1. On receipt of the present purchase order and its terms and conditions, the supplier undertakes to transmit to Bombardier a written acknowledgement of the present purchase order which will act as the acceptance of the present purchase order and of all its terms and conditions. This acknowledgement of the supplier regarding the acceptance of the order, shall be in a form attached to the purchase order or either a separate written acknowledgement which will expressly refer to this purchase order. The supplier will transmit the acknowledgement in a written form to Bombardier. This purchase order expressly limits acceptance to the terms and conditions included in this purchase order. Any modification of the terms and conditions will be deemed refused by Bombardier unless there is a formal acceptance in writing by Bombardier. Failing the receipt, by Bombardier, of the written acknowledgement of the supplier, the order shall be considered as the acceptance of the order, including all its terms and conditions, by the supplier. Furthermore, Bombardier reserves the right to withhold payment to the supplier pending written acknowledgement.

2. Unless otherwise specified in the purchase order, the warranty period for the goods delivered under this purchase order shall be of 24 months from the date of delivery or 5 years from manufacture, whichever period ends first. The goods (as defined in Section 20 herein) yet undelivered (finished or unfinished). If the supplier fails to deliver the overhauled goods and if requested to do so by Bombardier, the supplier shall deliver to Bombardier within the time specified, without additional cost, any overhauled goods (as defined in Section 20 herein) yet undelivered (finished or unfinished). If the supplier fails to deliver the overhauled goods and if requested to do so by Bombardier, the supplier shall deliver to Bombardier within the time specified, without additional cost, any overhauled goods (as defined in Section 20 herein) yet undelivered (finished or unfinished).

3. The supplier expressly recognizes that he has full knowledge of the intended use of the goods, material, equipment and parts (hereafter called "the goods") to be delivered in accordance with this order. The supplier warrants that the goods will conform to any sample, specifications, drawings or other description furnished by Bombardier or referenced to hereon. It is understood that such requirement does not preclude the supplier to deliver goods which are fit for their specific purpose. The supplier warrants that the goods will be free from any defect, will be delivered in accordance with the delivery dates specified and warrants that he will respect all terms and conditions of the present order. Otherwise, the supplier may cancel this order without any cost and purchase the goods from any other source. In the event of such cancellation, and if requested to do so by Bombardier, the supplier shall deliver to Bombardier within the time specified by it, without additional cost, any overhauled goods (as defined in section 20 herein) yet undelivered (finished or unfinished). If the supplier fails to deliver the overhauled goods within the time specified, the supplier shall be entitled to remove the overhauled goods from the supplier's premises. Additionally, any excess cost incurred by Bombardier to replace such defective goods will be the responsibility of the supplier and be charged to the supplier by Bombardier. During the warranty period, if the goods or any part of the goods are found to be defective or fail to meet these order requirements, the supplier shall, at his own expense, replace at the delivery point any such goods or part thereof. Bombardier, at its option, may repair or replace such defective goods or part thereof and charge it to the warranty. The warranty expressly contained in this order or in any special attachment thereto will not limit the application of any implied warranties, conditions or of any legal warranties.

4. The supplier shall be solely responsible for and will further defend and indemnify Bombardier, upon demand, from and against all claims, actions, liabilities, losses and expenses (including investigation expenses and attorney fees incurred in litigation or because of the threat of litigation), arising or alleged to arise from acts or omissions of the supplier or from defects or alleged defects, whether latent or patent, in the goods or workmanship on the goods or defective design of the goods purchased by Bombardier from the supplier.

5. All goods supplied under this order are subject to inspection and acceptance by Bombardier. Its agents or its clients at origin and destination. Any inspection and/or acceptance by Bombardier, its agents or its clients shall not release the supplier from its obligations under section 3 of the present terms and conditions. If the goods or any part thereof are considered to be defective by Bombardier, the supplier shall bear the cost of inspection and transportation of said goods, as requested by Bombardier, to its facilities. Bombardier reserves the right to make repairs on defective material and to charge the supplier for the work performed, based on Bombardier's annual chargeback rate applicable at the time of the repairs. Such sum shall become due and payable by the supplier within fifteen (15) days of notification from Bombardier to the supplier or such sum may be deducted from monies due or to become due to the supplier by Bombardier. Any change of price or of delivery dates requested by the supplier shall be negotiated with the procurement department of Bombardier. Only a written approval by Bombardier shall authorize any changes in price and delivery dates.

6. All dies, jigs, tools, patterns, gauges, or other equipment paid for by Bombardier under this order or furnished by Bombardier to the supplier, are the property of Bombardier and shall be delivered to Bombardier upon request. All drawings, specifications, templates, samples or similar items issued by the supplier to the supplier for the purpose of this order shall be returned to Bombardier upon completion or termination of the order. This order and all drawings, specifications and all information issued, are the confidential property of Bombardier, for and after the duration of this order. The supplier will keep private such information, drawings, specifications as well as such dies, jigs, tools, patterns, gauges, or other equipment paid for by Bombardier and will not transmit them to any third party without Bombardier's prior approval. The supplier shall not use the drawings, specifications, information and any such dies, jigs, tools, patterns, gauges, or other equipment paid for by Bombardier for any purpose other than this order without the prior written approval of Bombardier. The supplier shall preserve in good condition all such technical data and return the same to Bombardier promptly upon demand. And, in any event, upon completion or termination of the order.

7. The supplier shall obtain, at its expense, comprehensive general liability insurance, including contractual liability and products liability covering the supplier's premises and operations; such contractual liability and products liability policies shall be issued in the respective amounts of $15,000,000 bodily injury and US $5,000,000 property damage, such policies shall be issued by a company or companies satisfactory to Bombardier. The supplier shall furnish Bombardier with a certificate of insurance certifying the existence of the aforementioned insurance. All such policies and the certificate of insurance shall provide that coverage thereunder shall not be terminated or changed without a minimum of thirty (30) days prior notice to Bombardier. The supplier shall name the following as additional insureds: Bomberdares, its agents, licensees, customers, suppliers, and employees, as well as the COMPANÍA DE SEGUROS DEL INSTITUTO MEXICANO DEL SEGURO SOCIAL (IMSS) and THE WORKERS’ COMPENSATION BOARD (OR THE COMMISSION DE LA SEGURIDAD Y DE LA SALUD DEL TRABAJO (CSST) FOR THE PROVINCE OF QUEBEC OR THE INSTITUTO MEXICANO DEL SEGURO SOCIAL (IMSS) FOR MEXICO) HAVE BEEN PAID AND THE SUPPLIER SHALL AT ALL TIMES PAY OR CAUSE TO BE PAID ANY ASSESSMENTS OR COMPENSATION REQUIRED TO BE PAID PURSUANT TO ANY APPLICABLE WORKERS’ COMPENSATION ACT (ACT RESPECTING OCCUPATIONAL HEALTH AND SAFETY FOR THE PROVINCE OF QUEBEC OR THE LEG FEDERAL DEL TRABAJO AND ANY OTHER LEGISLATION IN MEXICO). PRIOR TO PERFORMING ANY WORK, THE SUPPLIER SHALL PROVIDE TO BOMBARDIER, IN A FORM ACCEPTABLE TO BOMBARDIER (I.E. CERTIFICATES OF INSURANCE AND/OR LETTERS OF GOOD STANDING AND/OR OTHER DOCUMENTS), SUFICIENT PROOF THAT IT IS IN COMPLIANCE WITH THE REQUIREMENTS OF THE TERMS AND CONDITIONS OF THIS ORDER UNTIL BOMBARDIER HAS AUTHORIZED SUCH MANUFACTURING OR FURNISHING.

8. Any change of price or of delivery dates requested by the supplier shall be negotiated with the procurement department of Bombardier. Only a written approval by Bombardier shall authorize any changes in price and delivery dates.

9. All dies, jigs, tools, patterns, gauges, or other equipment paid for by Bombardier under this order or furnished by Bombardier to the supplier, are the property of Bombardier and shall be delivered to Bombardier upon request. All drawings, specifications, templates, samples or similar items issued by the supplier to the supplier for the purpose of this order shall be returned to Bombardier upon completion or termination of the order. This order and all drawings, specifications and all information issued, are the confidential property of Bombardier, for and after the duration of this order. The supplier will keep private such information, drawings, specifications as well as such dies, jigs, tools, patterns, gauges, or other equipment paid for by Bombardier and will not transmit them to any third party without Bombardier's prior approval. The supplier shall not use the drawings, specifications, information and any such dies, jigs, tools, patterns, gauges, or other equipment paid for by Bombardier for any purpose other than this order without the prior written approval of Bombardier. The supplier shall preserve in good condition all such technical data and return the same to Bombardier promptly upon demand. And, in any event, upon completion or termination of the order.

10. The supplier shall obtain, at its expense, comprehensive general liability insurance, including contractual liability and products liability covering the supplier's premises and operations; such contractual liability and products liability policies shall be issued in the respective amounts of $15,000,000 bodily injury and US $5,000,000 property damage, such policies shall be issued by a company or companies satisfactory to Bombardier. The supplier shall furnish Bombardier with a certificate of insurance certifying the existence of the aforementioned insurance. All such policies and the certificate of insurance shall provide that coverage thereunder shall not be terminated or changed without a minimum of thirty (30) days prior notice to Bombardier. The supplier shall name the following as additional insureds: Bomberdares, its agents, licensees, customers, suppliers, and employees, as well as the COMPANÍA DE SEGUROS DEL INSTITUTO MEXICANO DEL SEGURO SOCIAL (IMSS) and THE WORKERS’ COMPENSATION BOARD (OR THE COMMISSION DE LA SEGURIDAD Y DE LA SALUD DEL TRABAJO (CSST) FOR THE PROVINCE OF QUEBEC OR THE INSTITUTO MEXICANO DEL SEGURO SOCIAL (IMSS) FOR MEXICO) HAVE BEEN PAID AND THE SUPPLIER SHALL AT ALL TIMES PAY OR CAUSE TO BE PAID ANY ASSESSMENTS OR COMPENSATION REQUIRED TO BE PAID PURSUANT TO ANY APPLICABLE WORKERS’ COMPENSATION ACT (ACT RESPECTING OCCUPATIONAL HEALTH AND SAFETY FOR THE PROVINCE OF QUEBEC OR THE LEG FEDERAL DEL TRABAJO AND ANY OTHER LEGISLATION IN MEXICO). PRIOR TO PERFORMING ANY WORK, THE SUPPLIER SHALL PROVIDE TO BOMBARDIER, IN A FORM ACCEPTABLE TO BOMBARDIER (I.E. CERTIFICATES OF INSURANCE AND/OR LETTERS OF GOOD STANDING AND/OR OTHER DOCUMENTS), SUFICIENT PROOF THAT IT IS IN COMPLIANCE WITH THE REQUIREMENTS OF THE TERMS AND CONDITIONS OF THIS ORDER UNTIL BOMBARDIER HAS AUTHORIZED SUCH MANUFACTURING OR FURNISHING.

11. The supplier agrees at any time that the goods that form the present order shall be marked in such a way as to be readily recognizable as the supplier's product and/or Bombardier's product.

12. The supplier, upon Bombardier's request, shall suspend shipment and delivery of the goods and all work and operations hereon for such period as Bombardier shall, at its option, request and at no additional cost to Bombardier.

13. The supplier agrees to notify Bombardier, in writing, as soon as known and, if possible, before the beginning of the delay, of any circumstances or events in the nature of force majeure, or any causes reasonably beyond the control of the supplier, which may delay deliveries as specified. If the supplier fails to notify Bombardier of such delays or causes for which the supplier is responsible, the supplier shall be liable for any damages or losses suffered by Bombardier as a result thereof.
SUPPLIER UNDERTAKES TO DELIVER TO BOMBARDIER, AT THE ORIGIN POINT, ALL GOODS FREE AND CLEAR OF ANY PRIVILEGES OR LIENS HELD BY THIRD PARTIES, AND MONIES DUE OR TO BECOME DUE TO THE SUPPLIER BY BOMBARDIER.

BECOME DUE AND PAYABLE BY THE SUPPLIER WITHIN FIFTEEN (15) DAYS OF NOTIFICATION FROM BOMBARDIER TO THE SUPPLIER OR SUCH SUM MAY BE DEDUCTED FROM PERFORMANCE BY BOMBARDIER ON THE GOODS OR IN RELATION WITH THE SERVICES TO ENSURE COMPLIANCE WITH THE PURCHASE ORDER REQUIREMENTS, SUCH WORK PERFORMED BY BOMBARDIER ON THE BASIS PROVIDED IN THIS ORDER, UNLESS SPECIFICALLY TERMINATED BY BOMBARDIER, THE SUPPLIER SHALL REMAIN LIABLE FOR THE WARRANTY OBLIGATIONS INCLUDED OR REFERRED TO IN THIS PURCHASE ORDER WITH RELATION TO THE GOODS OR PART OF THE GOODS OR WORKS COMPLETED. THE SUPPLIER SHALL HAVE NO CLAIM FOR DAMAGE, COMPENSATION, LOSS OF PROFIT, ALLOWANCE OR OTHERWISE DIRECTLY OR INDIRECTLY ARISING OUT OF ANY ACTION TAKEN OR NOTICE GIVEN BY BOMBARDIER UNDER OR PURSUANT TO THE PROVISIONS OF THIS CLAUSE EXCEPT AND AS TO THE EXTENT EXPRESSLY PROVIDED FOR BY THIS CLAUSE.

IN THE EVENT THE SUPPLIER'S SCOPE OF WORK INCLUDES OVERHAULED GOODS AS DEFINED IN SECTION 20 HEREIN AND THE ORDER IS TERMINATED AS DESCRIBED IN THE PREVIOUS PARAGRAPH, THE OVERHAULED GOODS SHALL BE RETURNED TO BOMBARDIER AT THE LATEST WITHIN THIRTY (30) DAYS OF RECEIPT OF THE NOTICE OF TERMINATION. IF THE SUPPLIER FAILS TO DELIVER THE OVERHAULED GOODS WITHIN THE TIME SPECIFIED, BOMBARDIER SHALL BE ENTITLED TO REMOVE SUCH OVERHAULED GOODS, IF FINISHED OR UNFINISHED FROM THE SUPPLIER PREMISES.

IF THE SUPPLIER BECOMES INSOLVENT, BANKRUPT, COMPLIES REPUDIATION OF THE PURCHASE ORDER OR BREACHES ANY PROVISIONS OF THIS PURCHASE ORDER, BOMBARDIER MAY TERMINATE THE PURCHASE ORDER BY WRITTEN NOTICE TO THE SUPPLIER. THE SUPPLIER SHALL CEASE ALL WORK AND BOMBARDIER IS ENTITLED TO TAKE OVER ANY WORK WHICH HAS ALREADY BEEN STARTED, ANY GOODS WHICH HAVE BEEN SHIPPED TO THE SUPPLIER AND ANY GOODS COMPLETED, PARTIALLY OR COMPLETELY, BY THE SUPPLIER, IF REQUESTED BY BOMBARDIER. THE SUPPLIER SHALL DELIVER, AT NO COST TO BOMBARDIER, AND WITHIN THE TIME SPECIFIED BY BOMBARDIER, ALL WORKS AND GOODS YET NOT DELIVERED. THE SUPPLIER SHALL INDEMNIFY BOMBARDIER FOR ALL DAMAGES AND ANY COST INCURRED BY BOMBARDIER DUE TO THE DEFAULT. THE SUPPLIER SHALL REMAIN LIABLE FOR THE WARRANTY OBLIGATIONS INCLUDED OR REFERRED TO IN THIS PURCHASE ORDER WITH RELATION TO THE GOODS OR PART OF THE GOODS OR WORKS COMPLETED. THE SUPPLIER WILL ALSO CONTINUE PERFORMING THE PORTION(S) OF WORK AND PROVIDING GOODS NOT TERMINATED BY THE WRITTEN NOTIFICATION.

GOODS SHIPPED IN EXCESS OF SPECIFIED QUANTITIES MAY BE RETURNED TO THE SUPPLIER AT THE SUPPLIER'S EXPENSE. THIS ORDER MAY NOT BE TRANSFERRED, ASSIGNED OR SUBLET WITHOUT THE EXPRESS PRIOR WRITTEN CONSENT OF BOMBARDIER, AND IT IS AGREED THAT NOTWITHSTANDING SUCH WRITTEN CONSENT FROM BOMBARDIER, SUPPLIER SHALL REMAIN FULLY RESPONSIBLE FOR THE WORK AND PERFORMANCE OF ANY SUCH SUBCONTRACTOR OR ASSIGNEE. ANY TRANSFER, ASSIGNMENT OR SUBLEASE MADE WITHOUT EXPRESS BOMBARDIER APPROVAL WILL BE DEEMED NULL AND VOID.

IN NO EVENT SHALL THE SUPPLIER BE SUBJECT TO ANY CHARGES FOR OTHER THAN PARTIAL OR COMPLETE NON-COMPLIANCE WITH THE TERMS OF CONDITIONS EXCEPT AS HEREIN SHOWN TO BE BOUND UPON BOMBARDIER, OR CONFER ANY RIGHTS ON THE SUPPLIER UNLESS IN WRITING AND APPEARING ON THE FACE OF THIS ORDER OR ATTACHED HERETO AND BY REFERENCE HEREIN MADE A PART HEREOF. ANY SUCH AGREEMENT OR UNDERSTANDING SHALL BE SIGNED AND APPROVED BY A REPRESENTATIVE OF THE PROCUREMENT DEPARTMENT OF BOMBARDIER. IN THE EVENT OF CONFLICT OR INCONSISTENCY BETWEEN THESE TERMS AND CONDITIONS AND OTHERS APPEARING ON THE FACE OF THIS ORDER OR ATTACHED HERETO, THE LATTER SHALL PRECEDE.

THE SUPPLIER IS LIABLE FOR LOSS AND ADDITIONAL CHARGE IF DELIVERY OF THE GOODS IS DELAYED BEYOND THE SCHEDULE PROVIDED UNDER THIS PURCHASE ORDER. IN THE EVENT THE SUPPLIER FAILS TO CLEAN, INSPECT AND TEST GOODS WHICH HAVE BEEN STRIPPED FROM THE VEHICLE BY BOMBARDIER AND REPAIR OR REPLACE THEM AS REQUIRED OR AS NEEDED (THE “OVERHAULED GOODS”), THE SUPPLIER SHALL HAVE A SPECIFIC NUMBER OF DAYS, AS SPECIFIED IN THIS PURCHASE ORDER, FROM THE RECEIPTION OF THE STRIPPED GOODS AT THE SUPPLIER'S FACILITY INDICATED UNDER THIS PURCHASE ORDER TO PERFORM SUCH CLEANING, INSPECTION, TESTING, REPAIR OR REPLACEMENT ON OR TO THE GOODS (THE “OVERHAUL WORK”) AND RETURN THE OVERHAULED GOODS TO BOMBARDIER AT BOMBARDIER'S FACILITY SPECIFIED ON THE PURCHASE ORDER IN AN OVERHAUL CONDITION ACCEPTABLE TO BOMBARDIER (THE “TURN AROUND TIME”). THE SUPPLIER IS LIABLE FOR LOSS AND ADDITIONAL CHARGE IF DELIVERY OF THE OVERHAULED GOODS IS DELAYED BEYOND THE TURN AROUND TIME PROVIDED UNDER THIS PURCHASE ORDER.

THE SUPPLIER WILL ADVISE BOMBARDIER, IN WRITING, OF THE ENDING DATE OF PRODUCTION OF THE GOODS AT LEAST NINETY (90) DAYS PRIOR TO SUCH END DATE. BOMBARDIER SHALL THEN HAVE THE OPPORTUNITY TO ADJUST THE TOTAL AND FINAL QUANTITY OF ITS ORDER WITHOUT INCREASING A CHANGE IN PRICE OR ANY ADDITIONAL CHARGES.

EXCEPT FOR OVERHAULED GOODS, IN WHICH CASE THE TITLE OF THE GOODS WILL REMAIN AT ALL TIMES WITH THE OWNER OF SUCH OVERHAULED GOODS, TITLE OF THE GOODS SHALL BE TRANSFERRED TO BOMBARDIER UPON DELIVERY AT ORIGIN POINT OR ON PAYMENT OF THE GOODS BY BOMBARDIER, WHOEVER OCCURS FIRST THE DESIGNATED INCOTERMS WILL DETERMINE THE TRANSFER OF RISK OF LOSS FOR THE GOODS, EXCEPT IF SPECIFIED OTHERWISE IN THE PRESENT PURCHASE ORDER. THE SUPPLIER UNDERTAKES TO DELIVER TO BOMBARDIER, AT THE ORIGIN POINT, ALL GOODS FREE AND CLEAR OF ANY PRIVILEGES OR LIENS HELD BY THIRD PARTIES, AND HEREBY RELEASES TO ALL PRIVILEGES AND LIENS IN FAVOR OF BOMBARDIER.

UNLESS OTHERWISE STATED IN THIS ORDER. IF THE DESTINATION POINT OF THE GOODS IS LOCATED IN THE PROVINCE OF QUEBEC, ONTARIO OR BRITISH COLUMBIA, ALL CLAIMS AGAINST THE SUPPLIER WITH RELATION TO THE GOODS OR WORKS COMPLETED BY THE SUPPLIER IN THE MEXICO AND BRITISH COLUMBIA EXCLUDING THE RULES OF TERRITORIAL COMPETENCE ATTRIBUTION. IF THE DESTINATION POINT OF THE GOODS IS LOCATED IN THE STATE OF VERNON, PENNSYLVANIA OR THE STATE OF NEW YORK, ALL CLAIMS STATED HEREIN SHALL BE GOVERNED RESPECTIVELY BY AND Interpreted IN ACCORDANCE WITH THE LAWS OF THE STATE OF VERNON, PENNSYLVANIA OR THE STATE OF NEW YORK EXCLUDING THE RULES OF TERRITORIAL COMPETENCE ATTRIBUTION AND IF THE DESTINATION POINT OF THE GOODS IS LOCATED IN THE MEXICAN TERRITORY, ALL CLAIMS STATED HEREIN SHALL BE GOVERNED RESPECTIVELY BY AND INTERPRETED IN ACCORDANCE WITH THE APPLICABLE FEDERAL LAWS OF MEXICO EXCLUDING THE RULES OF TERRITORIAL COMPETENCE ATTRIBUTION. IT IS EXPRESSLY AGREED THAT ANY PROVISION OF THIS ORDER WHICH MIGHT BE INCONSISTENT WITH THESE INCOTERMS AGREEMENTS, BE INEFFEFFECTIVE WITHOUT INVALIDATING THE REMAINING ORDER REQUIREMENTS. SUCH WORK PERFORMED BY BOMBARDIER ON THE BASIS PROVIDED IN THIS ORDER, UNLESS SPECIFICALLY TERMINATED BY BOMBARDIER, THE SUPPLIER SHALL REMAIN LIABLE FOR THE OBLIGATIONS INCLUDED OR REFERRED TO IN THIS PURCHASE ORDER WITH RELATION TO THE GOODS OR PART OF THE GOODS OR WORKS COMPLETED. THE SUPPLIER WILL ALSO CONTINUE PERFORMING THE PORTION(S) OF WORK AND PROVIDING GOODS NOT TERMINATED BY THE WRITTEN NOTIFICATION.

THE SUPPLIER SHALL COMPLY WITH ALL APPLICABLE FEDERAL, STATE, PROVINCIAL AND LOCAL LAWS AND REGULATIONS AND MORE PARTICULARLY ENVIRONMENTAL LAWS AND REGULATIONS.

IN ALL EVENTS, THE SUPPLIER SHALL CONTINUE TO PERFORM ITS WORK UNLESS BOMBARDIER NOTIFIES THE SUPPLIER TO STOP OR SUSPEND PERFORMING THE WORK.
ACCORDINGLY, PENDING PRELIMINARY OR FINAL RESOLUTION OF ANY DISPUTE, THROUGH SETTLEMENT BETWEEN THE PARTIES OR JUDGMENT FROM A COURT, THE SUPPLIER SHALL PROCEED DILIGENTLY WITH THE PERFORMANCE OF THIS PURCHASE ORDER.

28. STARTING MAY 7, 2010, THE PRESENT TERMS AND CONDITIONS SHALL APPLY TO ALL PURCHASE ORDERS AND/OR REVISED PURCHASE ORDERS. HOWEVER, THE GOODS ORDERED BY BOMBARDIER UNDER THE PAST TERMS AND CONDITIONS ATTACHED TO PURCHASE ORDERS (TC 9999) SHALL REMAIN GOVERNED BY THESE PAST TERMS AND CONDITIONS.

29. IF THE SUPPLIER AND BOMBARDIER HAVE EXECUTED, PRIOR TO THE ISSUANCE OF THIS PURCHASE ORDER, BOTH GENERAL TERMS AND CONDITIONS (GTC) AND SPECIFIC TERMS AND CONDITIONS (STC) FOR THE GOODS SPECIFIED UNDER THE PRESENT PURCHASE ORDER, THE TERMS AND CONDITIONS OF THIS PURCHASE ORDER (TC 9998) SHALL NOT BE APPLICABLE BETWEEN THE SUPPLIER AND BOMBARDIER.


32. THE BOMBARDIER'S STANDARD DISRUPTION RATE FOR:

2014: 166 USD/165 CAD/2050 MXN.
2013: 162 USD/161 CAD/2000 MXN.
2012: 162 USD/161 CAD/2000 MXN.