party in writing in accordance with this section.
- XXXVI. Nothing in this "PURCHASE ORDER" shall be construed as an exclusive right by "THE SUPPLIER", so these terms and conditions do not limit the freedom of "THE PARTIES" to enter into contracts with third parties if it is convenient for their interests.
- XXXVII. Amendment: Any modification to this "PURCHASE ORDER" must be made in writing and signed by an authorized representative of each "PARTY"
- XXXVIII. Non-Exclusive Resources: The rights and resources of "BAXTER" provided for in these terms and conditions are not exclusive and are cumulative to any other right and remedy provided by Law.
- XXXIX. <u>Jurisdiction and Competence</u>. For the interpretation and fulfillment of this "PURCHASE ORDER", "THE PARTIES" submit to the jurisdiction and competence of the laws and courts of Puerto Rico, renouncing any jurisdiction that may correspond to them by reason of their present of thirty admissible.