

Merck Animal Health Terms and Conditions of Sale

The purpose of this document is to set out the terms and conditions that apply to the products you purchase from Intervet Canada Corp., doing business as Merck Animal Health. Our goal is to keep these terms and conditions as customer-friendly as possible, while clarifying our respective roles with respect to our collective responsibilities to regulatory, animal welfare and environmental policies.

Customer Service

Merck Animal Health is committed to being the best animal health company in Canada. A big part of being the best is to provide our clients with unrivaled customer service, and to ensure we continuously provide second to none products and services.

Our Customers

Merck Animal Health's customers include distributors, veterinarians, veterinary clinics, pharmacies, feed mills, hatcheries, government agencies and non-profit organizations. Merck Animal Health is committed to the health and well-being of animals under the care of our customers.

Animal Care

The health and well-being of animals under our customers' care is our number one priority. If, for whatever reason, medical results do not meet expectations when using a Merck Animal Health product, please call our Customer Service at 1-866-683-7838.

Product Care

Merck Animal Health takes the utmost care and precautions to ensure that all of its products are stored, handled and shipped in a manner that protects the products' integrity and quality. In turn, this assures you and your customers that Merck Animal Health meets the needs of the animals under your care.

Questions and Follow-Up

If you have any questions or need clarification regarding our products, please call your sales representative or our Customer Service at 1-866-683-7838.

Standard Terms and Conditions of Sale

These Terms and Conditions of Sale (the “**Terms and Conditions**”) are effective as of January 1, 2026 and: (1) govern all direct purchases of animal health products (the “**Products**”) from Intervet Canada Corp., doing business as Merck Animal Health (the “**Company**”), by distributors authorized by the Company to distribute Products in Canada (“**Authorized Distributors**”), and by duly licensed veterinarians and pharmacists and over-the-counter distributors in Canada who are compliant with all laws and regulations (collectively with Authorized Distributors, the “**Purchasers**”); (2) have precedence over any conflicting or inconsistent terms contained in any quotation, purchase order, acknowledgement, invoice or other document issued by anyone other than the Company; and (3) may not be altered or amended by any other documents except as provided at Section 15 hereunder. Acceptance of the Company’s Product by the Purchaser and/or the express or implicit acceptance of these Terms and Conditions, either verbally or in written form, signify the Purchaser’s acceptance of and agreement to be bound by these Terms and Conditions.

1. Payment Terms and Remittance

- 1.1 Terms of payment will be as specified on the invoice.
- 1.2 Payment must be made in full to the lockbox location indicated on the Company’s invoice by the due date. Payment is recognized when received at the lockbox location.
- 1.3 Unless otherwise specified or agreed upon, neither anticipation allowance nor interest for early payment of invoices is available under any circumstances and no rights to set-off or counterclaim are allowed.
- 1.4 The Company may charge an amount equal to 1.5% per month (18% per annum) on the amount of any unpaid balance calculated from the date the payment is due until the payment is received in full by the Company. Such interest rates are subject to change without notice based on prevailing rates.

2. Standard Pricing and Taxes

- 2.1 Prices for Products shall be as set out in the Company’s current price list at the time the Purchaser’s order is received. The Company reserves the right to increase or otherwise change prices for Products at any time without further notice. Unless otherwise determined in writing by the Company in its sole discretion, the Company will not accept claims for retroactive adjustment following any price decreases.
- 2.2 Prices do not include federal, provincial or other government sales tax that may apply to the sale, purchase, manufacture, delivery, storage, processing or use of any Products. The Purchaser shall be responsible for any amount related to sales tax which the Company may be required to remit or collect under existing or any future law, which amount shall be added to the invoice and paid by the Purchaser.

3. Order Requirements

- 3.1 Unless the Company otherwise agrees in writing, the Company requires a minimum net order of \$25,000 for products in **list A** of **Appendix 1** and \$2,000 for products in **list B** of **Appendix 1** and the minimum shipping units as specified in the Company’s current price list. Orders not conforming to the dollar minimum from **list A** will be refused and from **list B** will be subject to a

\$500 shipping and handling charge. Orders of vaccines shipped in liquid nitrogen (LN) not conforming to the dollar minimum will not be accepted.

For Authorized Distributors and Chain Distributors please refer to the supplement A or B respectively for the details related to the order requirements.

The Company, at its sole discretion, may make exceptions to these requirements, for example, without limitation, for new Product placement or for Products requiring special distribution or handling.

- 3.2 The Purchaser shall return liquid nitrogen (LN) tanks to the Company's warehouse within six (6) months of receipt. Each LN tank shall be returned in good condition by calling the Company Customer Service number 1-866-683-7838 (number is written on the LN tank). The Company's Customer Service will plan and schedule the pick-up of the LN tank with the courier.

4. Order Acceptance Policy

- 4.1 All orders placed with the Company by the Purchaser require approval by the Company. The Company may in its sole discretion refuse any order. The Company shall have the right to limit the quantities of Products purchased by the Purchaser during any month to a particular quantity, whether measured in units and/or dollars, at the Company's discretion. The obligation of the Company to supply any Product is at all times subject to the condition that the Company is able to make or obtain a sufficient supply of such Product. The Company shall not, under any circumstance, incur any liability whatsoever for any delays in delivery or any incapacity, inability, refusal or default to supply any Product.
- 4.2 The Purchaser's receipt of an electronic or other form of order confirmation does not signify the Company's acceptance of the Purchaser's order, nor does it constitute a confirmation of an offer to sell. Every effort will be made to ship orders in single lots; on occasion, however, this may not be possible (for example, due to inventory shortage).
- 4.3 All orders placed with the Company that are not fulfilled entirely by the delay specified in the order due to Product shortage will remain open until complete fulfillment. The pricing of Products covered by such open orders is valid for sixty (60) days after the date of the order. Any open order beyond such sixty (60) day period will be charged at the pricing applicable at the time of shipment. The Company shall not, under any circumstance, incur any liability whatsoever for any price variations resulting from such situation.

5. Delivery, Title and Risk of Loss

- 5.1 Unless otherwise mutually agreed to by the Company and the Purchaser, the Company shall, in its sole discretion, determine the time, route and carrier of all shipments of Products.
- 5.2 The Company will pay transportation costs, except those costs that result from Product returns, special routing requested by the Purchaser, or required special transportation arrangements. If special delivery services are requested by the Purchaser or required, the difference between the Company's standard transportation charges and the charges for special delivery services may be added to the Purchaser's invoice.
- 5.3 Title to the Products will pass to the Purchaser upon delivery to the carrier at the point of shipment.

5.4 The Company will retain the risk of loss, shortage, breakage or leakage until the Products are delivered by the carrier to the Purchaser's receiving location, unless:

- (a) the Purchaser has arranged for transportation of the Products from the shipping point; or
- (b) the Purchaser instructs the Company's carrier to delay any final delivery to destination and/or to delay unloading the Products at the Purchaser's premise.

In the circumstances described in paragraphs 5.4(a) and 5.4(b) above, the Company shall not be responsible for Products in the possession of a carrier and shall not be liable for any failure to deliver by the carrier, or loss or damage in transit and shall be under no obligation to replace Products so lost or damaged. In such cases, all claims for failure to deliver, or for loss or damage in transit, must be made by the Purchaser against the carrier.

5.5 The Purchaser shall immediately report to the Company in writing any in-transit loss or shortage of Products.

5.6 It shall be the Purchaser's responsibility to report to the Company any incorrect Product shipments, or any Products damaged during shipment, within five (5) working days of delivery to the Purchaser's or local carrier's depot, to the Company's Customer Service at 1-866-683-7838 or by fax to 1-888-498-4444 or by email to vet.customer.service.kirkland@merck.com. The Purchaser shall indicate all immediately visible damages to Products on the carrier's bill of lading before signature by the Purchaser of said bill of lading. The Company shall not assume responsibility for any claim by the Purchaser for incorrect Products shipment or Products damaged during shipment if the Purchaser does not strictly comply with the foregoing.

5.7 All other claims must be received by the Company's Customer Service within forty-five (45) days of the date of the delivery of the concerned Products.

6. Temperature-Controlled Shipments

Shipment of vaccines or any other Products that require special temperature handling will be shipped on specific days. For further details, please contact the Company's Customer Service at 1-866-683-7838.

7. Special Orders

Products that are brought to Canada via special orders, such as Single Entry Permit (SEP) and Emergency Drug Release (EDR), are *not* eligible for returns. It is also expected that any special orders brought to the Company's Canadian warehouse will be purchased in their entirety by the requesting Purchaser, who will be charged for any and all units of Products that remain upon the Products' expiry date, even though the Products may be destroyed.

8. Return Policies

8.1 General Conditions – Products Returned for Credit.

- (a) Only Products purchased from the Company or from an Authorized Distributor are eligible for return under this policy. Products returned under this policy must be returned to the entity from which they were purchased.
- (b) All returns must be accompanied with documentation identifying the Purchaser's name, address, Product name, Product code, quantity of goods returned and reason for the return. All Product returns must be approved by the Company's Customer Service (call 1-866-683-7838) prior to return. Freight for return must be prepaid by the Purchaser.
- (c) For Products purchased directly from the Company, the Purchaser shall proceed to return authorized returns to the following address:

**Lynden International Logistics Co.,
Attn: Merck Returns Dept.
35 Brownridge Road
Halton Hills, ON L7G 0C6**

8.2 Eligible Products.

Products eligible for return and credit under this policy include the following:

- (a) recalled Products;
- (b) defective Products;
- (c) expired Products returned within 90 days after the expiry date; and
- (d) partial trays/packs will be allowed for the following “expired” vaccines only which shall be credited:

196595	Prestige® 2	10 x 1mL	192936	Prestige® 5 + WNV	10 x 1mL
188847	Prestige® 3	10 x 1mL	182544	Prestige® WNV	10 x 1mL
197924	Prestige® 3 + WNV	10 x 1mL	191012	Prestige® Prodigy®	10 x 2mL
183130	Prestige® 4	10 x 1mL	187765	Prestige® Tetanus	10 x 1mL
180363	Prestige® 5	10 x 1mL	197763	Flu Avert® I.N.	10 x 1ds

- (e) Exceptionally: a credit of 100% of the invoiced price will be authorized for a return of full or partial trays/packs for the “expired” vaccines below:

065277	Nobivac Feline® 2-FeLV	25 x 1ds	099895	Nobivac® Lyme	25 x 1ds
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8.3 Non-Eligible Products.

The following Products are not eligible for credit; however, they can be returned for destruction purposes:

- (a) Products returned after 90 days following the expiry date;
- (b) Products provided by the Company free of charge for any reason;

- (c) Products without their original label;
- (d) Products not expired;
- (e) Products damaged by fire or water, obtained through bankruptcy, obtained illegally or by diversion, illegally imported into Canada or otherwise distressed;
- (f) Products that have been unduly subjected to, or exposed to, extreme changes in temperature or improper storage conditions;
- (g) Products not in their original package;
- (h) Products expressly sold or given on a non-returnable basis;
- (i) Partial bottles/cartridges/syringes not allowed with the exception of those listed above;
- (j) Pesticides; and
- (k) Narcotics.

8.4 Value of the Credit Note

- (a) Eligible Products returned under this policy shall be credited at 75% of the current Company net invoice price.
- (b) All Cattle vaccines returned under this policy shall be credited at 90% of the current Company net invoice price.
- (c) Unless otherwise specified, all short dated Products purchased with (4) months or less before expiry, shall be credited at 100% of the net invoice price.
- (d) The Company reserves the right to deduct the shipping charges and applicable taxes from the credited transaction in the event that Products are not returned prepaid, and the Purchaser shall have no right to offset these amounts or any other amount due and owing to the Company from any invoiced amount issued by the Company.

8.5 Policy Regarding Return for Destruction

To meet the Company's responsibilities to the environment, Products not eligible for credit may be returned. The Company will destroy these Products in accordance with Good Manufacturing Practices. Products must be returned freight pre-paid.

9. Use, Storage and Transportation

9.1 All Products must be used, stored and transported in accordance with the specific conditions contained in the respective Product monograph(s) or instructions for use. The Company may request at its sole discretion proof and certificate that product-specific conditions are maintained and respected until end user ownership. In particular, vaccines and other temperature sensitive Products must be handled and stored by the Purchaser in a manner that ensures that these Products are maintained at temperatures set out in their respective Product monograph(s) or instructions for use.

- 9.2 The Purchaser is fully responsible for ensuring that it has the proper facilities in place for the appropriate storage, handling and distribution of all ordered Products. The Purchaser shall fully comply with all applicable laws and regulations and take all necessary precautions to prevent Products from falling into the hands of those who may not lawfully possess or handle Products. The Purchaser warrants and agrees not to stock any counterfeit goods, diverted Products, Products that are illegally imported into Canada, expired Products, or Products that have been used, opened, repackaged or otherwise tampered with.
- 9.3 The Purchaser agrees not to delete, destroy or alter in any manner trademarks and other proprietary rights and intellectual property or trade notices, markings and legends of the Company on the Products as delivered by the Company.
- 9.4 Unless specifically authorized in writing by the Company, the Products may not be re-sold nor donated, for salvage or otherwise, by the Purchaser to any third party.

10. Limitation of Liability

The liability of the Company under any order shall not, under any circumstances whatsoever, exceed the amount of the invoice price paid or payable thereunder for the Products sold and delivered thereunder. The Company shall not be liable for any indirect, consequential, special, incidental, exemplary or punitive damages or similar damages or losses of any nature whatsoever, including, without limitation, for any loss of clientele, sales or profits, regardless of whether arising from breach of contract, warranty, tort, delict, quasi-delict, strict liability or otherwise and, even if the Company is advised of the possibility of such damage or loss or if such damage or loss could have been reasonably foreseen.

11. No Export or Trans-Shipping for Export

The Products purchased from the Company may only be sold in Canada and are not for export. No license, express or implied, is granted with respect to the Products under intellectual property rights existing under the laws of Canada or any other country. Exporting, or permitting the export of, the Products may violate laws and infringe intellectual property rights in other countries. The Purchaser may not at any time either directly or indirectly export out of Canada any of the Products. This includes not selling, facilitating the sale of, transferring or distributing the Products to any person or entity whom the Purchaser has reason to believe, or reasonably ought to have reason to believe, will or may export the Products out of Canada. In addition to all other rights and remedies available to the Company, the Company may, in its sole discretion, limit or refuse to make further sales to Purchaser (and its affiliates) which fails to comply with this policy.

12. Breach of Terms and Conditions

- 12.1 Any breach of these Terms and Conditions may result in the Company refusing all further sales, or revoking its approval of sales by Authorized Distributors, of the Products to that person. Should the Company have reason to believe that a Purchaser is in breach of these Terms and Conditions, pending completion of any investigations it chooses to carry out, the Company reserves the right, in its sole discretion, to suspend or refuse further sales to that Purchaser, or if that Purchaser is supplied by Authorized Distributors, to suspend or refuse its approval of sales by such Authorized Distributors to that Purchaser.
- 12.2 The Company shall have the right, without prior notice to the Purchaser, to inspect and audit all of the Purchaser's business, accounting and supporting records, which in the Company's reasonable opinion are necessary for purposes of determining the Purchaser's compliance with

these Terms and Conditions. The Purchaser shall fully co-operate with the Company and any parties hired by the Company to conduct any such inspection or audit.

13. Credit Policy

- 13.1 If the Company at any time reasonably doubts the Purchaser's financial viability, the Company may decline to make shipments hereunder except upon receipt of cash payment in advance or security or other proof of financial viability satisfactory to the Company. Remedies provided herein shall be in addition to, and not instead of, other remedies available at law.
- 13.2 The Company reserves the right to refuse credit terms to any Purchaser that, in the Company's sole determination, does not disclose appropriate information including, without limitation, annual financial information. In addition, should the Company have reason to believe that the Purchaser, in the Company's sole discretion, is or intends to breach these Terms and Conditions, the Company reserves the right to immediately suspend any credit terms granted to the Purchaser or refuse further sales to said Purchaser.

14. Exclusion of Course of Performance

- 14.1 No course of performance, course of dealing or usage of trade shall be admissible to contradict, supplement or explain these Terms and Conditions.
- 14.2 Neither the Purchaser nor the Company's acceptance or acquiescence in a course of performance or course of dealing under these Terms and Conditions shall be admissible to modify, waive, supplement or explain these Terms and Conditions, even if that party is aware of the course of performance or course of dealing and has an opportunity to object to it.

15. Changes to Terms and Conditions

All orders are governed by the version of these Terms and Conditions (including all documents incorporated by reference) that is in effect at the time of the order's acceptance by the Company. The Company may update these Terms and Conditions (including all documents incorporated by reference) from time to time, and if so, then the placing of a new order by the Purchaser constitutes acceptance of the modification, both for the new order and for all prior orders and transactions governed by these Terms and Conditions.

16. General Provisions

- 16.1 The Company may at its own discretion apply a Minimum Advertised Price policy, and/or require from any Purchaser to have a Minimum Advertised Price to distributors, end users, consumers and producers.
- 16.2 To the extent the Purchaser is an Authorized Distributor, the provisions set out in Supplement A hereto shall also apply.
- 16.3 To the extent the Purchaser is an over-the-counter distributor, Supplement B shall also apply.
- 16.4 Under no circumstances may the Purchaser unilaterally impose any terms, conditions, prices or extra charges upon the Company without its prior written consent and authorization.
- 16.5 The Company shall not be liable for delays, failure or omissions due to any cause beyond its control. Liability shall not attach no matter how causes beyond the Company's control arise, and so long as

the cause is not due to the Company's own negligence and the cause cannot be overcome by the exercise of appropriate due diligence. Causes beyond the Company's control include, but are not limited to, labour disturbances, riots, fires, earthquakes, floods, storms, disorders, hostilities, pandemics, expropriation or confiscation of properties, failure or a delay of carriers, interference by civil or military authorities, whether legal or de facto, acts of God. However, none of the foregoing shall negate or excuse any obligation to pay any invoice for Products when due.

- 16.6 The Purchaser shall comply with all applicable federal, provincial, local and other laws and regulations relating to the Products.
- 16.7 In these Terms and Conditions, unless the context otherwise requires, words (including defined words) importing the singular include the plural and vice versa and words importing gender include all genders.
- 16.8 The preamble and any Supplement, Appendix or other document appended to these Terms and Conditions or any document which is accessible from a hyperlink embedded in these Terms and Conditions are hereby incorporated by reference herein and form an integral part hereof.
- 16.9 The Purchaser shall not transfer, assign or subcontract any of its rights or obligations hereunder, without the Company's prior written consent. Any purported transfer, assignment or subcontract by the Purchaser shall not be binding on the Company, without such consent. The Company may freely sell, transfer, assign, subcontract or otherwise make any other arrangement regarding its rights, titles and interests in and under these Terms and Conditions.
- 16.10 If any provision of these Terms and Conditions is held invalid or unenforceable, it shall be so held to the minimum extent required by law and all other provisions shall remain valid and enforceable.
- 16.11 The laws of the Province of Quebec govern these Terms and Conditions, but the UN Convention on Contracts for the International Sale of Goods is excluded. The Purchaser irrevocably (i) attorns and submits to the exclusive jurisdiction of the courts of Quebec, judicial district of Montreal, in any action or proceeding arising out of or relating to these Terms and Conditions and (ii) waives objection to the venue of any action or proceedings in such court or any argument that such court provides an inconvenient forum.

Supplement A - Terms and Conditions for Veterinary Distributors and Chain Distributors

1. Authorized Distributors may only sell Products to veterinarians and pharmacists in Canada who have a valid license to possess or handle Products and are in good standing with their provincial governing bodies, and compliant with all laws and regulations.

Unless the Company otherwise agrees in writing, the Company requires a minimum net order of \$25,000 and the minimum shipping units as specified in the Company's current price list. Orders not conforming to the dollar minimum will be subject to a \$500 shipping and handling charge per order. The Company, at its sole discretion, may make exceptions to these requirements for new Product placement or for Products requiring special distribution or handling.

Unless the Company otherwise agrees in writing, the Company requires a minimum annual net business volume of \$1,000,000 from Purchaser to fulfill any orders. The Company, at its sole discretion, may make exceptions to these requirements.
2. The Company's Authorized Distributors are required to report all Product sales (including historical sales data) to the Company and/or to any third party designated by the Company from time to time, such as Impact Vet, a division of AgData. Reports are to be provided in a format and at such intervals as the Company may instruct from time to time. The information received by the Company will be held in confidence and used solely for the management of the Terms and Conditions and the Company's sales policies in compliance with applicable law (including legislation governing the protection of personal information).
3. Authorized Distributors are required to provide bi-monthly inventory reports to the Company. Inventory reports shall be provided on the 15th and 31st day of each month or on the first business day following these dates. The information received by the Company will be held in confidence and used solely for the management of the Terms and Conditions and the Company's sales policies in compliance with applicable law (including legislation governing the protection of personal information).
4. Authorized Distributors shall handle all customer returns. The Company will provide the Veterinary Distributor an additional 60 days or a total of 150 days for Product returns in consideration of the time needed to collect and process returns from their customers.
5. Authorized Distributors shall be entitled to return eligible expired Products from their own inventory and receive a credit of 100% of the value of the Product. These returns must be documented independently with their respective return authorization number (customer expired returns vs. inventory expired returns). Failure to do so shall be treated by the Company as customer returns and shall be limited to 75% credit and 90% for Cattle vaccines.
6. Authorized Distributors shall (a) handle and manage all returns of behalf of their veterinary clinics, veterinarians customers and pharmacies, (b) have at all times qualified staff to handle and distribute the Products and (c) enter into a quality agreement with the Company regarding the supply of the Products to set forth the quality control and quality assurance obligations of the parties, the whole in accordance with current good manufacturing practices and good distribution practices and all applicable laws.
7. In the event that the Authorized Distributor requests that the Products be shipped directly to the Purchasers then additional fees of \$300 per order shall be added to the Authorized Distributor's invoice to cover for shipping and handling charges.
8. In the event that any of the provisions within Supplement A conflict with any of the other provisions of the Terms and Conditions, then the conflicting provisions of this Supplement A shall govern and prevail

Supplement B - Terms and Conditions for Over-the-Counter Distributors.

1. The Company shall only sell non-prescription Products (“**OTC Products**”) to over-the-counter distributors (“**OTC Distributors**”).
2. OTC Distributors shall only sell OTC Products to over-the-counter retailers and feed mills that have a valid license to possess or handle such Products and are in good standing with their provincial governing bodies and compliant with all laws and regulations.
3. Unless the Company otherwise agrees in writing, the Company requires a minimum net order of \$10,000 for OTC Products as specified in the Company’s current price list. Orders not conforming to the dollar minimum will be subject to a \$500 shipping and handling charge per order. The Company, at its sole discretion, may make exceptions to these requirements for new Product placement or for Products requiring special distribution or handling.
4. OTC Distributors are required to report all Product sales (including historical sales data) to the Company and/or to any third party designated by the Company from time to time, such as Impact Vet, a division of AgData. Reports are to be provided in a format and at such intervals, as the Company may instruct from time to time. The information received by the Company will be held in confidence and used solely for the management of the Terms and Conditions and the Company’s sales policies in compliance with applicable law (including legislation governing the protection of personal information).
5. OTC Distributors are required to provide bi-monthly inventory reports to the Company. Inventory reports shall be provided on the 15th and 31st day of each month or on the first business day following these dates. The information received by the Company will be held in confidence and used solely for the management of the Terms and Conditions and the Company’s sales policies in compliance with applicable law (including legislation governing the protection of personal information).
6. In the event that the OTC Distributor requests that the Products be shipped directly to the Purchasers, then additional fees of \$300 shall be added to the OTC Distributor’s invoice to cover for shipping and handling charges per order.
7. In the event that any of the provisions of Supplement B conflict with any of the other provisions of the Terms and Conditions, then the conflicting provisions of this Supplement B shall govern and prevail.

APPENDIX 1

List A, Companion Animal (Minimum Order Quantity of \$25,000)

B. U.	UIN	Product	B. U.	UIN	Product
CABU	214242	BRAVECTO QUANTUM	CABU	065288	Nobivac® Canine 1-DAPPv
CABU	131217	Bravecto® chewable tablets 1000 mg	CABU	065289	Nobivac® Canine 1-DAPPv+Cv
CABU	138986	Bravecto® chewable tablets 112.5 mg	CABU	099336	Nobivac® Canine 1-DAPPv+L4
CABU	143177	Bravecto® chewable tablets 1400 mg	CABU	006772	Nobivac® Canine 3-DAPv
CABU	131372	Bravecto® chewable tablets 250 mg	CABU	107701	Nobivac® Diluent ADT
CABU	140663	Bravecto® chewable tablets 500 mg	CABU	054219	Nobivac® Feline -Bb
CABU	369822	Bravecto® ONE Fluralaner Chewable Tablet 100 mg	CABU	065264	Nobivac® Feline 1-HCP
CABU	319840	Bravecto® ONE Fluralaner Chewable Tablet 200 mg	CABU	065265	Nobivac® Feline 1-HCP+FeLV
CABU	339048	Bravecto® ONE Fluralaner Chewable Tablet 400 mg	CABU	065266	Nobivac® Feline 1-HCPCh
CABU	357946	BRAVECTO® ONE Fluralaner Chewable Tablet 45 mg	CABU	065267	Nobivac® Feline 1-HCPCh+FeLV
CABU	372128	Bravecto® Topical Solution 1000 mg for dogs	CABU	065277	Nobivac® Feline 2-FeLV
CABU	396224	Bravecto® Topical Solution 112.5 mg for Cats	CABU	031664	Nobivac® Feline 3-HCP
CABU	395144	Bravecto® Topical Solution 112.5 mg for dogs	CABU	054215	Nobivac® Intra-Trac® KC
CABU	388428	Bravecto® Topical Solution 1400 mg for dogs	CABU	162146	Nobivac® Intra-Trac® Oral Bb
CABU	356771	Bravecto® Topical Solution 250 mg for Cats	CABU	065316	Nobivac® Intra-Trac®3 ADT
CABU	380813	Bravecto® Topical Solution 250 mg for dogs	CABU	068616	Nobivac® Lepto 4
CABU	354865	Bravecto® Topical Solution 500 mg for Cats	CABU	099895	Nobivac® Lyme
CABU	372307	Bravecto® Topical Solution 500 mg for dogs	CABU	053260	Nobivac® Puppy-DPv
CABU	013384	Caninsulin®	CABU	068832	Optimmune® Ophthalmic Ointment
CABU	018150	Caninsulin®	CABU	179672	Otomax® Otic Ointment
CABU	137859	Caninsulin®	CABU	188297	Otomax® Otic Ointment
CABU	130648	Caninsulin® VetPen® needles	CABU	189571	Otomax® Otic Ointment
CABU	145634	Caninsulin® VetPen®16 (Starter Kit)	CABU	192741	Otomax® Otic Ointment
CABU	148770	Caninsulin® VetPen®8 (Starter Kit)	CABU	710551	Panacur® granule singles
CABU	145007	Clinacin Oral Solution	CABU	710552	Panacur® granule singles
CABU	035967	Clinacin tablets	CABU	710553	Panacur® granule singles
CABU	036449	Clinacin tablets	CABU	710554	Panacur® granules 22.2%
CABU	037793	Clinacin tablets	CABU	146324	Rheumocam injection (5mg/mL)
CABU	186195	Mometamax® Otic Suspension	CABU	120449	Rheumocam, oral suspension
CABU	189934	Mometamax® Otic Suspension	CABU	121295	Rheumocam, oral suspension
CABU	191836	Mometamax® Otic Suspension	CABU	123641	Rheumocam, oral suspension
CABU	197991	Mometamax® Otic Suspension	CABU	124540	Rheumocam, oral suspension
CABU	153538	Nobivac EDGE® DAPPv	CABU	191884	Topagen® spray
CABU	157474	Nobivac EDGE® DAPPv + L4	CABU	397794	U-40 Caninsulin® syringes - 0.5 mL
CABU	161260	Nobivac EDGE® Lepto 4	CABU	397008	U-40 Caninsulin® syringes - 1 mL
CABU	210280	Nobivac Intra-Trac Oral BbPi	CABU	346418	Vitrecto® Topical Solution 112.5 mg
CABU	214944	Nobivac NXT Canine Flu H3N2	CABU	335707	Vitrecto® Topical Solution 250 mg
CABU	214877	Nobivac NXT Canine-3 Rabies	CABU	343323	Vitrecto® Topical Solution 500 mg
CABU	354855	Nobivac NXT Feline-3 Rabies			
CABU	212404	Nobivac NXT FeLV			

List B, Farm Animal Products (Minimum Order Quantity of \$2,000)

B.U.	UIN	Product	B.U.	UIN	Product
Cattle	054407	Banamine® injectable solution (50 mg/mL)	Cattle	157008	Estrumate®
Cattle	054408	Banamine® injectable solution (50 mg/mL)	Cattle	157633	Estrumate®
Cattle	154415	Banamine® transdermal solution (50 mg/mL)	Cattle	158125	Estrumate®
Cattle	154687	Banamine® transdermal solution (50 mg/mL)	Cattle	135846	Fertagyl® 2
Cattle	710633	Borgal®, injectable solution	Cattle	021984	Folligon®
Cattle	710634	Borgal®, injectable solution	Cattle	134168	Halocur®
Cattle	710711	Borgal®, injectable solution	Cattle	197404	Halocur®
Cattle	169000	Boss® Pour-On	Cattle	144581	Metricure® (includes catheters)
Cattle	611767	Boss® Pour-On	Cattle	143799	Metricure® (syringe only)
Cattle	151921	Bovilis® Coronavirus	Cattle	055188	MU-SE® Injectable
Cattle	217792	BOVILIS® Covexin® 10	Cattle	055194	MU-SE® Injectable
Cattle	058046	BOVILIS® Covexin® Plus	Cattle	057189	Naquasone® Injectable
Cattle	058049	BOVILIS® Covexin® Plus	Cattle	055199	Nuflor®, injectable solution
Cattle	058051	BOVILIS® Covexin® Plus	Cattle	055200	Nuflor®, injectable solution
Cattle	181143	Bovilis® Guardian®	Cattle	055201	Nuflor®, injectable solution
Cattle	191923	Bovilis® Guardian®	Cattle	138911	Once PMH® IN
Cattle	181913	BOVILIS® Nasalgen® 3-PMH	Cattle	709960	Panacur® suspension 10%
Cattle	183255	BOVILIS® Nasalgen® 3-PMH	Cattle	099774	Ralgro®
Cattle	189111	BOVILIS® Nasalgen® 3-PMH	Cattle	019948	Resflor®
Cattle	139541	BOVILIS® Once PMH® IN	Cattle	028757	Resflor®
Cattle	158939	BOVILIS® Once PMH® IN	Cattle	044732	Resflor®
Cattle	067989	BOVILIS® Once PMH® SQ	Cattle	145953	Revalor®-100
Cattle	081751	BOVILIS® Once PMH® SQ	Cattle	710834	Revalor®-200
Cattle	086373	BOVILIS® Tasvax® 8	Cattle	709461	Revalor®-G
Cattle	094140	BOVILIS® Tasvax® 8	Cattle	705806	Revalor®-H
Cattle	094394	BOVILIS® Tasvax® 8	Cattle	705793	Revalor®-S
Cattle	099554	BOVILIS® Tasvax® 8	Cattle	179486	Revalor®-XH
Cattle	026851	BOVILIS® Vision® 8 somnus with SPUR®	Cattle	178723	Revalor®-XR
Cattle	041041	BOVILIS® Vision® 8 somnus with SPUR®	Cattle	082492	Revalor®-XS
Cattle	190580	BOVILIS® Vision® 8 somnus with SPUR®	Cattle	342525	Rheumocam 15 mg/mL oral suspension for cat
Cattle	026850	BOVILIS® Vision® 8 with SPUR®	Cattle	379908	Rheumocam 15 mg/mL oral suspension for cat
Cattle	033114	BOVILIS® Vision® 8 with SPUR®	Cattle	149156	Rheumocam Injection (20mg/mL)
Cattle	115975	BOVILIS® Vista® 5 CFP	Cattle	150530	Rheumocam Injection (20mg/mL)
Cattle	119910	BOVILIS® Vista® 5 CFP	Cattle	154319	Rheumocam Injection (20mg/mL)
Cattle	105397	BOVILIS® Vista® 5 VLS CFP	Cattle	055100	Saber® Pour-On
Cattle	107197	BOVILIS® Vista® 5 VLS CFP	Cattle	165809	Saber® Ear Tags
Cattle	351263	BOVILIS® Vista® BVD CFP	Cattle	166968	Saber® Pour-On
Cattle	111923	BOVILIS® Vista® Once CFP	Cattle	222288	Safe-Guard® Crumbles 0.5%
Cattle	020644	Chorulon®	Cattle	059001	Safe-Guard® Premix 20%
Cattle	013401	Depocillin®	Cattle	059007	Safe-Guard® Premix 20%
Cattle	017370	Depocillin®	Cattle	098479	Safe-Guard® Suspension 10%
Cattle	017371	Depocillin®	Cattle	214772	Safe-Guard® Suspension 10%
Cattle	017372	Duplocillin® LA	Cattle	164847	Salix®
Cattle	017373	Duplocillin® LA	Cattle	706843	T-61®
Cattle	076209	Duplocillin® LA	Cattle	117442	Vista® Once SQ
Cattle	167165	Ectiban®25	Cattle	120283	Zuprevo®
Cattle	224586	Engemycin DD	Cattle	120407	Zuprevo®

List B (continued), Farm Animal Products (Minimum Order Quantity of \$2,000)

B.U.	UIN	Product	B.U.	UIN	Product
Swine	384007	Argus® SC/ST	Equine	160919	Dolorex®
Swine	045233	Bacti-Stat®	Equine	161110	Dolorex®
Swine	178599	Circumvent® C-M-L	Equine	055022	E-SE® Injectable
Swine	193572	Circumvent® C-M-L	Equine	197763	Flu Avert® I.N.
Swine	138990	Circumvent® PCV G2	Equine	709958	Panacur® paste syringe 10%
Swine	146942	Circumvent® PCV G2	Equine	192092	Prestige® 2
Swine	131428	Circumvent® PCV M G2	Equine	196595	Prestige® 2
Swine	143624	Circumvent® PCV M G2	Equine	188847	Prestige® 3
Swine	030042	Ecolab Dispenser	Equine	189679	Prestige® 3
Swine	109325	Ecolab Dispenser	Equine	178734	Prestige® 3 + WNV
Swine	117567	Endure™ Dispenser with footpump	Equine	197924	Prestige® 3 + WNV
Swine	057037	Gentocin®	Equine	183130	Prestige® 4
Swine	022017	P.G. 600®	Equine	188726	Prestige® 4
Swine	022529	P.G. 600®-5D	Equine	180363	Prestige® 5
Swine	156346	Panacur® AquaSol™	Equine	180791	Prestige® 5
Swine	155319	Planate®	Equine	182299	Prestige® 5 + WNV
Swine	194515	Planate®	Equine	192936	Prestige® 5 + WNV
Swine	335717	Porcilis® Ileitis	Equine	189084	Prestige® EquiRab®
Swine	390798	Porcilis® Ileitis	Equine	191012	Prestige® Prodigy®
Swine	352982	Porcilis® Lawsonia ID	Equine	194520	Prestige® Prodigy®
Swine	377881	Porcilis® Lawsonia ID	Equine	187765	Prestige® Tetanus
Swine	382170	Porcilis® PCV ID	Equine	182544	Prestige® WNV
Swine	398362	Porcilis® PCV ID	Equine	193718	Prestige® WNV
Swine	173994	Prime Pac® PRRS RR	Equine	709959	Safe-Guard® paste syringe 10%
Swine	026764	ProSystem® RCE			
Swine	042960	ProSystem® RCE			
Swine	040391	Regu-Mate® solution 0.22%			
Swine	710518	Regu-Mate® solution 0.22%			
Swine	039503	Vac-Safe® tablets			

List B (continued), Farm Animal Products (Minimum Order Quantity of \$2,000)

B.U.	UIN	Product	B.U.	UIN	Product
Poultry	004509	89/03®	Aqua	212701	Aquaflor®
Poultry	051102	Breedervac-IV®-Plus	Aqua	214688	Aqui-S
Poultry	051104	Breedervac-REO-Plus®	Aqua	214689	Aqui-S
Poultry	057072	CAV-VAC®	Aqua	213411	Slice®
Poultry	051088	Clonevac D-78®			
Poultry	047667	Coccivac® D2			
Poultry	116032	Coccivac® D2			
Poultry	073916	Coccivac® Red Marker Dye			
Poultry	025478	Coccivac®-B52			
Poultry	029953	Coccivac®-B52			
Poultry	051152	Combovac®-30			
Poultry	012061	Diluent for use with Marek's vaccines			
Poultry	012062	Diluent for use with Marek's vaccines			
Poultry	053268	Diluent for use with Marek's vaccines			
Poultry	159091	Enterovax®			
Poultry	210378	Innovax® - ILT-IBD			
Poultry	360760	Innovax® - ILT-IBD			
Poultry	154934	Innovax® - ND IBD			
Poultry	368065	Innovax® - ND ILT			
Poultry	006323	Innovax®- ILT			
Poultry	193037	Innovax®- ILT			
Poultry	048278	Innovax®-ND			
Poultry	116951	Innovax®-ND			
Poultry	116951	Innovax®-ND			
Poultry	145489	LT-IVAX®			
Poultry	135204	LT-IVAX® Diluent			
Poultry	148288	M-Ninevax®-C			
Poultry	149908	M-NINEVAX®-C Diluent			
Poultry	051079	Mildvac-Ma5®			
Poultry	138681	Newhatch®-C2			
Poultry	030701	Paracillin® SP			
Poultry	030935	Paracillin® SP			
Poultry	006765	RIS-MA®			
Poultry	003442	Rismavac®			
Poultry	119016	SE Guard			
Poultry	705742	Sterile blue dye			
Poultry	067056	Teno-Vaxin™			
Poultry	053826	Tremvac®-FP			
Poultry	053273	Tremvac®-FP Diluent			
Poultry	157233	Tremvac®-FP-CAV			
Poultry	154096	Univax-BD®			
Poultry	056697	Univax® Plus			
Poultry	056704	Univax® Plus			
Poultry	105407	WCM 93™			