GENERAL TERMS AND CONDITIONS
FOR PURCHASE ORDERS for AHOld DELHAIZE U.S.A., INC. AND ITS AFFILIATES

The terms and conditions set forth below (the "General Terms") will govern the relationship between Ahold Delhaize U.S.A., Inc. ("ADUSA") or the US affiliate or brand of ADUSA, as applicable, that is identified as the buyer or customer on the face of the purchase order (such entity, "Buyer") and the vendor identified on the face of any Buyer purchase order or linked with, or party to, an electronic data interchange ("EDI") transmission with Buyer (such vendor, "Seller"). If there is a conflict between these General Terms and the terms and conditions of any other form of either Buyer or Seller, these General Terms shall govern. In the event that there is an executed supply and/or services agreement in place between Buyer and Seller involving the particular products or services at issue, the terms of that executed agreement shall govern. For purposes of the General Terms, an "Order" shall mean any purchase order or EDI transmission by Buyer requesting products and/or services from Seller. The General Terms shall be incorporated by reference into and form a part of each Order.

A. GENERAL TERMS. These terms are applicable to all Orders, whether for Products or Services.

1. Definitions. "Confidential Information" means the terms and existence of any Order and these General Terms, as well as any and all business methods or plans, strategy, technical and commercial information, drawings, blueprints, photographs, sketches, software, specifications, and similar materials trade secrets, customer and vendor lists, data, financial information and any other proprietary or non-public information of Buyer or Affiliates. "Products" means any products, goods or equipment described on the face of an Order. "Services" means any services described on the face of an Order. "Affiliates" means any operating companies, divisions or affiliates of Buyer.

2. Order Acceptance. Seller's complete or partial shipment or provision of the Products or Services or Seller's acknowledgment of the Order (electronic, written or verbal) shall constitute acceptance of the Order and shall be considered a binding contract pursuant to the General Terms. Buyer does not and will not agree to any terms and conditions stated by Seller that conflict with or are in addition to those contained in these General Terms and the Order. The General Terms and the Order constitute the final, complete and exclusive statement of the agreement between Seller and Buyer concerning the Order.

3. Confidentiality. Seller shall not disclose any Confidential Information to anyone except its employees or agents that need to know in order to satisfy Seller's obligations hereunder and under an Order. In the event that Seller is compelled to disclose any Confidential Information by law or governmental authority or order, Seller shall promptly notify Buyer so that Buyer may seek an appropriate protective order. Seller shall not use Confidential Information for any purpose other than the fulfillment of its obligations under any Order.

4. Publicity. All media releases, advertising, public announcements and public disclosures by Seller, its employees or agents, relating to any Order, or the name or logo of any Buyer or Affiliate, shall be approved by Buyer in writing prior to the release thereof.

5. Prices. Prices for any Products and Services shall be as specified in the Order and constitutes the entire compensation for the Products and Services, except for any U.S. sales or use tax.

6. Invoices. Seller shall not invoice, and Buyer shall not be responsible for the payment of, any amounts that are invoiced more than ninety (90) days past the date of shipment of the Products or performance of the Services to which such amounts apply. Each invoice shall be accompanied by all required documentation necessary to support all charges. Seller shall include any freight cost as a separate line item on, and shall attach a copy of the freight bill to, the invoice. Seller must itemize all applicable sales or use taxes separately on the invoice for the Products or Services. Seller shall separately state charges for Services from charges for Products on each invoice. Any invoice submitted in an improper format or without the required documentation will be returned unpaid to Seller for correction and resubmission.

7. Payment Terms. Buyer will pay all undisputed and properly documented invoices in accordance with the payments terms as specified in the Order. Payment terms will begin from the later to occur of (i) Buyer's receipt of the products or Services or Seller's invoice for the Products or Services. Payments are subject to Buyer's payment processing procedures. Buyer at its option may pay invoices in advance of inspection and acceptance without prejudice to Buyer's rights under law or under any provision in the General Terms. Buyer reserves the right to offset against Seller's invoices any amounts remaining due from Seller to Buyer or Affiliates.

8. Buyer's Property. "Buyer Materials" means Buyer's and its Affiliates' Confidential Information, materials, inventions, data, ideas, Products, specifications of intellectual property and other rights, as well as any information and other materials prepared for Buyer or the products or Services purchased, or in the course of fulfilling, an Order. "Licensing" means any work created under an Order and any derivatives of any of the foregoing. The Buyer Materials, and any rights arising from Seller's use of such, are and shall be owned exclusively by Buyer. All Buyer Materials that are developed for Buyer by Seller that are works of authorship will be deemed "works made for hire." Seller shall not make, use or sell any Buyer Materials for any purpose other than to fulfill the Order, without Buyer's express written permission. Seller agrees to execute, and shall cause Seller personnel to execute, any documents or take any other actions as may reasonably be necessary, or as Buyer may reasonably request, to evidence, perfect, maintain and enforce Buyer's ownership of any Buyer Materials including those developed by Seller.

9. Representations, Warranties and Covenants. Seller represents, warrants and covenants that (a) Seller shall comply with the Ahold Delhaize Standards of Engagement attached hereto as Schedule A, as may be updated from time to time, with respect to all Products and Services provided to Buyer; provided that, to the extent there is a conflict between the Standards of Engagement and any term in these General Terms, the term in the body of these General Terms shall govern. (b) Seller shall comply with all applicable laws, rules and regulations ("Laws") and secure all permits, licenses, regulatory approvals and registrations required to supply the Products or render the Services, including, without limitation, registration with the appropriate taxing authorities for remittance of taxes. (c) Except as specifically set forth in an Order, no payment, gift or thing of value has been made, given or promised by either party to obtain an Order and no Buyer officer, employee or representative has a direct or indirect interest or receives any direct or indirect proceeds from the Order, except as a less than two percent (2%) shareholder in a company with publicly traded shares, and (d) neither the Services (including Buyer's or Affiliate's use thereof) nor the Product (including all packaging and labeling) or the manufacture (including any manufacturing method), use, importation, sale or offer for sale of the Product, will infringe or misappropriate any proprietary, intellectual property or other right of Buyer or any other party. If Buyer discovers that any Product or Service or Buyer's or Affiliate's use of any Product or Service, is held to constitute any such infringement or misappropriation or its use by Buyer is enjoined, Seller, at no cost to Buyer, shall procure for Buyer savethis right to continue using the Product or Service, as applicable, or provide Buyer with a substitute Product or Service conforming to the Order. If Buyer discovers that any Products or Services fail to
conform to the above warranties (a) through (c), then, after receipt of Buyer’s written notice of the nonconformity within a reasonable time after discovery, Seller shall, at Buyer’s option and at no cost to Buyer, either (i) promptly repair, replace with conforming Products or modify any non-conforming Products or re-perform the Services so that they conform or (ii) refund to Buyer the price (for the non-conforming Products or Services. If Seller is unable to remedy such nonconformity within a reasonable time period, Buyer may purchase replacement products or services, and Seller shall reimburse Buyer for any reasonable costs incurred by Buyer for such replacement products or services.

10. Indemnification. Seller shall defend, indemnify and hold harmless Buyer and Buyer’s parents, affiliates, subsidiaries, employees, officers, directors and agents (collectively, the “Buyer Indemnitees”), from and against any and all claims, liabilities, losses, damages, costs or expenses (including reasonable attorney’s fees)(collectively, “Claims”) arising out of, relating to or alleging (a) the negligence, willful misconduct or other acts or omissions of Seller or Seller’s employees, agents or contractors (“Seller’s Agents”). (b) Seller or Seller’s Agents’ failure to comply with any of the representations and warranties, (c) any defect or failure in the Products or Services provided by Seller under an Order, (d) any allegation by a third party that any portion of the Services (including Buyer’s or Affiliate’s use thereof) or the Products or the manufacture (including any manufacturing method), use, importation, sale or offer for sale of the Products infringes, misappropriates or otherwise violates the intellectual property rights or other rights of such third party, (e) claims by Seller’s Personnel arising out of or relating to an Order, including any act or omission of Seller in its capacity as an employer; (f) any governmental authority’s reclassification or attempt to reclassify any Seller Personnel as an employee of the Buyer or any Affiliate, including without limitation, any tax liability resulting from Buyer’s or any Affiliate’s failure to pay, deduct or withhold foreign, U.S. federal, and U.S. state and local income taxes; or (g) without limitation, any tax liability resulting from Seller’s failure to pay, deduct or withhold foreign, U.S. federal, or U.S. state or local taxes. In addition, if Seller’s Agents enter Buyer’s premises in the performance of Seller’s obligations hereunder or under an Order, Seller will indemnify and hold harmless Buyer and the Buyer Indemnitees from and against any loss, cost, expense or damage to property or injury to a person (including death) to the extent caused by Seller’s Agents.

11. Insurance. Seller, at its expense, shall maintain adequate liability, employer’s liability and workers’ compensation insurance in amounts satisfactory to Buyer to protect Buyer, its Affiliates, and their respective officers, employees, directors and agents with respect to the obligations hereunder and (ii) make available to Buyer and its Affiliates’ failure to pay, deduct or withhold foreign, U.S. federal and U.S. state and local income taxes; (g) without limitation, any tax liability resulting from Seller’s failure to pay, deduct or withhold foreign, U.S. federal, or U.S. state or local taxes. In addition, if Seller’s Agents enter Buyer’s premises in the performance of Seller’s obligations hereunder or under an Order, Seller will indemnify and hold harmless Buyer and the Buyer Indemnitees from and against any loss, cost, expense or damage to property or injury to a person (including death) to the extent caused by Seller’s Agents.

12. Records and Audits. Seller shall maintain complete financial records and accurate documentation relating to Seller’s provision of Products or Services under the Order for five (5) years after final payment or longer if required by Law. During this same period, Buyer or its designee has the right (but not the obligation) to audit and inspect (including making copies or extracts of) Seller’s records with respect to amounts invoiced to Buyer and Seller’s compliance with the Order and these General Terms. If an audit or inspection reveals an error in the amounts charged to Buyer or paid to Seller, then an appropriate adjustment shall be made within thirty (30) days by either Seller or Buyer, as applicable. Buyer shall pay for any audit or inspection.

13. Subcontracting and Assignment. Seller may not subcontract or assign any of its duties or obligations hereunder or under any Order without the prior written consent of Buyer. If Buyer consents to the use of a subcontractor, Seller shall remain liable for all acts and omissions of such subcontractors and require the subcontractors to comply with these General Terms.

14. Waiver of Liens. All Products shall be free and clear of all liens, claims or encumbrances. Seller waives and relinquishes all liens and claims that Seller has or later may have as a result of Services or Products (including any labor) provided by Seller in performance of any Order.

15. Amendments, Modifications, Termination, Cancellation and Force Majeure. These General Terms may be modified, amended or terminated by Buyer at any time. Buyer may publish any such changes on the Retail Business Services Supplier Portal website located at http://partners.ahold.com or a similar site (the “Supplier Portal”), (For access to the Supplier Portal, Seller should contact RBS Customer Solutions Center at 717-960-1700 Opt #3, or such other contact location as Buyer may notify Seller.) Seller shall contact Buyer for access to the Supplier Portal if Seller does not have such access. If Seller accepts any Order from Buyer after such change. Seller shall be deemed to have accepted such change. Buyer may revoke or cancel an Order, without penalty, at any time prior to Seller’s shipment of Products or performance of Services upon notice to Seller. If Seller becomes insolvent or bankrupt, files a petition for bankruptcy, or is subject to an assignment for the benefit of creditors, Buyer shall, in its sole discretion, cancel any unfilled part of an Order without any liability. Either party, upon prior notice to the other party, may cancel or reasonably delay performance under an Order in the event of circumstances or events beyond its reasonable control, including acts of God, war, riot, strike, terrorism, government action, destruction or loss of premises or markets or consumer boycott.

16. Miscellaneous. The remedies herein are cumulative and in addition to any other remedies provided by law or equity. No waiver of any provision of the General Terms or any Order by either party is effective unless in a writing signed by the waiving party. Any such waiver does not constitute a waiver of any other breach, right or remedy available to such party, and does not establish a course of conduct that will operate as a waiver of such right or provision. The General Terms and the Orders shall be governed by and construed in accordance with the laws of the State of New York, without regard to its conflicts of laws provisions. Each provision of the General Terms and any Order are severable and if any provision is found invalid, illegal or unenforceable for any reason that portion shall be limited or curtailed to the extent necessary to make such provision valid, and the remainder of these General Terms shall remain in full force and effect. Nothing in this Agreement shall be construed as creating a partnership or joint venture between Buyer and Seller. Seller is an independent contractor and not an employee of Buyer and Buyer shall not be responsible for any salary, benefits or other

seller acknowledges that payment of an invoice is contingent upon seller’s supplying buyer with evidence of compliance with these insurance requirements. seller agrees that buyer shall continue to be entitled to any and all discounts and shall not be penalized due to any delay in payment which stems from seller’s failure to comply with these insurance requirements.
employee-related expenses for Seller’s Agents. The rights and obligations which by their nature must survive publication or termination of an Order in order to achieve its fundamental purposes including confidentiality and indemnification, shall survive. Time is of the essence for performance of Services or delivery of a Product under an Order. The word “including” and words of similar import shall mean “including, without limitation.”

B. TERMS APPLICABLE ONLY TO THE PURCHASE OF PRODUCTS. These terms are applicable to all Orders for the purchase of Products.

1. Delivery. Buyer may refuse any Product and cancel all or any part of an Order if Seller fails to deliver all or any part of the Products in accordance with the terms of that Order and Buyer’s Transportation Routing Guide (located on the Supplier Portal and incorporated herein by reference). Delivery is not complete until all Products and related deliverables have been received and accepted by Buyer. Acceptance of any part of an Order shall neither bind Buyer to accept future shipments, nor deprive Buyer of the right to reject or return Products already accepted. Seller shall be responsible for payment of any segregation, detention or related charges that result from Seller’s failure to tender the freight as specified in the Order and Buyer’s Transportation Routing Guide.

2. Invoices. Seller shall issue an invoice to the address indicated on the face of an Order with each shipment of Products.

3. Shipment and Risk of Loss. Notwithstanding any “FOB” terms stated on an Order, property, title and risk of loss or damage for the Products shall remain the responsibility of Seller until Seller has either (i) delivered the Products to the Buyer at the delivery location, or (ii) the Products are picked-up by Buyer at the location specified in the Order, and the Products have been accepted by an authorized Buyer representative at such delivery or pick-up location.


Quality Control and Regulatory Compliance. Seller represents and warrants to Buyer that all Products (including packaging and labels) provided under the Order: (i) are free from defects; (ii) comply with any applicable specifications in the Order, including minimum shelf-life requirements; (iii) satisfy Seller’s brand quality standards (if the Products are branded products); (iv) are of merchantable quality and are fit, safe and sufficient for the purpose intended; (v) comply with all applicable Laws; and if applicable to the Products supplied hereunder: (vi) are not and will not be adulterated or misbranded within the meaning of the Food, Drug and Cosmetic Act of 1938, as amended, the Meat and Poultry Inspection Act ("MPIA"), the Federal Standards of Identity Act ("FSIA"), and any regulations now or hereinafter in force pertaining to the Products; (vii) are not and will not be produced from cloned animals or their offspring; and (vi) the ingredient lists, nutritional analysis and all other information, claims and other content that appears on the Product packaging and/or labels shall not be false or misleading in violation of any applicable Law and that all certifications (including all Kosher and organic certifications) that appear on the Product packaging and/or labels shall have been duly authorized by the applicable licensing entity, agency or other body. These warranties are in addition to any warranty otherwise offered by Seller or implied by law and survive Buyer’s inspection, acceptance and payment for the Products. Buyer may audit Seller’s production site, equipment, methods and Products at Buyer’s reasonable request. Upon Buyer’s request, Seller agrees to provide Buyer with the results of any quality tests conducted on the Products ordered and, if applicable, with a General Conformity Certificate or Children’s Product Certificate for each shipment of Products as well as evidence of a Reasonable Testing Program and any third party test reports required by applicable Laws. Seller shall identify the location of all Seller’s production facilities utilized for Products provided hereunder upon request and shall promptly notify Buyer of any changes to such locations.

Product Recalls/Market Withdrawals. Seller immediately shall notify Buyer of any emergency recall contacts in the event Products must be withdrawn or recalled due to any reason. Seller shall provide Buyer with an emergency contact list with the name, title and contact information for Buyer’s employees responsible for handling food safety and quality issues. Buyer may initiate, if necessary, a local recall or market withdrawal when Buyer reasonably deems it necessary for safety or quality reasons. Seller shall make every reasonable effort to notify Buyer of any public announcement of a recall or market withdrawal involving the Products, but such notification shall, in all events, occur within six (6) hours of Seller’s decision to recall or announce such market withdrawal. In the event Products must be withdrawn or recalled for any reason, Seller shall, at its expense and Buyer’s option, replace all recalled Products or refund the price paid therefor (including all freight, shipping and handling charges therefor), provided that such costs and expenses incurred as a result of any recalled Products, including restocking, handling, disposal, consultation and laboratory fees. Buyer may dispose of or return, at Seller’s expense, any recalled Products if Seller does not pick up the Products within three (3) business days after notice of the recall or such other reasonable period of time as may be mutually agreed by Buyer and Seller.

Country of Origin Requirements. To the extent applicable to the Products supplied by Seller under any Order, Seller agrees to abide by the laws and regulations imposing country of origin requirements (collectively, the “CO Requirements”). Seller shall provide Buyer with complete and accurate information concerning the country of origin for any such Products consistent with the CO Requirements. Unless otherwise agreed, CO Requirement information shall be provided by printing information conspicuously on retail boxes or bags, on box end labels, bills of lading and invoices. Seller shall maintain complete and accurate records of the country of origin of any Products supplied, and shall retain such records for the period of record retention required by the CO Requirements. Seller shall establish and follow a verifiable segregation plan to keep separate all similar products with different countries of origin. Seller shall produce records and evidence as required by Buyer or a government agency to demonstrate compliance with the CO Requirements.

Importation/Exportation Documentation. Seller shall ensure that all Products shipped or delivered from a foreign country are shipped or delivered in accordance with all applicable Laws of the United States and such foreign country. Seller is responsible for providing all necessary documentation for the Products to the applicable customs or other governmental departments or agencies and shall inform Buyer if Buyer needs to obtain or provide any permits, licenses or other documentation in connection with purchasing the Products.

Foreign Supplier Verification. If any Product is subject to 21 C.F.R. Part 1 Subpart L, Foreign Supplier Verification Programs for Food Importers, "FSVP", Seller shall, in writing, at least 15 days prior to the Order, provide Buyer in writing prior to issuance of the Order for such Product, comply with all applicable provisions of FSVP and serve as Importer of the Product for purposes of FSVP by, without limitation and where applicable, identifying itself pursuant to 21 C.F.R. § 1.509 as the Product’s Importer in each line entry of food product offered for importation into the United States and signing statements of compliance consistent with 21 C.F.R. § 1.150. Where any of a Product with U.S. Customs and Border Protection. Seller shall not: (i) list Buyer’s or any Affiliate’s name or (ii) use Buyer’s or any Affiliate’s DUNS number as the unique facility identifier.

Title. Seller represents and warrants that title to all Products will be good, and its transfer rightful, and that the Products will be free from all security interests, claims, demands, liens and other encumbrances.

5. Inspection, Acceptance and Rejection of Products. All Products shipped or delivered are subject to Buyer’s inspection and acceptance within a reasonable period of time after delivery, which shall be no less than Buyer’s normal warehousing period, as applicable. If Products are rejected by Buyer, Seller shall promptly refund Buyer all amounts paid for such Products and Buyer may, at its option, destroy, dispose of or return such Products to Seller at Seller’s expense, including transportation and handling costs. 3
6. **Packaging/Labeling.** At its expense, Seller shall package the Products as specified in the Order. Seller shall use identification codes on all Product packaging from which the production date, production batch, and other relevant data can be identified, and shall maintain proper records of all Products produced and packaged. If applicable, the Product packaging for the Products must be scannable, contain "sell by" date or pack date identifications, comply with EAN/UPC standards regarding barcodes, and contain Seller’s product look-up numbers ("PLUs"). Packaging for Products in general shall also be of sufficient quality and durability to withstand normal wear and tear in connection with shipping and handling. Packaging for all edible Products shall include nutritional and content information that conforms to all applicable Laws (including type size and format requirements and applicable nutrient labeling guidelines). Without limiting the foregoing, such packaging shall include serving size, claim and benefit warnings, any applicable kosher and/or Passover identification and certification, metric weights, ingredients, required GMO content disclosure and any other information required under Food and Drug Administration or United States Department of Agriculture ("USDA") regulations. Seller shall provide Buyer with a laboratory nutritional analysis report for each edible Product ordered, together with all information requested to support the claims stated on the Product packaging.

7. **Spare Parts.** As applicable, for a period of five (5) years after delivery of the Product, Seller will make available to Buyer all spare parts required for the operation and maintenance of the Product.

8. **Software.** If the Product requires software utilization, then the following provisions apply:

   **Software License.** Seller grants to Buyer a perpetual, irrevocable, nonexclusive, worldwide, royalty-free, fully-paid, transferable and assignable license to use the operating systems software and any other software installed, associated with or delivered with the Product (including Upgrades) (the "Software") and all related materials (the "Documentation"). Buyer’s and its Affiliates’ employees, agents, contractors, consultants and third-party service providers are authorized to exercise the rights granted to Buyer under this section. The Software may be used by an unlimited number of the foregoing users. "Upgrades" means all Software upgrades, updates, modifications, new versions, new releases, patches, bug fixes, corrections, technological improvements and enhancements (including any additions or modifications made by Seller to the Software, or any replacement by Seller of the Software with new software, regardless of the name given to such new or replacement software) that improve the efficiency and effectiveness of the basic program function(s) of the Product and Software and that do not diminish existing function(s), but may add new functionality.

   **Software Language.** Seller shall provide all Software programs (including object code and source code) and Documentation in English or in the language of the country of the Product’s installation.

   **Software Support.** Seller will provide Buyer contact information for Software support, including local support for the Buyer facility in which the Product is installed.

   **Software Warranty.** Seller represents and warrants that the Software shall be free from significant programming errors and from defects in workmanship and materials and will operate and conform to the performance capabilities, specifications, functions and other descriptions and standards applicable thereto as set forth in the Order. This warranty shall not be affected by Buyer’s modification of the Software (including source code) so long as Seller can discharge any warranty obligations notwithstanding such modifications or following their removal by Seller. If the Software fails to conform to the foregoing warranty during the warranty period, Seller shall promptly correct or replace the nonconforming Software.

   **Anti-Virus Warranty.** Seller further represents, warrants and covenants that the Software will not contain any software routine, code or instruction, hardware component or combination thereof (collectively referred to and defined for the purposes of this section as a "Virus"); that is designed to (i) permit unauthorized access to the Software; or (ii) disable, delete, modify, damage, or erase software, hardware or data. The term "Virus" is intended to include, but is not limited to, components that are commonly referred to as "viruses," "back doors," "time bombs," "Trojan Horses," "worms" or "drop dead devices."

9. **WERCS Compliance Program.** Seller understands and acknowledges that Buyer has a WERCS (Web Enabled Response Channel System) compliance policy (the "WERCS Policy") which helps Buyer manage regulatory compliance requirements for all chemicals, over-the-counter health products, pesticides, aerosols, batteries and other hazardous material products that it receives from suppliers. If Seller supplies any products hereunder or under any Order that are covered by the WERCS Policy, Seller agrees to comply with the WERCS Policy (which will be or has been made available to Seller) and to maintain registration for relevant products on the WERCSmart platform. Any questions regarding the WERCS Policy should be directed to the Buyer Category Manager for the specific product in question.

C. **TERMS APPLICABLE ONLY TO PURCHASE OF SERVICES.** These terms are applicable to all Orders for the purchase of Services.

1. **Invoices.** Seller shall issue an invoice upon completion of the Services or otherwise in accordance with the schedule agreed upon by the parties.

2. **Warranties.** Seller represents, warrants and covenants the Services will (i) be performed in a timely, professional and workmanlike manner in accordance with industry best practices and standards and using competent personnel having expertise suitable to their assignments, and (ii) conform to all specifications and documentation agreed upon and contained in the Order.

3. **Onsite Services.** If the Services will be performed on Buyer premises, then Seller shall comply with all applicable Buyer policies including those related to security, facilities, personnel, safety and environmental health, which Buyer will communicate to Seller. If the Services are performed in any Buyer retail store, Seller shall not use or otherwise take, and shall instruct its personnel to not use or otherwise take, any merchandise sold in such store for purposes of replacing the Seller’s equipment or otherwise use the same. Any Seller employees or agents (or other supervising employees of Buyer) shall reimburse Buyer for all merchandise, property or equipment that is lost, stolen or damaged due to theft or negligence by Seller or any Seller Agent. Seller shall not permit any Seller Agent to provide any further Services for Buyer or an Affiliate if, in Buyer’s reasonable determination, such Seller Agent has engaged in any wrongdoing on any Buyer or Affiliate premises. Seller shall at all times shall provide Services through employees or independent contractors having a skill level appropriate for the Services. Seller represents and warrants that all Seller Agents providing Services hereunder are legally authorized and fully documented to work in the United States and shall provide written certification and any other evidence reasonably requested by Buyer of such. Seller shall be liable for all acts and omissions of Seller Agents. Buyer may require Seller to remove any of Seller Agents from the performance of the Services at any time and for any legally permissible reason.

4. **Corrections.** Seller shall promptly correct, at its expense, any errors or inaccuracies in the Services ("Errors"), including any materials or parts used by Seller that, in Buyer’s reasonable opinion, are defective, deficient or unsatisfactory. Buyer shall not be required to pay for Services rejected in good faith and shall be entitled to an immediate refund of any fees already paid for such rejected Services.
5. **Equipment, Supplies.** Seller, at its sole expense, shall be responsible for all tools, machinery, equipment and supplies ("Equipment") necessary to perform the Services and for any risk of loss or damage to such Equipment.

6. **Occupational Safety and Health Act ("OSHA") Requirements.** Seller shall train (or cause to be trained) all Seller Agents performing Services for Buyer on the safe handling and use of any Equipment in performance to the Services. If applicable to the Services, Seller shall provide all Seller Agents with protective equipment, gear and supplies identified on the material safety data sheets as required by the OSHA Hazard Communication Standard or that is otherwise required by OSHA standards, including, if applicable, lockout/tagout procedures. Seller shall be solely responsible and liable for any Seller Agents’ failure to follow lockout/tagout procedures, where required.

7. **Environmental Protection Agency ("EPA") Regulations.** If the Services involve repairs or alterations to air conditioning or refrigeration equipment, Seller hereby acknowledges that pursuant to the EPA regulations effective July 1, 1992, the intentional venting of refrigerant is prohibited. Seller shall have sole responsibility for any liability resulting from violation of EPA regulations and shall indemnify Buyer Indemnitees for any related Claims.

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SCHEDULE A

AHOLD DELHAIZE STANDARDS OF ENGAGEMENT

Koninklijke Ahold Delhaize N.V. and its subsidiaries (together hereinafter to be referred to as "Ahold Delhaize") are committed to offering high quality products at a good value to their millions of customers. As part of its Sustainable Retailing Program, Ahold Delhaize and each of its local Brands are also committed to (i) complying with all applicable laws and regulations in each of the countries in which they operate, (ii) ensuring that the parties that supply Ahold Delhaize with goods and services (each a "Supplier") do the same, (iii) validating the origin of goods offered for sale by Ahold Delhaize, and (iv) maintaining a high standard of business ethics and regard for human rights throughout their supply chain. These Standards of Engagement (each a "Standard") set minimum standards for Suppliers that are designed to ensure that Ahold Delhaize has visibility into all aspects of its supply chain and meets these objectives. In connection with the foregoing, each of Ahold Delhaize’s Suppliers agrees to the following:

Definition:

'Subcontractor' - The entity appointed by the Supplier to produce final consumer products.

1. Observing all applicable laws and regulations
Suppliers must observe all applicable laws and regulations of their country of operation, including laws relating to employment, discrimination, the environment, and safety and health. In countries where local laws and regulations are in conflict with these Standards, Suppliers should seek ways to abide by the principles that provide the highest protection to the workers and environment while complying with applicable laws and regulations. Suppliers must also comply with applicable national laws relating to the import of products, including country of origin labeling, product labeling, and product testing, in addition to all contractual requirements.

2. Observing and conforming to BSCI Code of Conduct
We require our Suppliers to abide by the principles set out in these Standards, irrespective of location. Suppliers sourcing from risk countries on the BSCI 'country risk classification' must observe and conform to the BSCI Code of Conduct or an equivalent standard acceptable to Ahold Delhaize and may be required to demonstrate compliance with such standard in the form of a valid audit report or certificate (depending on the provisions of the standard).

3. Employment Matters
Suppliers must treat all employees fairly and with dignity, and must observe the following specific requirements:

3.1. Legal Right to Collective Bargaining
The legal rights of personnel to form and join trade unions of their choice and to bargain collectively shall be respected.

3.2. Prohibition of Discrimination
No discrimination shall be tolerated in hiring, remuneration, access to training, promotion, termination or retirement based on gender, age, religion, race, caste, social background, disability, ethnic and national origin, nationality, membership in workers' organizations including unions, political affiliation, sexual orientation, or any other personal characteristic protected by law. No employee shall be subjected to any physical, sexual, psychological or verbal harassment.

3.3. Compensation
Employees shall be paid in compliance with all applicable legal requirements and reflecting the time worked. Wages paid for regular working hours, overtime hours and overtime differentials shall meet or exceed applicable legal minimums. Illegal deductions from wages shall not be made. Deductions for disciplinary purposes from wages for time worked are forbidden. Partial payment in the form of allowance "in kind" is accepted in line with International Labor Organization (ILO) specifications. Suppliers shall ensure that wage and benefits composition are detailed clearly and regularly for workers; the Supplier shall also ensure that wages and benefits are rendered in full compliance with all applicable laws and that remuneration is rendered in a manner convenient to workers.

3.4. Working Hours
The Supplier shall comply with all applicable laws on working hours, including maximum allowable working hours and days, and payment for overtime hours at a premium rate.

3.5. Workplace Health and Safety
Suppliers shall adhere to all applicable laws and regulations on occupational health and safety. A clear set of procedures must be established and followed regarding occupational health and safety, including the provision and use of personal protective equipment, clean toilets, access to potable water and, if appropriate, sanitary facilities for food storage shall be provided. Employees shall receive adequate training to ensure that they can perform their duties in a safe manner. Workplace practice and conditions and conditions in residential facilities provided by the Supplier which violate basic human rights are forbidden.

3.6. No Child Labor
Suppliers shall not employ children directly or indirectly, children below the minimum age of completion of compulsory schooling as defined by law, which shall not be less than 15 years, unless the exceptions recognized by the ILO apply. Any forms of exploitation of children are forbidden. Working conditions resembling slavery or harmful to children’s health are forbidden. Suppliers must establish robust age-verification mechanisms as part of the recruitment process, which may not be in any way degrading or disrespectful to the worker. This principle aims to protect children from any form of exploitation.

3.7. Protect the rights of Young Workers
The rights of young workers (under 18) must be protected. Suppliers shall ensure that young persons do not work throughout the night and that they are protected against conditions of work which are prejudicial to their health, safety, morals and development.

3.8. No Precarious Employment
Suppliers shall ensure that (a) their employment relationships do not cause insecurity and social or economic vulnerability for their workers; (b) work is performed on the basis of a recognized and documented employment relationship, established in compliance with applicable legislation or, in the absence of applicable legislation, custom, practice or international labor standards.

3.9. No Bonded Labor
Suppliers shall not engage in any form of forced, bonded, or trafficked labor. Suppliers will risk allegations of complicity if they benefit from the use...
of such forms of labor by their business partners. Suppliers shall act with special diligence when engaging and recruiting migrant workers both directly and indirectly. Suppliers shall ensure that workers are not subject to inhumane or degrading treatment, corporal punishment, mental or physical coercion and/or verbal abuse.

4. Environment and Safety Issues
Suppliers shall take the necessary measures to avoid environmental degradation. Suppliers should assess significant environmental impact of operations, and establish effective policies and procedures that reflect their environmental responsibility and meet or exceed legal requirements.

5. Cooperation, providing information and access
Suppliers are required to inform Ahold Delhaize of (i) changes of the location of their operations or any information relevant thereto, and (ii) changes of the location of operations of their subcontractors involved in the production process or any information relevant thereto. Suppliers must also provide information and access necessary for Ahold Delhaize to establish effective oversight of the business practices employed by its Suppliers and to monitor compliance with these Standards of Engagement.

6. Subcontracting
If a Supplier hires a subcontractor in connection with providing goods or services to Ahold Delhaize, the Supplier shall cause the subcontractor to comply with these Standards of Engagement as if Ahold Delhaize entered into an agreement with the subcontractor directly.

7. Consequence of termination
If a Supplier fails to comply with the requirements of these Standards, the Supplier must take corrective actions without delay. Ahold Delhaize shall determine whether such actions as well as the timing for their implementation are adequate and sufficient to correct the non-compliance with these Standards. If a Supplier fails to comply with the requirements of these Standards, the Supplier will be in material breach of any agreements or contracts that it may have with Ahold Delhaize, and Ahold Delhaize will have all rights under such contracts to terminate the agreements or contracts. Ahold Delhaize reserves the right to immediately terminate its relationship with any Supplier in the event of violations of these Standards by such Supplier or any of its subcontractors involved in the provision of services to Ahold Delhaize or production of products purchased by Ahold Delhaize, including with respect to the prohibitions on child labor, bonded labor, and life-threatening occupational health and safety violations. If Ahold Delhaize terminates its relationship (including one or more of its contracts) with a Supplier due to the fact that such Supplier or any of its subcontractors involved in the provision of services or production process of products fails to meet the requirements of these Standards, no damages shall be payable by Ahold Delhaize in connection with such termination.

8. Observing Ethical Business Behavior
Suppliers observe ethical business behavior when they take the necessary measures to avoid any act of corruption, extortion or embezzlement, nor engage in any form of bribery - including but not limited to - the promising, offering, giving or accepting of any improper monetary or other incentive. Suppliers are expected to keep accurate records regarding their activities, structure and performance, and should disclose these in accordance with applicable regulations and industry benchmark practices. Suppliers should neither participate in falsifying such information, nor in any act of misrepresentation in the supply chain.

9. Grievance mechanism
Suppliers are expected to establish adequate complaint mechanisms for employees who believe they have been mistreated, and to ensure no retaliation against employees who raise complaints in good faith.

10. Mandatory law exception
In the event that mandatory law in a specific market precludes the application of one or more of these Standards in a specific supply relationship, Ahold Delhaize and the relevant Supplier will redefine the Standard such that it comes as close as possible to the original Standard without contravening the relevant mandatory law. All other Standards shall remain in full force and effect.

(Koninklijke Ahold Delhaize June 2017 Version)