

REGULATORY ANNEX to
BECKMAN COULTER STANDARD TERMS AND CONDITIONS OF PURCHASE
Version 1.0

Beckman Coulter, as a worldwide distributor, mandates that its Suppliers adhere to all global Product-applicable laws, regulations, directives, ordinances, industry standards, and Executive Orders, encompassing, but not limited to, the following:

1. Canadian Environmental Protection Act (CEPA), 1999
2. Catalogue of Hazardous Chemicals – China
3. Chemical Weapons Convention (CWC) (Dual-Use Substances / Explosive Precursors) – UN Treaty; Supplier shall maintain compliance with treaty, including regional enforcements
4. Classification, Labeling, and Packaging of chemicals; Supplier shall maintain compliance with legislation and amendments for Brazil, European Economic Area (EEA), Great Britain, Korea, Turkey, and Ukraine
5. Croatia Annual Chemicals Reporting (Rules on the Method of Maintaining the Chemicals Register and on the Method and Deadlines for Submitting Data from the Register)
6. Decree 113/2017/ND-CP Specifying and Providing Guidelines for Implementation of Certain Articles of the Law on Chemicals – Vietnam
7. Final Rule to Amend the Hazard Communication Standard, HCS 2024 (Occupational Safety and Health Standards [OSHA] 29 CFR 1910.1200) – USA
8. GB 15258-2009 General Rule for Preparation of Precautionary Labels for Chemicals – China
9. GB 30000.1-2024 Rules for classification and labelling of chemicals—Part 1: General specifications – China
10. GB/T 17519-2013 Guidance on the compilation of safety data sheet for chemical products – China
11. Global Biocides (e.g., microbicide, preservatives) Regulations, including, but not limited to,
 - Biocides Regulations SOR/2024-110 – Canada;
 - Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) – USA;
 - Regulation (EU) No 528/2012 of the European Parliament and of the Council of 22 May 2012 concerning the making available on the market and use of biocidal products;Supplier shall avoid biocide language (e.g., disinfects, preserves, kills) for non-IVD (in vitro diagnostics) chemicals or otherwise provide Buyer with proof of pesticide license(s)
12. Industrial Safety and Health Law (ISHL) – Japan
13. Measures for the Administration of Registration of Hazardous Chemicals (SAWS Order 53) – China
14. Minamata Convention on Mercury – UN Treaty; Supplier shall maintain compliance with treaty, including regional enforcements
15. Montreal Protocol on Substances that Deplete the Ozone Layer – UN Treaty; Supplier shall maintain compliance with treaty, including regional enforcements
16. Poisonous and Deleterious Substance Control Law (PDSCCL) – Japan
17. Poisonous Release and Transfer Regulation (PRTR) – Japan
18. Prohibition of Certain Toxic Substances Regulations, 2012 (SOR/2012-285) – Canada
19. Proposition 65 (Safe Drinking Water and Toxic Enforcement Act of 1986) – California, USA
20. Registration, Evaluation, Authorisation, and Restriction of Chemicals (REACH); Supplier shall maintain compliance with registrations, candidate list, authorisation list, and restriction list conditions for Brazil, European Economic Area (EEA), Great Britain, Korea, Turkey, and Ukraine
21. Regulation on the Export and Import of Certain Harmful Chemicals – Turkey
22. Regulations Amending the Hazardous Products Regulations (GHS, Seventh Revised Edition): SOR/2022-272 – Canada
23. Regulations for Hazardous Chemical Agents, 2021 – South Africa
24. Regulations on the Safe Management of Hazardous Chemicals in China (Decree No. 591)
25. Restriction of Hazardous Substances (RoHS)
 - Supplier shall maintain compliance with legislation and its amendments for Brazil, China, European Economic Area (EEA), Great Britain, Switzerland, Ukraine, and USA (California)
 - Supplier shall maintain an up-to-date certificate of compliance and other required documentation that shows RoHS compliance for all those parts shipped to Buyer that the Supplier acknowledges as RoHS compliant. Supplier shall furnish copies of such documents to Buyer within twenty (20) calendar days of Buyer's written request of such documents. Supplier hereby assumes sole liability and indemnifies Buyer for any losses related to any part shipped to Buyer that has been acknowledged as RoHS compliant. If any such part is audited or identified as non-compliant, Supplier shall bear all costs related to any required corrective actions.
26. Rotterdam Convention on the Prior Informed Consent Procedure for Certain Hazardous Chemicals and Pesticides in International Trade – UN Treaty; Supplier shall maintain compliance with treaty, including regional enforcements
27. Stockholm Convention on Persistent Organic Pollutants – UN Treaty; Supplier shall maintain compliance with treaty, including regional enforcements
28. Toxic Substances Control Act (TSCA) – USA; Supplier shall maintain compliance with sections 4, 5, 6, 8b, and 12