# **ANALYSIS REPORT**

N° 0000032125

Client

Sample

Company: Cotecna Serviços Ltda. Rua do Rocio, 351 – 8º andar – conj. 82 CEP: 04552-000 - Vila Olímpia São Paulo / SP – Brasil  City: SÃO PAULO  Country: Brazil  Contact: Phone: Email:		Cotecna Sample ID:  Cotecna ID: Product: Description: Reception date: Packing: Condition:	: BR-CGH-2502062 : White Sugar : 7 April 2025		
Analysis	Method	Quantity : Seal nº :	1,00 Kilogram	Result	Unit
AM (Average Size) Color Ash CV (Coefficient of Variation) Dextran Insoluble Matter Invert Sugar Moisture pH Polarization Starch Sulphur Dioxide Safty Factor	ICUMSA G2/9-1 ICUMSA - GS9/ ICUMSA - GS2/ ICUMSA G2/9-1 GS1/2/9-15 ICUMSA GS2/3 ICUMSA GS1-5 ICUMSA - GS2/ ICUMSA - GS2/ ICUMSA - GS2/ ICUMSA - GS2/ ICUMSA GS1-1 ICUMSA GS1-1 ICUMSA GS2/1 I-BR-LAB-60	//3/4/7/8023 /3-1	BELONGING	0.73 34.0 0.002 47.53 72.0 38.0 0.06 0.01 6.89 99.90 14.0 2.06 0.10	mm IU % mg/kg mg/kg % NA OZ mg/kg mg/kg NA
Observations	BYTHROPA	Notes Services requested	by Cotecna Serv	iços Ltda	
Sulphur Dioxide Safty Factor  Observations			CRQ 4	ro Silva 474542 L April 2025	lan



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## **GENERAL TERMS AND CONDITIONS**

## GENERAL

- Services provided to a client (herein the "Principal") by an entity of the Cotecna group of companies (such entity herein referred to as the "Company"), directly or through the Company's agents and/or subcontractors, are subject to the Cotecna General Terms and Conditions (herein "GTC"), unless superseded by any Cotecna Specific Conditions applicable to specific Services (herein "STC"), both the GTC and STC as amended from time to time, with the current binding and applicable versions published at http://www.cotecna.com/en/About-Cotecna/Terms-Conditions. The Principal agrees to be automatically bound by any subsequent versions of the GTC and STC as available at the aforementioned URL and acknowledges that the Company will use reasonable endeavours to notify the Principal of any modifications including by way of publication on its website. The offer, proposal or quotation made by the Company for the Services (herein the "Offer"), together with the GTC and, when applicable, the STC, constitute the entire agreement (herein the "Agreement") between the Company and the Principal in respect of the Services. Any Offer shall be considered accepted by the Principal whether such acceptance was express or implied, and whether in writing, by telephone, by any means of electronic or instant messaging, or deemed accepted by the

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- at 6.5% per annum as from the date when the payment was due until the actual date of sment.

  In applicable taxes shall be payable by the Principal. All payments to the Company shall be made as invoiced without deduction, retention, or set-off. However, in case any tax is required to be deducted or retained according to applicable laws, the sum payable by the Principal shall be increased to the extent necessary to ensure that the Company receives the entire invoiced sum, which it would have received had no tax been deducted or retained.

  The Principal shall indemnify the Company for all the expenses incurred by it in recovering arrears due to the Principal's late payment, including lawyer's fees and other legal expenses. If unforeseen problems arise or if the Company incurs extraordinary expenses for the performance of Services, the Company will have the right to invoice the amounts necessary to cover the time and the additional expenses. This includes, non-exhaustively, costs and flat fees for issuance of additional copies of Deliverables or re-issuance of any other document to the Principal. Further if the Company is unable to perform all or part of the service due to lack of access availability of cargo/ goods/samples or undue delay, not caused by the Company, then the Company shall be entitled to reimbursement of such delay charges and expenses incurred by the Company from the Principal. The Company reserves the right to suspension or termination of Services shall not be regarded as a breach of the relevant Agreement or relieve the Principal from any of its payment obligations to the Company. Notwithstanding clause 7, the Company reserves the right to unilaterally modify the terms of payment provided for in clause 4.2 if it considers the financial standing of the Principal materially altered.

## DISCLAIMERS

- The Company makes no representation and gives no warranty, express or implied, whether writte oral, regarding i) the accuracy and authenticity of the documents, titles and pledges presented to the process of performance of the Services, or ii) the suitability, merchantability, fitness for a particular purpose, or the performance of the goods to which the Service relate. The Company not warrant or guarantee the Principal's goods or services.

  The Company shall not be liable to the Principal nor any third party for any action taken or pointed on the basis of any finding, result or Deliverables issued by the Company nor for incorrect rearing from unclear, erroneous, incomplete, misleading or false information provided a liable Company.

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