The terms and conditions set forth below, together with the written information contained in this purchase order, all attachments & exhibits attached hereto, all specifications, drawings, notes, instructions, other written materials and information referred to therein, shall apply to this purchase order (collectively referred to herein as "Purchase Order/ PO"). In the absence of any written agreement between 3M and the seller, this Purchase Order constitutes the entire agreement between 3M entity in India and Seller with respect to the purchase of the products and/or services described under this PO and supersedes all prior oral and written communications relating thereto.

1. ACCEPTANCE

Seller's acknowledgment or supply against this PO shall constitute Seller's acceptance of all of the terms and conditions herein. None of the terms and conditions of the Seller shall be applicable to the business contemplated hereunder, irrespective of it being attached to any documents to be provided to 3M and which is signed by 3M only as proof of receipt of such documents and not acceptance of the terms and conditions contained thereunder. No term or condition of this Purchase Order may be amended or deemed to be waived, except in writing signed by both parties. The Purchase Order shall be acknowledged by the Seller with delivery dates with in 48 hrs of receipt of the same from 3M failing which the dates mentioned in the Purchase Order shall be considered as agreed by the Seller and committed delivery dates.

2. SHIPMENT AND DELIVERY

2.1. Seller shall immediately notify 3M in the event that Seller's timely performance under this PO will be delayed or is likely to be delayed, in whole or in part, and Seller shall provide 3M with all available information regarding the reasons for such delay. Such notice shall not constitute a waiver by 3M of any of Seller's obligations hereunder. If only a portion of the products specified in this PO is available for shipment to meet the delivery date, Seller shall, unless 3M instructs otherwise, (i) ship the available products in time to ensure timely delivery and (ii) ship, at Seller's own costs, the remaining portion of the products as soon as such products become available.

2.2. Seller shall ensure to deliver the products and/or services ordered by 3M no later than the delivery date specified in the PO ("Delivery Date") If not due to the sole fault of 3M, the specified mode of transportation would not permit Seller to meet the Delivery Date, Seller shall ship such products by air freight or other expedited means acceptable to 3M, and Seller shall pay the costs of freight for such expedited shipment over the cost of the specified mode of transportation. If Seller fails to deliver the products and/or services ordered by 3M on or before the Delivery Date, then 3M may terminate this PO or charge on the Seller the entire loss of production of the finished product.

2.3. If the products ordered by 3M are delivered more than three (3) workdays prior to the Delivery Date, 3M may in its sole discretion either reject the products and return the shipment to Seller or accept the product and/or services on mutual consultations.

2.4. Seller expressly warrants that the products and where applicable product/ services and product literature will: (a) be free from any encumbrance or any defect in design, materials, manufacture and workmanship (b) conform to the specifications; and (c) not infringe any intellectual property

rights of a third party. Seller also warrants that Seller has no third-party obligations that will conflict in any way with Sellers obligations under this PO. In addition to any other available remedies, 3M may reject any product not meeting Seller's warranties or 3M specifications or non-conformance products or services. Seller will, at 3M s option, either replace the affected product without charge, or reimburse 3M the applicable price for that product plus any 3M Materials' delivered cost or if reworking permits without any damage or affecting the requirement of 3M, to rework and incur all such costs of reworking, transportation (both ways), insurance and all related costs. 3M s acceptance of delivery, inspection, or payment for any product/ service does not waive any seller warranties. Seller will assist 3M in investigation of, and corrective action for, product complaints by 3M customers. In addition to any other available remedies, on notice of an intellectual property infringement claim relating to a product/ service, Seller will, at its own expense, use all reasonable efforts to: (i) provide 3M with assurance that such claim is not valid; (ii) procure for 3M the right to continue using the affected product/service ; or (iii) substitute another non-infringing product which, in 3M's reasonable opinion, has at least equal performance and cost to the affected product/ service.

2.5. Due Diligence: Seller represents and warrants that any statements and other information provided by Seller, its representatives, directors and employees during 3M's due diligence process of assessment of Seller's compliance history and practices, whether provided to 3M or to 3M s authorized representatives, were accurate at the time of due diligence and undertakes to notify in writing to 3M of any change in such compliance

2.6. Seller shall preserve, pack, package and handle the products ordered by by 3M so as to protect the Products from loss or damage in accordance with best commercial practice and directions issued by 3M's from time to time. Seller shall be liable for all such losses, damage and shall promptly refund to 3M the amount of any loss or damage due to Seller's failure to properly preserve, pack, package or handle such products.

2.7. Seller shall include with each shipment or products a packing list, which sets forth the number of this PO, the 3M part number of each of the product shipped, a description and the quantity of each of the products shipped and the date of shipment. The PO numbers should be plainly visible on all invoices, packages, bills of lading and shipping orders provided by seller.

2.8. All customs, duties, costs taxes, insurance premiums and other expenses relating to such transportation and delivery shall be as per the INCO terms agreed between 3M and the Seller.

2.9. Seller shall provide (along with the products) for Certificate of Analysis or Test Certificate for all such products that require such certification.3M may not accept such products not provided with Certificate of Analysis or Test Certificate at the time of delivery.

3. PRICE AND TAXES

3.1. Seller represents and warrants to 3M that the prices for the products and/or service provided under this PO are the lowest prices at which Seller has sold or is willing to sell such products and/or services taking into account any differences in quantities, schedule and other substantive terms. 3M shall be entitled to any price reduction which Seller makes to others for comparable

products or services as on (i) the Delivery Date for the products and / or the date upon which Seller is to begin performing his services hereunder, (ii) the date of actual delivery of the products and/or date upon which Seller commences the services, or (iii) the date of acceptable invoice for the products and / or services is received by 3M, whichever is later.

3.2. In the absence of any pre-agreed payment terms, all rightful and un- disputed payments due for the goods/ services supplied under this PO shall be paid within (60) days following: (i) the Delivery Date or (ii) the date of 3M's acceptance of all of the goods and/or services hereunder, or (iii) 3M's receipt of a valid invoice containing all the necessary details, whichever is later.

3.3. Seller shall pay, without charge to 3M, any or all central, state, or local tax or other governmental levies, charges or assessment relating to supply of any of the products or provision of services hereunder, unless expressly otherwise provided in any exhibit attached to this PO.

3.4. Seller shall, without recourse to 3M, be fully and solely liable for (a) timely payment of all taxes, duties, levies, (including but not limited to all such indirect taxes as may be applicable) and / or other statutory dues as applicable under relevant laws in relation to [supply of products or provision of services] under this PO and (b) any consequential demands, penalties, fines, damages etc. arising as a result of non-compliance to (a) above. It is hereby clarified that 3M shall, in no manner, be responsible or liable for the Seller's obligations under these terms.

3.5. As may be applicable, 3M may deduct withholding taxes (TDS) under applicable section of Income Tax Act, 1961.

3.6. Goods and Service Tax:

(i) From the effective date and upon implementation of GST Laws in India, all such terms and references in this PO that require or may require modification or amendment in order to reflect and enable the implementation of applicable provisions of the GST laws by 3M and Seller shall stand amended and shall be read as per the provisions of GST laws in force and as amended from time to time, notwithstanding anything contrary or inconsistent contained in this PO.

(ii) Seller undertakes to levy applicable GST in accordance with the GST Laws. Seller shall ensure to make payment of GST amount against the GST TIN Number of the jurisdiction as provided by 3M to Seller in writing or as mentioned in the PO. Seller undertakes to remit applicable GST to the appropriate tax jurisdiction of the applicable taxing authority within the time specified in the applicable law. Seller undertakes to submit all necessary information, documents and other evidences, including in particular, copy of Seller s certificate of registration with tax authorities, copy of challan evidencing payment of GST by Seller and such other documents that may be required by 3M to enable 3M to claim the credit of GST charged to it by Seller. In the event, Seller fails to remit the GST amount as stated above, or remits the same to a jurisdiction not as per GST TIN Number as provided by 3M, or claims that it has made the remittance , but the same is not reflected in the GST network of 3M, then Seller shall become liable to promptly, without delay or demur, reimburse to 3M within 30 days of 3M making a claim (1) all the GST payable for the supply of products or services, and/or (2) the disallowed or unavailable credits which otherwise 3M would be entitled under the applicable law if the GST was properly remitted by Seller within

the time period stated above and (3) the interest and penalties associated with such disallowed or unavailable credits and (4) all other additional taxes or late charges that may be demanded by or may become payable to the taxing authority from 3M,

(iii) Seller shall ensure to pass on to 3M the benefit of availability of credit and reduction in the rates of output tax. Further, in case any tax or government authority asserts that Seller has not deposited certain taxes under the GST Laws with the taxing or government authority, and / or disallows the credit of GST with or without interest and / or penalty, Seller hereby agrees to indemnify 3M for such taxes and hold 3M harmless on an after tax basis from and against any taxes, interest and penalties levied or asserted by the taxing or the government authority in connection therewith. Seller acknowledges and agrees that in the event any tax proceedings are initiated against 3M, Seller shall fully co-operate with 3M by furnishing all information on timely basis as may be required by 3M from Seller, including but not limited to confirmation of booking/accrual of income.

(iv) Seller acknowledges and agrees that adherence to compliances would be monitored by the taxing authorities and any defaults may result in blacklisting or special scrutiny of either of the Parties. Accordingly, in the event of continuing defaults by the Seller, which results in any kind of adverse actions against 3M including special scrutiny of the books of accounts of 3M, then 3M shall have the right to immediately.

(v) Seller shall be solely responsible for true and correct classification (HSN/SAC based) of the goods/services in accordance with GST Laws. Seller shall, on request from 3M, forthwith provide documents supporting the basis of its classification of goods/services. Seller under takes to indemnify 3M for any loss or reduction of input credit availed by 3M, due to incorrect classification (HSN/SAC based) by the Seller.

4. INSPECTION / ACCEPTANCE

3M shall be entitled, at any time (in some circumstances only upon prior written notice to Seller), to inspect Seller's premises used for manufacture of the products, including the facilities, personnel and equipment used to manufacture the products or at assigned third party testing laboratory / premises of the Seller. Seller shall carefully inspect all products prior to shipment to 3M. 3M may reject any portion or all of any shipment of products that does not conform to the applicable specifications or descriptions of the products contained in the PO and may return such rejected products to Seller.3M's payment to Seller for products or services prior to 3M's timely rejection of such products as non-conforming shall not be deemed as acceptance of the products or services by 3M. 3M shall have the right to charge Seller for loss of production due to quality issue and for products/ services not meeting 3M s specifications. Seller shall ensure that all related technical documents /drawings, as may be necessary, are available with the Seller prior to dispatch and provide to 3M upon request.

5. CHANGE ORDERS

5.1. 3M may, at any time prior to the Delivery Date, by written communication suspend its purchase or products or services hereunder, change the quantity or products or the scope of services ordered or the Delivery Date or make changes in, (i) applicable drawings, design or other specifications, (ii) the method of shipment or packing, and/or (iii) the place of delivery or or the specified location for the services to be perform

5.2. If a change by 3M under 5 (a) above causes an increase in the cost of product or the time required for Seller's performance under this PO, and Seller so notifies 3M promptly in writing, then the price and/or delivery schedule of the product or service corresponding to such changed portion(s) of this PO shall be equitably adjusted as mutually agreed upon by both parties, and the parties shall modify this PO accordingly in writing. Seller shall request such an adjustment no later than twenty (20) days from the date of Seller's receipt of 3M's notification of a change, however, such period may be extended upon 3M's written approval.

6. TERMINATION FOR CONVENIENCE

6.1. 3M may cancel/terminate this PO in whole or in part, at any time by written notification to Seller.

6.2. Upon such termination, Seller shall, to the extent and at the time specified by 3M, stop all such work under this PO, place no further orders for material to complete such work, assign to 3M all of Seller's rights, title and interest under terminated subcontracts and orders, settle all claims thereunder (after obtaining 3M's written prior approval), protect all property in which 3M has or may acquire an interest, and transfer title and make delivery of all articles, materials, work in process and other things held or acquired by Seller in connection with the terminated portion of this PO. Seller will proceed promptly to comply with 3M's instructions respecting each of the foregoing without awaiting settlement or payment of any termination claim it may have against 3M.

6.3. Within three (3) months after such termination, Seller may submit in writing to 3M any valid claim for termination charges in the form and with the certifications as may be required and communicated by 3M from time to time. Failure to submit such claim within such three (3) month period will constitute Seller's waiver of all claims against 3M and a release of any and all of 3M's liability arising out of such termination.

6.4. The parties may, after mutual consultations in good faith, agree in writing upon any amount to be paid by 3M to Seller for such termination. In absence of such an agreement, 3M in its sole discretion shall evaluate and as deem fit pay Seller the following amounts: (i)the price setforth in this PO for all products completed or services rendered in accordance with this PO to the extent not previously paid for; or (ii)the actual reasonable cost incurred and paid by Seller which are properly allocable under recognized commercial accounting practices to the terminated portion of this PO.

7. CONFIDENTIAL INFORMATION AND INTELLECTUAL PROPERTY RIGHTS

7.1. Seller agrees that any data, design, specification it obtains from 3M which also included, without limitation, technical, trade secret, commercial or financial information about the research or development, machinery, manufacturing processes, designs, engineering ,marketing plans customer contacts, organization, or operations of 3M Company, its subsidiaries or affiliates (collectively referred to as "Confidential Information") as confidential. Except as required to perform its obligations under the PO and expressly permitted herein, Seller shall hold in confidence and not use or disclose any Confidential Information without 3M's prior written consent and shall similarly bind its employees, consultants, and subcontractors in writing. Seller shall not disclose any Confidential Information to any person other than those employees, consultants or subcontractors of Seller who have a legitimate need to know to perform the obligations under this PO. Seller's nondisclosure obligation here under shall not apply to information which it can document, is generally available to the public or was rightfully disclosed to Seller by a third party without restriction. Upon 3M's request, or on completion of its obligations under this PO or earlier cancellation of this Purchase Order, Seller shall promptly return all Confidential Information and an y copies thereof to 3M.

7.2. Nothing in this PO or any exhibit forming part of this PO shall be construed as granting any license under any intellectual property rights except as separately agreed in writing.

8. COMPLIANCE WITH LAWS.

8.1 Compliance: Seller represents, warrants and covenants that Seller and its affiliates, owners, officers, directors, employees, agents, subcontractors, consultants, and representatives (collectively referred to as Representatives) will perform all of Seller s obligations under this PO in compliance with all local, state , national, and international statutes, rulings , regulations, ordinances , and governmental directives , including , without limitation, those pertaining to antibribery (example: U. S. Foreign Corrupt Practices Act,U.K.Bribery Act),money laundering, competition, regulation competition, competition, regulation of trade, the environment, transportation , safety, health, and employment(collectively referred to as "Laws")that apply to 3M, Seller , either party s business , and the 3M products and /or services to which this PO relate. Seller further represents and warrants that neither it nor its Representatives will take any action that might cause 3M to violate any Law. Seller will advise 3M immediately if it learns, or has any reason to know, of (i) any violation of any Law by Seller or its Representatives that occurred or may have occurred in performing Seller's obligations under this PO or(ii)any failure of Seller or any of its Representatives to comply with Seller's obligations under this Article.

a. Due Diligence: Seller represents and warrants that any statements and other information provided by Seller's officers, directors and employees during 3M s due diligence assessment of Seller's compliance history and practices, whether provided to 3M or to one of 3M s Representatives, were accurate on this Agreements effective date.

b. Compliance Awareness and Training: Seller ensures that Seller and its Representatives involved in the performance of Seller's obligations under

this PO are knowledgeable about what is permissible and prohibited conduct under this Article. If requested by 3M or the Seller, Seller and its Representatives will receive specific training.

c. Compliance Investigation: During this PO term and for so long as 3M is subject to liability under an applicable statute of limitations period, 3M shall have the right to conduct an investigation into whether any such non-compliance has occurred and Seller will assure that Seller and its Representatives cooperate with any investigation by3M or its Representatives , including making available, upon the request of 3M or its Representatives, any of Seller s and its Representatives pertinent assets, books, accounts and records (Records), as well as interviews of their personnel. In addition, during this PO s term, if 3M has reason to believe that Seller and/ or any of its Representatives may not be in compliance with their obligations in this Article, then 3M will, in addition to all other available remedies including its termination rights, have the right, at 3Ms sole discretion, to suspend its performance under this PO until confirmation that no breach has occurred. 3M will not be liable to Seller and /or any of its Representatives for any claims, losses or damages related to that suspension.

d. Compliance Audit: As part of 3M s own efforts to ensure its business operations are conducted incompliance with the Laws, during this Agreements term and for three years thereafter, 3M may choose to conduct audit(s) of Seller s compliance with its obligations under this Article. Seller will cooperate in any such audit(s) by 3M or its Representatives, including review of Seller s and its Representatives Records that relate to Sellers obligations under this Agreement, and interviews of their personnel.3M will incur the cost of any audits under this Compliance Audit provision and determine, in its sole discretion, the scope, method, nature and duration of an audit.

8.2 ANTI-BRIBERY.

8.2.1 Prohibited Payment:

a. The Parties intend that no Prohibited Payment (as that term is defined below) will be made with the purpose or effect of accepting or acquiescing in, public or commercial bribery, extortion, kickbacks , money laundering or other unlawful or improper means of obtaining , directing or retaining business. Accordingly, without regard to what any local law may permit or prohibit, Seller represents, warrants and covenants that Seller and its Representatives have not made, and will not make , authorize , or offer to make, in connection with this PO or any other business transaction involving 3M, either directly or indirectly, for the purpose of obtaining , retaining or directing business or securing any improper advantage in connection with this PO or any other business transaction relating to 3M , any loan , gift, donation or payment, or transfer of any other thing of value(collectively referred to as a Prohibited Payment) to any person or entity, including but not limited to : (a) a Government Official (as defined below) or for the benefit of any Government Official; (b)any family member of a Government Official; (c) any officer, director , employee or representative of 3M , an anticipated or current 3M customer, or any affiliate of either, for that person s personal benefit.

b. This Section 8.2.1 will not prohibit modest business entertainment and gifts, provided those are: (a) lawful; (b)reasonable in the applicable industry, appropriate to the occasion, and directly related to 3M s business; and (c) accurately and completely described in Seller s Records.

8.2.2 Government Official: Government Official means:(a) any employee or officer of a government, including, without limitation, any federal, regional or local department, agency or instrumentality of a government, or an enterprise owned or controlled , even in part, by a government;(b) any political party or any official or employee of apolitical party;(c)any official or employee of a public international organization (such as the World Bank or United Nations); (d) any candidate for political office; and (e) any person acting in an official capacity for, or on behalf of, any entity identified in subparts (a) (b), (c) and (d).

Seller represents, warrants, and covenants that during this Agreement s term no owner, partner, officer, director, Key Employee (as that term is defined below), agent, subcontractor, consultant, or representative of Seller, or any family member of any of them, (i) is a Government Official, (ii) has a direct business relationship with a Government Official, (iii) will become a Government Official, or (iv) will enter into a direct business relationship with a Government Official, in each case, who could influence a decision or action related to the purchase, prescription, or use of a 3M product or 3M service, or to any other governmental action that would benefit 3M's business 3M's business. A Key Employee is any Seller employee who has a position with decision-making authority in respect of Seller s relationship with 3M under this PO or the 3M products and/or services to which this PO relates.

8.2.3 Seller agents: Seller may use a third party Representative (collectively referred to as Agents) only with 3Ms prior written consent, which will be conditioned, among other things, on (i)Sellers assistance in conducting 3M s due diligence /integrity assessment to verify the proposed Agents identity, qualifications, ethical nature, compensation to be paid, services to be performed, relevant information (Due Diligence), or (ii)Seller conducting its own Due Diligence process on a potential Agent, which process is substantially similar to 3M s process, the results of which are provided to 3M upon request, and 3M there after satisfies itself that the Due Diligence is adequate. If 3M consents to use of an Agent. Seller will obtain Agent s written agreement to comply with all obligations in this Article, including, without limitation, granting the 3M investigation and audit rights set forth in this Sections.

8.2.4 Seller Records: Seller will maintain Records that accurately, fairly and in reasonable detail, reflect all transactions and disposition of funds under this PO for the time period stated in Section 1.4 above. Seller will maintain a system of internal financial and accounting controls and procedures sufficient to provide reasonable assurances that transactions and disposition of funds are properly recorded and authorized.

8.2.5 Compliance Certification: Whenever requested by 3M, Seller will sign and deliver to 3M a Compliance Certification (the Compliance Certification) to confirm Seller s compliance with this Article.

8.3 GENERAL OBLIGATIONS

(1) Ongoing Obligations: Seller covenants that:(a) all representations and warranties in this Article will remain true and accurate during this Agreement's term; and (b) Seller will immediately notify 3M if there is any change in Seller's control or ownership.

(2) Disclosure: 3M may disclose this Agreement's existence and terms at any time to a third party that 3M determines has a legitimate need to know that information, and

(3) Termination: 3M may terminate this PO (a) immediately upon written notice of a breach by Seller or its Representatives of any of their obligations under this Article, or (b) without cause, provided that written notice is given at least (10) Ten days before the effective date of termination.

9. INDEMNITY

Seller shall indemnify and hold harmless 3M its officers, directors, employees, contracts against any liability, loss, taxes, interest, penalty, damage, cost or expense (including reasonable attorney's fees) incurred by 3M relating to breach of any of Seller s obligations under this PO and non-compliance of laws.

10. PRODUCTS

The 3M products into which they are incorporated and Product packaging (Product Packaging) may need to comply with laws that restrict, regulate or require disclosure of, product content, including but not limited to the European Union's (EU) Directive on the Restriction of the Use of Certain Hazardous Substances in Electrical and Electronic Equipment (known as "RoHS"), the People's Republic of China Management Methods for Prevention and Control of Pollution from Electronic Information Products of 2006, the EU s Regulation 1907/2006 (known as REACH) relating to products and packaging, the EU s Directive 94/62/EC relating to packaging, and other similar laws (Substance Laws) as well as laws on legal harvesting such as , for example, the U.S. Lacey Act, the EU Timber Regulation, the Australian Illegal Logging Prohibition Act and other similar laws "Legal Harvest Laws". See http://3M.com/supplierregspecs. Seller therefore warrants as follows for each Product and all Product Packaging (exclusive of any 3M Materials):

10.1. Restricted Substances: Product and Product Packaging will not contain substances in excess of permitted concentration values established by Substance Laws unless the applicable Specification specifically permit that substance in a higher concentration value. Without limiting the foregoing, substances in Product and Product Packaging will not exceed the following maximum concentration values in any homogeneous material (Restricted Value): (1) 0.1% (by weight) for each of lead, mercury, hexavalent chromium, polybrominated biphenyls or polybrominated diphenylethers; or (2) 0.01% (by weight) for cadmium.

10.2. Illegally Obtained Plant Material: Product and Product Packaging will not contain plant material (including any derivative of plant material) taken, possessed, transported, or sold in violation of any law. Seller must exercise due diligence to ensure that the materials contained in Product and Product Packaging supplied to 3M are legally sourced, harvested and exported from their country of harvest.

10.3. Conflict Minerals: If Products contain any conflict minerals as defined under Section 1502 of the U.S. Dodd-Frank Act and its implementing regulations that are necessary to the production or functionality of such Products (Conflict Minerals), Seller must: (i) disclose their presence ; (ii)provide on request information on Conflict Mineral smelters and refiner in the relevant supply

chains and other information consistent with industry standard conflict minerals reporting templates; and (iii) adopt a Conflict Minerals policy and due diligence management system and require Seller s suppliers to adopt a policy and management system.

10.4. Counterfeit Goods: All Products delivered pursuant to this PO will comply with and are subject to the anti-counterfeiting terms and condition listed under Counterfeit Goods at http://3M.com/supplierregspecs ("Counterfeit Goods Provisions"). For purposes of this Agreement, reference to "Goods" in the Counterfeit Goods Provisions means the Products.

10.5. Other Information Disclosure: Seller will provide 3M: (i) satisfactory documentation that Product and Product Packaging (exclusive of 3M Materials) do not exceed the Restricted Values; (ii) certification of the presence of any substance regulated under any Substance Law (Regulated Substance") contained in the Product or Product Packaging including without limitation any Substance Regulated listed in the REACH Candidate List (found at http: //echa.europa.eu/web/guest/candidate-list-table); (iii)certification of the exact concentration of each Regulated Substance contained in Product and Product Packaging regardless of whether the relevant Specifications permit one or more Regulated Substances; (iv) certification of each plant scientific name (genus and species), country of harvest, and other information that may be required by Legal Harvest Laws; and (v) reports on the occurrence of other substances in any Product or Product Packaging that may be restricted by, or require disclosure to, governmental bodies, customers and/or recyclers.

10.6. In addition to all implied and express warranties available under these Terms, any applicable law, Seller warrants that: (a) all Goods and Services will be free from any encumbrance and conform to all requirements and the applicable Order; (b) all Goods will be without any defect in design (except to the extent designed by 3M), manufacture, processing, materials and workmanship; (c) all Goods will be made or processed, and all Services will be performed, in compliance with all laws applicable to Seller and its business and maintain environmental, health and safety, transportation, ethics, human resources and labor programs and management systems that are consistent with 3M Supplier Responsibility Code regarding EHS, Transportation, Labor/Human Resources, Ethics, Management Systems and Supplied Materials available at http://multimedia.3m.com/mws/media/12045670/3m-supplier-responsibility-code.pdf. Seller also warrants that: (x) Seller has the expertise, and resources to perform its obligations under any Order (including these Terms); (y) no Good or Service infringes on any third party's intellectual property rights; and (z) Seller has no third party obligations that conflict in any way with Seller's obligations under these Terms.

11. GOVERNING LAW

This PO shall be governed by laws of India and Courts in Bangalore shall have ultimate jurisdiction to try any and all disputes arising out of this PO.