



Audit and Finance Committee Meeting

Wednesday, September 22, 2021 2:00 pm

ProVidence Suite - Trauma Building 5th Floor

AGENDA

University Medical Center of Southern Nevada
GOVERNING BOARD
AUDIT & FINANCE COMMITTEE
September 22, 2021 2:00 p.m.
800 Hope Place, Las Vegas, Nevada
UMC Trauma Building, ProVidence Suite (5th Floor)

Notice is hereby given that a meeting of the UMC Governing Board Audit & Finance Committee has been called and will be held at the time and location indicated above, to consider the following matters:

This meeting has been properly noticed and posted online at University Medical Center of Southern Nevada's website at <http://www.umcsn.com> and at Nevada Public notice at <https://notice.nv.gov/>, and University Medical Center 1800 W. Charleston Blvd. Las Vegas, NV (Principal Office)

- The main agenda is available on University Medical Center of Southern Nevada's website <http://www.umcsn.com>. For copies of agenda items and supporting back-up materials, please contact Stephanie Ceccarelli at (702) 765-7949. The Audit & Finance Committee may combine two or more agenda items for consideration.
- Items on the agenda may be taken out of order.
- The Audit & Finance Committee may remove an item from the agenda or delay discussion relating to an item at any time.

SECTION 1: OPENING CEREMONIES

CALL TO ORDER

1. Public Comment

PUBLIC COMMENT. This is a period devoted to comments by the general public about items on *this* agenda. If you wish to speak to the Committee about items within its jurisdiction but not appearing on this agenda, you must wait until the "Comments by the General Public" period listed at the end of this agenda. Comments will be limited to three minutes. Please step up to the speaker's podium, clearly state your name and address and please *spell* your last name for the record. If any member of the Committee wishes to extend the length of a presentation, this will be done by the Chair or the Committee by majority vote.

2. Approval of minutes of the regular meeting of the UMC Governing Board Audit and Finance Committee meeting of August 18, 2021. *(For possible action)*.
3. Approval of Agenda. *(For possible action)*

SECTION 2: BUSINESS ITEMS

4. Review the results of the Cash Verification Audit dated September 17, 2021 and direct staff accordingly *(For possible action)*
5. Receive the monthly financial report for July and August FY22; and direct staff accordingly. *(For possible action)*

6. Receive an update report from the Chief Financial Officer; and direct staff accordingly. *(For possible action)*
7. Receive an informational presentation on the Epic System from Maria Sexton, Chief Information Officer; and direct staff accordingly. *(For possible action)*
8. Review and recommend for ratification by the Governing Board the Amendment No. 11 to the Cerner System Agreement with Cerner Corporation; authorize the Chief Executive Officer to execute future Change Orders within his delegation of authority; and take action as deemed appropriate. *(For possible action)*
9. Review and recommend for approval by the Governing Board the Acknowledgment to Amended and Restated Professional Services Agreement with Robert B. McBeath, M.D., P.C., dba OptumCare Anesthesia; and take action as deemed appropriate. *(For possible action)*
10. Review and recommend for approval by the Governing Board the Professional Services Agreement for Internal and Family Medicine Residents and Family Medicine Chief Residents Moonlighting Services with the Board of Regents of the Nevada System of Higher Education for and on behalf of the Kirk Kerkorian School of Medicine at UNLV (“UNLV SOM”); authorize the Chief Executive Officer to exercise any extension options; or take action as deemed appropriate. *(For possible action)*
11. Review and recommend for approval by the Governing Board the Master Customer Agreement with Sectra, Inc. for the PACS Enterprise Radiology Imaging System; authorize the Chief Executive Officer to exercise any extension options; or take action as deemed appropriate. *(For possible action)*
12. Review and recommend for approval by the Governing Board the Purchase Agreement with KLS-Martin, L.P. for cranial/maxillofacial equipment and supplies; authorize the Chief Executive Officer to exercise any extension/renewal options; or take action as deemed appropriate. *(For possible action)*
13. Review and recommend for approval by the Governing Board the Service Agreement with California Transplant Services, Inc. for Skull Flap Storage; and take action as deemed appropriate. *(For possible action)*
14. Review and recommend for approval by the Governing Board the Pricing Agreement with Allergan USA, Inc. for the purchase of supplies and implants; or take action as deemed appropriate. *(For possible action)*
15. Review and recommend for approval by the Governing Board the Purchase Agreement with Bio-Rad Laboratories, Inc. for the purchase and maintenance of an Automated Immunohematology System; authorize the Chief Executive Officer to execute future amendments within his delegation of authority; or take action as deemed appropriate. *(For possible action)*
16. Review and recommend for approval by the Governing Board the Agreement for Construction Management Services for UMC’s Exterior Redesign and Construction Project with Grand Canyon Construction, Inc. d/b/a Grand Canyon Development Partners; authorize the Chief Executive Officer to exercise any extension options or change orders; or take action as deemed appropriate. *(For possible action)*

SECTION 3: EMERGING ISSUES

17. Identify emerging issues to be addressed by staff or by the Audit and Finance Committee at future meetings; and direct staff accordingly. (*For possible action*)

COMMENTS BY THE GENERAL PUBLIC

A period devoted to comments by the general public about matters relevant to the Committee's jurisdiction will be held. No action may be taken on a matter not listed on the posted agenda. Comments will be limited to three minutes. Please step up to the speaker's podium, clearly state your name and address and please **spell** your last name for the record.

All comments by speakers should be relevant to the Committee's action and jurisdiction.

UMC ADMINISTRATION KEEPS THE OFFICIAL RECORD OF ALL PROCEEDINGS OF UMC GOVERNING BOARD AUDIT & FINANCE COMMITTEE. IN ORDER TO MAINTAIN A COMPLETE AND ACCURATE RECORD OF ALL PROCEEDINGS, ANY PHOTOGRAPH, MAP, CHART, OR ANY OTHER DOCUMENT USED IN ANY PRESENTATION TO THE BOARD SHOULD BE SUBMITTED TO UMC ADMINISTRATION. IF MATERIALS ARE TO BE DISTRIBUTED TO THE COMMITTEE, PLEASE PROVIDE SUFFICIENT COPIES FOR DISTRIBUTION TO UMC ADMINISTRATION.

THE COMMITTEE MEETING ROOM IS ACCESSIBLE TO INDIVIDUALS WITH DISABILITIES. WITH TWENTY-FOUR (24) HOUR ADVANCE REQUEST, A SIGN LANGUAGE INTERPRETER MAY BE MADE AVAILABLE (PHONE: 702-765-7949).

**University Medical Center of Southern Nevada
Governing Board Audit and Finance Committee Meeting
August 18, 2021**

UMC ProVidence Suite
Trauma Building, 5th Floor
800 Hope Place
Las Vegas, Clark County, Nevada
Wednesday, August 18, 2021
2:00 p.m.

The University Medical Center Governing Board Audit and Finance Committee met at the location and date above, at the hour of 2:00 p.m. The meeting was called to order at the hour of 2:05 p.m. by Chair Robyn Caspersen and the following members were present, which constituted a quorum.

CALL TO ORDER

Board Members:

Present:

Robyn Caspersen
Harry Hagerty (via WebEx)
Dr. Donald Mackay (via WebEx)
Jeff Ellis (via WebEx)
Christian Haase (via WebEx)
Mary Lynn Palenik (via WebEx)

Absent:

Barbara Fraser (Ex-Officio) (excused)

Others Present:

Mason Van Houweling, Chief Executive Officer
Tony Marinello, Chief Operating Officer
Jennifer Wakem, Chief Financial Officer
Doug Metzger, Controller
Deb Fox, Chief Nursing Officer
Susan Pitz, General Counsel
Lia Allen, Assistant General Counsel – Contracts
Rose Coker, Director of Managed Care
Stephanie Ceccarelli, Governing Board Secretary

SECTION 1. OPENING CEREMONIES

ITEM NO. 1 PUBLIC COMMENT

Committee Chair Caspersen asked if there were any public comments to be heard on any item on this agenda.

Speaker(s): None

ITEM NO. 2 Approval of minutes of the regular meeting of the UMC Governing Board Audit and Finance Committee meeting on July 21, 2021. (For possible action)

Member Palenik abstained from voting, as she was not present at this meeting.

FINAL ACTION:

A motion was made by Member Hagerty that the minutes be approved as recommended. Motion carried by majority vote. Member Palenik abstained.

ITEM NO. 3 Approval of Agenda (For possible action)

DISCUSSION:

Item 11 was removed for discussion from the agenda, as the final contract is not available for approval at today's Audit and Finance meeting. It will be brought to the Governing Board meeting for approval.

FINAL ACTION:

A motion was made by Member Mackay that the agenda be approved as amended. Motion carried by unanimous vote.

SECTION 2. BUSINESS ITEMS

ITEM NO. 4 Receive the monthly financial report for June FY21; and direct staff accordingly. (For possible action)

DOCUMENTS SUBMITTED:

- PowerPoint Presentation

DISCUSSION:

Jennifer Wakem, Chief Financial Officer, presented the financials for June. As a reminder, period 13 is now open and will remain open until the audit is complete.

Key indicators for June were reviewed and were compared to FY19. Admissions were down approximately 8% below FY19. AADC continues to be high at 559. Acuity remains high. Overall hospital CMI was 6.5% over FY19. Inpatient surgeries were strong for the month, totaling 825. ER visits were down 3%. Quick cares are down roughly 7%. Southern Highlands, Blue Diamond and Spring Valley are the locations struggling the most. Primary cares are up approximately 9%.

Key indicators year to date showed admissions were 19% below, hospital CMI continues high at 12% over. Transplants are 154 YTD, compared to only 46 YTD in FY19. ER visits are down 15% and deliveries are down 31%.

On trended stats, admissions were 1,807, AADC was 559, length of stay showed improvement and hospital CMI was 1.97. June was a record month for ER visits and inpatient surgeries. Quick cares had 12,547 visits and there were 118 deliveries for the month.

Payor mix trended on inpatient volume shows Medicaid down almost 3% and Medicare is up 4.3%. Inpatient surgeries showed a drop in commercial by 5%, but Medicare was up 6.25%. Outpatient surgeries showed commercial down more than 4%. There was continued conversation regarding the decline in commercial.

The summary income statement for June compared to FY19 shows net patient revenue is strong, up almost \$25 million and other revenue up \$7.1 million. Total revenue was up almost \$32 million. Operating expenses were above FY19 \$4.4 million. Income from ops adding depreciation and amortization landed at \$30 million in earnings, compared to \$4.2 million in FY19.

Year to date for FY21 showed positive earnings of \$29 million. Ms. Wakem stated that one of the key drivers in having a positive year was the Directed Payment Program.

Member Hagerty asked if hospital admissions and revenue are tracked by source. A conversation ensued regarding the tracking admissions by service line.

Income statement trended showed positive earnings 6 months in a row.

Key financial indicators show day's cash on hand is approximately 3 months. Ms. Wakem reminded the Committee that we are still awaiting Federal Supplemental payments. Candidate for bill was 9.9 days. Cash collections are showing an increase.

Salary, wages and benefits for June were \$1.5 million over FY19. Ms. Wakem added that the number of paid FTEs has reduced, but the rate continues to be high. Deb Fox, Chief Financial Officer explained that base rates for med-surg and critical care nurses have recently more than doubled and it is climbing. SWB year to date was \$28 million over FY19. Overtime increased by \$3.6 million.

Other expenses for the month of June are up \$1 million over FY19. Supplies are down 65.7% for the month.

Year to date expenses were \$86 million more than FY19 due primarily to COVID needs.

Cash flow continues to be strong with \$49 million received. Some DSH and Federal Supplemental payments were also received during the month.

Lastly, the balance sheet was reviewed.

ITEM NO. 5 Receive an update report from the Chief Financial Officer; and direct staff accordingly. (For possible action)

DOCUMENTS SUBMITTED:

- None

DISCUSSION:

Ms. Wakem let the Committee know that we are continuing to monitor the Cares Act money that has not yet been allocated.

Next, Ms. Wakem updated the Committee on the American Rescue Plan request for funding from the County.

FINAL ACTION TAKEN:

None

ITEM NO. 6 Review and recommend for ratification by the Governing Board the Second Amendment to Medical Group Participation Agreement with United Healthcare Insurance Company; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- Medical Group Participation Agreement - Amendment

DISCUSSION:

Rose Coker, Director of Managed Care, stated this amendment will allow participation to extend to primary and quick care providers and nurse practitioners to the Medicare PPO hospital national agreement with United.

FINAL ACTION TAKEN:

A motion was made by Member Hagerty to ratify and make a recommendation to the Governing Board to approve the amendment. Motion carried by unanimous vote.

ITEM NO. 7 Review and recommend for approval by the Governing Board the Hospital Agreement with OneHealth, Hometown Health Plan, Inc. and Hometown Health Providers Insurance Company, Inc.; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- Hospital Agreement
- Disclosure of Ownership

DISCUSSION:

Ms. Coker stated OneHealth has been purchased by Hometown Health, so this is a new agreement on new paper for a new commercial PPO plan. The new agreement seeks a term of 3-years, ending on August 31, 2024.

FINAL ACTION TAKEN:

A motion was made by Member Mackay to approve and make a recommendation to the Governing Board to approve the agreement. Motion carried by unanimous vote.

ITEM NO. 8 Review and recommend for ratification by the Governing Board the Master Services Agreement with Clearwater Compliance, LLC; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- Clearwater Compliance, LLC
- Disclosure of Ownership

DISCUSSION:

This is a request for ratification of the agreement for compliance consulting services. The period of performance is 12 months or upon project completion with a 60-day out clause.

FINAL ACTION TAKEN:

A motion was made by Member Palenik to ratify and make a recommendation to the Governing Board to ratify the agreement. Motion carried by unanimous vote.

ITEM NO. 9 Review and recommend for approval by the Governing Board the Services Agreement with Healthfuse, LLC for revenue cycle vendor management services; authorize the Chief Executive Officer to exercise the extension option; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- Healthfuse Services Agreement

DISCUSSION:

This is a request for services from Healthfuse for revenue cycle vendor management services. The agreement is for 3 years with a 1-year extension option and a 30-day without cause.

FINAL ACTION TAKEN:

A motion was made by Member Hagerty to approve and make a recommendation to the Governing Board to approve the agreement. Motion carried by unanimous vote.

ITEM NO. 10 Review and recommend for approval by the Governing Board the Project Service Order for COVID Service Center Support with Tegria Services Group - US, Inc. d/b/a Bluetree Network; authorize the Chief Executive Officer to execute future amendments within his yearly delegation of authority; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- Project Service Order

DISCUSSION:

This request is to provide call center support to meet the hospital's needs to respond to the COVID-19 pandemic. The term is 1-year with 4 automatic renewal options and includes a 90-day out clause and not to exceed amount.

FINAL ACTION TAKEN:

A motion was made by Member Mackay to approve and make a recommendation to the Governing Board to approve the agreement. Motion carried by unanimous vote.

ITEM NO. 11 Review and recommend for approval by the Governing Board the Nurse Recruitment Agreement with NSI Nursing Solutions, Inc. for recruitment services of full-time registered nurses; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- None

DISCUSSION:

This item was tabled to be considered at the Governing Board meeting. There was no discussion on this item.

FINAL ACTION TAKEN:

None

ITEM NO. 12 Review and recommend for approval by the Governing Board the Contractor Labor Agreement with Neuromonitoring Associates, LLC for intraoperative monitoring services; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- Contractor Labor Agreement

DISCUSSION:

Ms. Allen stated this a request for a new contractor labor agreement on new paper. Neuromonitoring Associates provides certified technicians to perform

24/7 intraoperative monitoring services, inclusive of emergency requests, technical personnel, technologist and all equipment. The term is for 3-years with a 2-year automatic renewal option with a 60 day without cause or 60-day prior to expiration on initial term out clause.

FINAL ACTION TAKEN:

A motion was made by Member Palenik to approve and make a recommendation to the Governing Board to approve the agreement. Motion carried by unanimous vote.

ITEM NO. 13 Review and recommend for approval by the Governing Board the 340B Engagement Letter with Powers Pyles Sutter & Verville, PC for 340B program requirements and related issues; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- 340B Engagement Ltr.
- Disclosure of Ownership

DISCUSSION:

UMC has engaged Powers Pyles Sutter & Verville, PC (Powers) to provide legal consultation services on specific matters involving the 340B program. The agreement is for a 3-year term and termination is at any time without cause.

FINAL ACTION TAKEN:

A motion was made by Member Haase to approve and make a recommendation to the Governing Board to approve the agreement. Motion carried by unanimous vote.

ITEM NO. 14 Review and recommend for approval by the Governing Board the Amendment Two to Custom Equipment Purchase Option A Agreement with Sysmex America, Inc. for XN-9100 Hematology Equipment Reagents; authorize the Chief Executive Officer to execute future amendments within his yearly delegation of authority; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- Custom Equipment Purchase - Amendment Two

DISCUSSION:

This Amendment 2 requests to add an additional funds to order hematology reagents. This will increase the current spend with a not to exceed amount. Option to terminate is 30 days without cause.

FINAL ACTION TAKEN:

A motion was made by Member Mackay to approve and make a recommendation to the Governing Board to approve the amendment. Motion carried by unanimous vote.

- ITEM NO. 15 Review and recommend for approval by the Governing Board the Agreement with CenTrak, Inc. for the Infant Protection project; authorize the Chief Executive Officer to exercise any extension options and execute future Order Forms within his delegation of authority; or take action as deemed appropriate. (For possible action)**

DOCUMENTS SUBMITTED:

- Master Agreement
- Quote
- Amendment One
- Disclosure of Ownership

DISCUSSION:

This is a new agreement with CenTrak to upgrade UMC's infant protection security system, which will include new software and equipment and upgrade the RFID system. This will integrate with our current system for infant tracking.

FINAL ACTION TAKEN:

A motion was made by Member Haase to approve and make a recommendation to the Governing Board to approve the agreement. Motion carried by unanimous vote.

- ITEM NO. 16 Review and recommend for approval by the Governing Board the First Amendment to License Agreement with First Databank, Inc. for software subscription services; authorize the Chief Executive Officer to exercise any extension options; or take action as deemed appropriate. (For possible action)**

DOCUMENTS SUBMITTED:

- First Amendment to License Agreement

DISCUSSION:

This is a request to extend the current software license agreement term for five (5) years through September 14, 2026.

FINAL ACTION TAKEN:

A motion was made by Member Haase to approve and make a recommendation to the Governing Board to approve the amendment. Motion carried by unanimous vote.

- ITEM NO. 17 Review and recommend for approval by the Governing Board the Deferred Equipment Agreement with Masimo Americas, Inc. for the**

purchase of pulse oximetry sensors and accessories; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- Deferred Equipment Agreement
- Disclosure of Ownership
- Sourcing Letter

DISCUSSION:

UMC requests to enter into a new deferred equipment agreement, whereby Masimo will provide pulse oximetry equipment with UMC's commitment to purchase pulse sensors over the course of 5-years.

Member Palenik asked if this was new technology or is this the latest and greatest. Mr. Marinello confirmed that it is the latest and greatest and it interfaces with our current systems.

FINAL ACTION TAKEN:

A motion was made by Member Mackay to approve and make a recommendation to the Governing Board to approve the agreement. Motion carried by unanimous vote.

ITEM NO. 18 Discuss CEO FY21 Annual Incentive Compensation Performance Standards as it relates to the subject matter relevant to the Audit and Finance Committee and make a recommendation to the Human Resources and Executive Compensation Committee and discuss CEO Annual FY22 goals and objectives; or take action as deemed appropriate. (For possible action)

DOCUMENTS SUBMITTED:

- FY21 CEO Goals
- FY22 Proposed CEO Goals

DISCUSSION:

Ms. Wakem provided a review of the CEO Performance Objectives for FY21.

1. Exceed fiscal year budgeted income from operations after depreciation and amortization.

This objective was met and exceeded.

2. Actual SWB per Adjusted Patient Day is less than \$2,449 or Actual SWB as a percentage of net operating revenue is less than 66.17%.

This objective was met. The discussion continued with a background of why this goal was set initially and why these benchmarks were picked to achieve. There was further discussion regarding whether the net revenue

is being measured properly and if the Cares Act money was included in the total calculation for this goal.

The Committee members were in agreement that 100% of the percentage allowed for the Audit and Finance Committee be awarded for the performance goal.

FINAL ACTION TAKEN:

A motion was made by Member Palenik make a recommendation to the Governing Board Human Resources and Executive Compensation Committee to award 100% achievement of the Audit and Finance Committee CEO Performance goal and objectives. Motion carried by unanimous vote.

Next, the Committee considered the proposed CEO Performance Objectives for FY22.

1. Exceed fiscal year budgeted income from operations plus depreciation and amortization.

There was discussion regarding the budget that was set for this fiscal year which assumes less COVID impact. The Committee asked if there are any assumptions that should be considered when setting this as a final goal. The conversation continued regarding the future regarding vaccinations and nurse staffing.

The Committee agrees that this goal should remain.

2. Actual SWB per Adjusted Patient Day is less than \$2,267 or Actual SWB as a percentage of net patient revenue is less than 63.23%.

Ms. Wakem stated that this goal was calculated by averaging the actuals of FY21 and the budgeted amount for FY22. The same methodology from last year was used in formulating this year's goal. A conversation ensued regarding the percentage of net patient revenue that was set and the benchmark for adjusted patient days.

The Committee members were in agreement with forwarding the proposed FY22 goals to the HR Committee. The weighting of the goals will be set by the HR Committee.

FINAL ACTION TAKEN:

A motion was also made by Member Mackay, to recommend the FY2022 CEO Performance Goals to the Human Resources and Executive Compensation Committee. Motion carried by unanimous vote.

SECTION 3: EMERGING ISSUES

ITEM NO. 19 Identify emerging issues to be addressed by staff or by the Audit and Finance Committee at future meetings; and direct staff accordingly. (For possible action)

DISCUSSION:

The Committee requested future discussion on the following topics:

1. Capital spending plan;
2. Epic update.

FINAL ACTION TAKEN:

None

COMMENTS BY THE GENERAL PUBLIC:

Comments from the general public were called for. No such comments were heard.

There being no further business to come before the Committee at this time, at the hour of 3:52 PM, Chair Caspersen adjourned the meeting.

MINUTES APPROVED:

Minutes Prepared by: Stephanie Ceccarelli

Agreements with a P&L Impact

Item #	Bid/RFP# or CBE	Vendor on GPO?	Contract Name	New Contract/ Amendment/Exercise Option/Change Order	Are Terms/Conditions the Same?	This Contract Term	Out Clause	Contract Value	Capital/Maintenance and Support	Savings/Cost Increase	Requesting Department	Description/Comments
8	NRS 332.115(1)(h)	No	Cerner Corporation	Amendment	Yes	2 Months	30 days w/o clause	Base Agreement (RHO) \$3,825,000 Previous Amendments NTE \$600,000 Amendment 11 NTE \$161,628 Cumulative Total NTE \$4,586,628	None	None	Information Technology	Extension of Term for the Millennium Program's Remote Hosting Services Reference Lab Interface, software maintenance, and other supporting modules for two months.
9	NRS 332.115(1)(b)	No	Robert B. McBeath, M.D., P.C. d/b/a OptumCare Anesthesia	Acknowledgment	Yes	1 Year	180 days w/o cause	Base Agreement NTE \$14,782,500 Previous Acknowledgments \$1,702,567 Amendment 1 NTE \$7,537,404 Option 1 NTE \$7,537,404 Option 2 NTE \$7,537,404 Acknowledgment (2020-2021) \$444,894 Cumulative Total NTE \$39,542,173	None	None	OR, ED & Trauma-ED	This Acknowledgment closes out the amounts due under the prior contract year (through March 31, 2021) which will result in a payment from UMC to Provider in the amount of \$444,894.
10	NRS 332.115(1)(b)	No	Kirk Kerkorian School of Medicine at UNLV	New Contract	N/A	1 Year, with Two (1)-Year Options	90 days w/o cause	Base Agreement NTE \$351,000	None	None	Residents	Provide internal and family medicine residents and family medicine chief residents access to certain UMC Primary Care and/or Quick Care Clinic(s) for moonlighting training services.
11	NRS 332.115(1)(c)	No	Sectra, Inc.	New Contract	N/A	5 Years	Budget Act and Fiscal Fund Out	Base Agreement \$1,423,275	None	None	Radiology	PACS Enterprise Radiology Imaging Platform maintenance renewal.
12	NRS 332.115(1)(b)	No	KLS-Martin L.P.	New Contract	N/A	1 Year	60 days w/o cause	Base Agreement NTE \$800,000	None	Savings \$90,000	Materials Management	Provide cranial/maxillofacial equipment and supplies.
13	NRS 332.115(1)(b)	No	California Transplant Services, Inc.	New Contract	N/A	5 Years	90 days w/o cause	Base Agreement NTE \$625,000	None	None	OR	Autologous Skull Flap Processing and Storage Contract.
14	NRS 332.115.4	No	Allergan USA, Inc.	New Contract	N/A	3 Years	60 days w/o cause	Base Agreement NTE \$3,012,966	None	None	OR	Pricing Agreement for supplies and implants already purchased by UMC. Allergan is no longer on the HealthTrust Contract, and this Pricing Agreement will reduce UMC's pricing.
15	NRS 332.115(1)(h)	No	Bio-Rad Laboratories, Inc.	New Contract	N/A	5 Years	Budget Act and Fiscal Fund Out	Base Agreement \$709,148.65	None	None	Pathology	Remote support and monitoring system as a secure software application that will increase instrument availability and reduce response time. This cost includes the software, LIS interface with Epic, and consumables.
16	NRS 332.115(1)(b)	No	Grand Canyon Construction, Inc.	New Contract	N/A	46 Months or until complete	30 days w/o clause	Base Agreement \$1,407,863.20	None	None	Executive Office	Provide services throughout three phases of UMC's exterior redesign project: preconstruction, construction, and close-out and will work in conjunction with UMC's designated architect and UMC staff to, among other things, ensure a general contractor is selected, assist in permitting and monitoring of the site plans, monitor the exterior redesign work progress, attend construction meetings and finalize closeout processes.

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Cash Verification Audit	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	
Recommendation: That the Audit and Finance committee review the results of Cash Verification Audit dated September 17, 2021; and direct staff accordingly (<i>For possible action</i>)	

FISCAL IMPACT:

None

BACKGROUND:

The University Medical Center Internal Audit Department recently performed an audit of Cash Verification dated September 17, 2021. The Committee will review the results of the audit.

Cleared for Agenda
September 22, 2021

Agenda Item #

4

September 17, 2021

Mr. Mason VanHouweling
University Medical Center of Southern Nevada
1800 West Charleston Blvd.
Las Vegas, Nevada 89102

Dear Mr. VanHouweling:

In accordance with our audit plan for fiscal year 2022 we performed an audit of Cash Verification. Our objective was to determine whether the imprest funds reconciled to the general ledger for May 2021.

In order to achieve our objective, we performed an unannounced verification of all imprest funds and petty cash funds. Additionally, we obtained the imprest funds general ledger balance for May 31, 2021. We completed our field work September 9, 2021.

We conducted the performance audit in accordance with generally accepted government auditing standards except for the requirements of an external peer review every three years and supervision. Those standards required that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives. The exception to full compliance is because the Internal Audit Department has not yet undergone an external peer review. However, these exceptions had no effect on the audit or the assurance provided.

We appreciate the cooperation and assistance provided by Jennifer Wakem, Chief Financial Officer, and her staff during the course of this audit.

Sincerely,



Nate Strohl
Internal Auditor

Board of Trustees:

William McCurdy II, *Chair* • Tick Segerblom, *Vice Chair* • Ross Miller • Michael Naft • Marilyn Kirkpatrick • Justin Jones • Jim Gibson
Yoianda King, *Clark County Manager*

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Monthly Financial Report July and August FY22	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	
Recommendation: That the Governing Board Audit and Finance Committee receive the monthly financial reports for July and August FY22; and direct staff accordingly. <i>(For possible action)</i>	

FISCAL IMPACT:

None

BACKGROUND:

The Chief Financial Officer will present the financial report for July and August FY 22 for the committee's review and direction.

Cleared for Agenda
September 22, 2021

Agenda Item #

5



July 2021 Financials

KEY INDICATORS – JUL

Current Month	Actual	Budget	% Var	Prior Year	Variance	% Var
APDs	18,675	15,822	18.04%	17,243	1,432	8.31%
Total Admissions	1,917	1,754	9.28%	1,744	173	9.92%
Observation Cases	1,172	1,089	7.62%	1,089	83	7.62%
AADC	602	510	18.04%	556	46	8.35%
ALOS (Admits)	6.49	6.12	6.11%	6.36	0.13	2.04%
ALOS (Obs)	1.35	1.31	3.70%	1.31	0.05	3.70%
Hospital CMI	1.91	2.06	(7.25%)	1.98	(0.08)	(3.55%)
Medicare CMI	1.94	2.27	(14.39%)	2.20	(0.26)	(11.66%)
IP Surgery Cases	891	724	23.07%	710	181	25.49%
OP Surgery Cases	500	489	2.25%	493	7	1.42%
Transplants	9	10	(10.00%)	10	(1)	(10.00%)
Total ER Visits	9,920	8,116	22.23%	8,895	1,025	11.52%
ED to Admission	8.00%	-	-	7.82%	0.18%	-
ED to Observation	12.64%	-	-	12.43%	0.21%	-
ED to Adm/Obs	20.65%	-	-	20.26%	0.39%	-
Quick Cares	14,202	11,993	18.42%	16,440	(2,238)	(13.61%)
Primary Care	5,464	4,313	26.69%	5,378	86	1.60%
Deliveries	129	111	16.22%	105	24	22.86%

SUMMARY INCOME STATEMENT – JUL

REVENUE	Actual	Budget	Variance	% Variance	
Total Gross Patient Revenue	\$341,236,360	\$309,071,952	\$32,164,408	10.41%	↑
Net Patient Revenue	\$63,274,380	\$53,914,912	\$9,359,468	17.36%	↑
Other Revenue	\$2,671,988	\$4,403,033	(\$1,731,046)	(39.31%)	↓
Total Net Revenue	\$65,946,367	\$58,317,945	\$7,628,422	13.08%	↑
Net Patient Revenue as a % of Gross	18.54%	17.44%	1.10%	-	

EXPENSE	Actual	Budget	Variance	% Variance	
Total Operating Expense	\$67,537,569	\$62,287,577	(\$5,249,992)	(8.43%)	↓

INCOME FROM OPS	Actual	Budget	Variance	% Variance	
Total Inc from Ops	(\$1,591,202)	(\$3,969,632)	\$2,378,430	59.92%	↑
Add back: Depr & Amort.	\$2,077,062	\$2,215,933	\$138,871	6.27%	↑
Tot Inc from Ops plus Depr & Amort.	\$485,860	(\$1,753,699)	\$2,239,559	127.70%	↑



August 2021 Financials

KEY INDICATORS – AUG

Current Month	Actual	Budget	% Var	Prior Year	Variance	% Var
APDs	20,917	16,081	30.07%	16,807	4,110	24.45%
Total Admissions	1,904	1,791	6.28%	1,580	324	20.51%
Observation Cases	1,004	962	4.37%	962	42	4.37%
AADC	675	519	30.07%	542	133	24.49%
ALOS (Admits)	6.70	6.09	10.10%	7.09	(0.39)	(5.50%)
ALOS (Obs)	1.51	1.30	16.79%	1.30	0.22	16.79%
Hospital CMI	1.87	2.18	(14.26%)	2.10	(0.23)	(10.80%)
Medicare CMI	2.04	2.09	(2.22%)	2.02	0.02	0.98%
IP Surgery Cases	761	740	2.84%	693	68	9.81%
OP Surgery Cases	546	500	9.20%	501	45	8.98%
Transplants	12	9	33.33%	9	3	33.33%
Total ER Visits	9,624	8,301	15.94%	7,712	1,912	24.79%
ED to Admission	8.59%	-	-	7.69%	0.90%	-
ED to Observation	10.71%	-	-	12.84%	(2.12%)	-
ED to Adm/Obs	19.31%	-	-	20.53%	(1.22%)	-
Quick Cares	17,472	12,202	43.19%	11,914	5,558	46.65%
Primary Care	5,253	4,395	19.52%	4,698	555	11.81%
Deliveries	131	114	14.91%	127	4	3.15%

TRENDING STATS



	Aug- 20	Sep- 20	Oct- 20	Nov- 20	Dec- 20	Jan- 21	Feb- 21	Mar- 21	Apr- 21	May- 21	Jun- 21	Jul- 21	Aug- 21	Aug- 19	Aug to Avg Var
APDs	16,807	14,249	15,791	16,194	17,230	17,870	14,884	16,537	16,239	16,638	16,775	18,675	20,917	16,174	4,743
Total Admissions	1,580	1,594	1,661	1,604	1,584	1,496	1,452	1,776	1,730	1,733	1,807	1,917	1,904	1,927	(23)
Observation Cases	962	988	1,083	1,062	1,049	983	1,041	1,198	1,123	1,240	1,168	1,201	1,004	1,348	(344)
AADC	542	475	509	540	556	576	532	533	541	537	559	602	675	522	153
ALOS (Adm)	7.09	5.90	6.04	6.63	7.11	7.61	6.99	6.54	6.52	6.15	5.98	6.49	6.70	5.58	1.12
ALOS (Obs)	1.30	1.28	1.46	1.42	1.46	1.55	1.42	1.32	1.37	1.36	1.35	1.42	1.51	1.49	0.02
Hospital CMI	2.10	1.93	2.04	2.04	2.08	1.97	2.15	2.10	2.01	2.05	1.97	1.91	1.87	1.75	0.13
Medicare CMI	2.02	2.16	2.23	2.16	2.15	2.08	2.11	2.18	1.95	2.03	2.00	1.94	2.04	1.88	0.16
IP Surgery Cases	693	767	706	695	631	702	676	864	768	783	825	891	761	826	(65)
OP Surgery Cases	501	497	517	434	411	470	534	566	528	498	502	500	546	552	(6)
Transplants	9	17	18	13	15	14	11	14	15	9	9	9	12	3	9
Total ER Visits	7,712	7,377	7,952	7,879	7,937	7,674	6,890	7,912	8,388	8,815	9,020	9,920	9,624	9,633	(9)
ED to Admission	7.69%	9.06%	8.87%	8.53%	8.39%	8.77%	8.21%	8.78%	8.17%	7.19%	7.68%	8.00%	8.59%	7.08%	1.51%
ED to Observation	12.84%	13.24%	13.02%	13.09%	13.24%	13.51%	14.18%	14.60%	13.01%	13.94%	13.06%	12.64%	10.71%	15.05%	(4.34%)
ED to Adm/Obs	20.53%	22.30%	21.88%	21.61%	21.63%	22.28%	22.39%	23.38%	21.17%	21.13%	20.74%	20.65%	19.31%	22.13%	(2.83%)
Quick Care	11,914	9,980	11,711	13,247	13,792	12,761	10,323	11,724	12,324	11,933	12,547	14,202	17,472	14,074	3,398
Primary Care	4,698	5,258	5,211	4,483	4,943	4,604	5,192	5,993	5,796	5,084	5,529	5,464	5,253	5,003	250
Deliveries	127	99	123	103	98	91	94	105	87	119	118	129	131	190	(59)

PAYOR MIX TREND

IP- Payor Mix 12 Mo Aug- 21

Fin Class	Aug- 20	Sep- 20	Oct- 20	Nov- 20	Dec- 20	Jan- 21	Feb- 21	Mar- 21	Apr- 21	May- 21	Jun- 21	Jul- 21	Aug- 21	12-Mo Avg	Aug to Avg Var
Commercial	19.26%	19.75%	20.37%	19.68%	20.30%	21.07%	19.46%	18.19%	20.06%	17.17%	19.41%	17.66%	19.53%	19.37%	0.17%
Government	5.13%	4.47%	4.46%	4.77%	3.56%	3.70%	4.29%	4.68%	3.58%	3.66%	3.76%	4.57%	4.58%	4.22%	0.36%
Medicaid	44.42%	43.96%	41.13%	43.23%	42.18%	40.42%	42.08%	40.64%	41.28%	43.19%	40.58%	42.25%	42.57%	42.11%	0.46%
Medicare	26.24%	27.11%	29.06%	27.79%	28.82%	30.14%	28.63%	31.65%	29.55%	31.33%	29.89%	29.07%	27.81%	29.11%	(1.30%)
Self Pay	4.95%	4.71%	4.98%	4.53%	5.14%	4.67%	5.54%	4.84%	5.53%	4.65%	6.36%	6.45%	5.51%	5.20%	0.31%

ED- Payor Mix 12 Mo Aug- 21

Fin Class	Aug- 20	Sep- 20	Oct- 20	Nov- 20	Dec- 20	Jan- 21	Feb- 21	Mar- 21	Apr- 21	May- 21	Jun- 21	Jul- 21	Aug- 21	12-Mo Avg	Aug to Avg Var
Commercial	19.84%	20.57%	20.33%	21.91%	22.57%	19.96%	21.34%	20.53%	20.61%	20.49%	19.50%	18.42%	18.01%	20.51%	(2.49%)
Government	5.85%	5.46%	5.43%	3.83%	3.46%	3.36%	4.19%	4.51%	4.37%	4.40%	4.16%	3.44%	4.15%	4.37%	(0.22%)
Medicaid	48.13%	49.29%	46.49%	46.25%	45.36%	48.10%	46.36%	46.51%	48.59%	49.92%	48.96%	50.11%	51.80%	47.84%	3.96%
Medicare	14.26%	13.21%	14.67%	13.48%	14.88%	14.18%	13.88%	14.87%	13.18%	12.86%	13.33%	13.44%	12.80%	13.85%	(1.06%)
Self Pay	11.93%	11.47%	13.08%	14.53%	13.73%	14.40%	14.23%	13.58%	13.25%	12.33%	14.05%	14.59%	13.24%	13.43%	(0.19%)

PAYOR MIX TREND



Surg IP- Payor Mix 12 Mo Aug- 21

Surg IP	Aug- 20	Sep- 20	Oct- 20	Nov- 20	Dec- 20	Jan- 21	Feb- 21	Mar- 21	Apr- 21	May- 21	Jun- 21	Jul- 21	Aug- 21	12-Mo Avg	Aug to Avg Var
Commercial	29.68%	24.09%	25.78%	25.54%	27.96%	25.64%	21.75%	19.52%	24.35%	20.05%	20.31%	20.52%	21.96%	23.77%	(1.81%)
Government	7.35%	5.60%	7.51%	6.89%	6.32%	3.13%	6.51%	6.47%	4.56%	6.00%	4.84%	6.39%	6.01%	5.96%	0.05%
Medicaid	32.56%	34.11%	31.30%	36.15%	36.97%	42.74%	38.45%	32.79%	34.11%	37.80%	36.64%	39.13%	41.05%	36.06%	4.98%
Medicare	28.10%	32.16%	32.58%	29.12%	24.96%	24.50%	29.59%	36.72%	31.77%	32.70%	34.10%	30.38%	27.19%	30.56%	(3.37%)
Self Pay	2.31%	4.04%	2.83%	2.30%	3.79%	3.99%	3.70%	4.50%	5.21%	3.45%	4.11%	3.58%	3.79%	3.65%	0.14%

Surg OP- Payor Mix 12 Mo Aug- 21

Surg OP	Aug- 20	Sep- 20	Oct- 20	Nov- 20	Dec- 20	Jan- 21	Feb- 21	Mar- 21	Apr- 21	May- 21	Jun- 21	Jul- 21	Aug- 21	12-Mo Avg	Aug to Avg Var
Commercial	32.14%	32.39%	31.53%	34.56%	33.82%	36.17%	33.08%	30.92%	32.89%	30.40%	28.23%	34.13%	33.51%	32.52%	0.99%
Government	4.39%	4.63%	3.87%	5.53%	7.30%	5.74%	4.30%	6.89%	5.29%	7.20%	4.37%	4.19%	6.52%	5.31%	1.21%
Medicaid	38.72%	40.44%	39.85%	38.94%	37.71%	38.51%	38.32%	42.05%	39.32%	40.80%	40.36%	38.92%	35.69%	39.50%	(3.81%)
Medicare	21.76%	19.92%	22.05%	18.43%	18.25%	17.23%	21.68%	17.84%	20.23%	19.20%	22.47%	20.16%	21.74%	19.93%	1.80%
Self Pay	2.99%	2.62%	2.71%	2.54%	2.92%	2.35%	2.62%	2.30%	2.27%	2.40%	4.57%	2.60%	2.54%	2.74%	(0.20%)

SUMMARY INCOME STATEMENT – AUG



REVENUE	Actual	Budget	Variance	% Variance	
Total Gross Patient Revenue	\$355,501,572	\$315,104,490	\$40,397,082	12.82%	↑
Net Patient Revenue	\$65,877,903	\$54,295,592	\$11,582,311	21.33%	↑
Other Revenue	\$3,326,725	\$4,370,483	(\$1,043,758)	(23.88%)	↓
Total Net Revenue	\$69,204,628	\$58,666,076	\$10,538,553	17.96%	↑
Net Patient Revenue as a % of Gross	18.53%	17.23%	1.30%	-	

EXPENSE	Actual	Budget	Variance	% Variance	
Total Operating Expense	\$67,039,188	\$62,572,407	(\$4,466,781)	(7.14%)	↓

INCOME FROM OPS	Actual	Budget	Variance	% Variance	
Total Inc from Ops	\$2,165,441	(\$3,906,331)	\$6,071,772	155.43%	↑
Add back: Depr & Amort.	\$2,099,866	\$2,215,933	\$116,067	5.24%	↑
Tot Inc from Ops plus Depr & Amort.	\$4,265,306	(\$1,690,399)	\$5,955,705	352.33%	↑

SUMMARY INCOME STATEMENT – YTD AUG



REVENUE	Actual	Budget	Variance	% Variance	
Total Gross Patient Revenue	\$696,737,932	\$624,176,443	\$72,561,490	11.63%	↑
Net Patient Revenue	\$129,152,283	\$108,210,504	\$20,941,779	19.35%	↑
Other Revenue	\$5,998,713	\$8,773,517	(\$2,774,804)	(31.63%)	↓
Total Net Revenue	\$135,150,996	\$116,984,021	\$18,166,975	15.53%	↑
Net Patient Revenue as a % of Gross	18.54%	17.34%	1.20%	-	

EXPENSE	Actual	Budget	Variance	% Variance	
Total Operating Expense	\$134,576,757	\$124,859,984	(\$9,716,773)	(7.78%)	↓

INCOME FROM OPS	Actual	Budget	Variance	% Variance	
Total Inc from Ops	\$574,239	(\$7,875,963)	\$8,450,202	107.29%	↑
Add back: Depr & Amort.	\$4,176,927	\$4,431,866	\$254,938	5.75%	↑
Tot Inc from Ops plus Depr & Amort.	\$4,751,166	(\$3,444,097)	\$8,195,264	237.95%	↑

SUMMARY INCOME STATEMENT – Trend



REVENUE	Aug- 20	Sep- 20	Oct- 20	Nov- 20	Dec- 20	Jan- 21	Feb- 21	Mar- 21	Apr- 21	May- 21	Jun- 21	Jul- 21	Aug- 21	12-Mo Avg	Aug to Avg Var
Total Gross Patient Revenue	\$303,908	\$288,208	\$312,299	\$296,014	\$302,522	\$300,684	\$282,453	\$311,749	\$321,078	\$310,491	\$307,804	\$341,236	\$355,502	\$306,537	\$48,964
Net Patient Revenue	\$56,318	\$52,367	\$59,492	\$56,178	\$64,263	\$57,189	\$54,185	\$63,791	\$68,418	\$68,237	\$75,174	\$63,274	\$65,878	\$61,574	\$4,304
Other Revenue	\$5,838	\$7,935	\$6,753	\$3,542	\$3,060	\$7,129	\$2,679	\$7,531	\$2,262	\$2,431	\$5,665	\$2,672	\$3,327	\$4,791	(\$1,465)
Total Net Revenue	\$62,155	\$60,302	\$66,245	\$59,720	\$67,324	\$64,318	\$56,863	\$71,322	\$70,679	\$70,669	\$80,839	\$65,946	\$69,205	\$66,365	\$2,839
Net Patient Revenue as a % of Gross	18.53%	18.17%	19.05%	18.98%	21.24%	19.02%	19.18%	20.46%	21.31%	21.98%	24.42%	18.54%	18.53%	20.07%	-1.54%

EXPENSE	Aug- 20	Sep- 20	Oct- 20	Nov- 20	Dec- 20	Jan- 21	Feb- 21	Mar- 21	Apr- 21	May- 21	Jun- 21	Jul- 21	Aug- 21	12-Mo Avg	Actual
Salaries, Wages and Benefits	\$38,865	\$33,647	\$35,791	\$33,909	\$35,900	\$36,196	\$33,687	\$37,754	\$37,304	\$39,050	\$36,373	\$39,982	\$39,519	\$36,538	\$2,981
Supplies	\$18,027	\$19,827	\$19,464	\$14,795	\$18,982	\$14,866	\$11,035	\$15,555	\$13,326	\$10,786	\$8,950	\$13,170	\$12,985	\$14,899	(\$1,913)
Other	\$14,558	\$13,905	\$13,605	\$13,999	\$14,544	\$14,877	\$13,812	\$14,434	\$14,906	\$15,278	\$21,736	\$14,386	\$14,535	\$15,003	(\$468)
Total Operating Expense	\$71,450	\$67,380	\$68,859	\$62,703	\$69,425	\$65,940	\$58,534	\$67,742	\$65,537	\$65,114	\$67,059	\$67,538	\$67,039	\$66,440	\$599

INCOME FROM OPS	Aug- 20	Sep- 20	Oct- 20	Nov- 20	Dec- 20	Jan- 21	Feb- 21	Mar- 21	Apr- 21	May- 21	Jun- 21	Jul- 21	Aug- 21	12-Mo Avg	Actual
Total Inc from Ops	(\$9,294)	(\$7,078)	(\$2,614)	(\$2,983)	(\$2,102)	(\$1,621)	(\$1,670)	\$3,580	\$5,142	\$5,555	\$13,780	(\$1,591)	\$2,165	(\$75)	\$2,240
Add back: Depr & Amort.	\$1,914	\$1,880	\$1,939	\$1,946	\$1,960	\$2,028	\$2,047	\$2,018	\$2,023	\$2,577	\$2,088	\$2,077	\$2,100	\$2,041	\$59
Tot Inc from Ops plus Depr & Amort.	(\$7,380)	(\$5,198)	(\$675)	(\$1,037)	(\$142)	\$407	\$376	\$5,598	\$7,166	\$8,132	\$15,868	\$486	\$4,265	\$1,967	\$2,299

SALARY & BENEFIT EXPENSE – AUG

	Actual	Budget	Variance	% Variance	
Salaries	\$23,907,732	\$23,189,559	(\$718,174)	(3.10%)	⬇️
Benefits	\$11,438,486	\$11,234,434	(\$204,052)	(1.82%)	⬇️
Overtime	\$2,323,379	\$785,604	(\$1,537,775)	(195.74%)	⬇️
Contract Labor	\$1,849,414	\$802,241	(\$1,047,173)	(130.53%)	⬇️
TOTAL	\$39,519,012	\$36,011,838	(\$3,507,174)	(9.74%)	⬇️
Paid FTEs	3,482	3,374	(108)	(3.21%)	⬇️
SWB per FTE	\$11,349	\$10,673	(\$675)	(6.33%)	⬇️
SWB/APD	\$1,889	\$2,449	\$560	22.85%	⬆️
SWB % of Net	59.99%	66.17%	-	6.18%	⬆️

EXPENSES – AUG

	Actual	Budget	Variance	% Variance	
Professional Fees	\$3,697,626	\$3,731,200	\$33,574	0.90%	↑
Supplies	\$12,985,307	\$11,927,599	(\$1,057,708)	(8.87%)	↓
Purchased Services	\$5,685,301	\$5,633,286	(\$52,014)	(0.92%)	↓
Depreciation & Amortization	\$2,099,866	\$2,215,933	\$116,067	5.24%	↑
Repairs & Maintenance	\$568,501	\$634,266	\$65,766	10.37%	↑
Utilities	\$412,957	\$403,098	(\$9,859)	(2.45%)	↓
Other Expenses	\$1,305,816	\$1,281,606	(\$24,210)	(1.89%)	↓
Rental/Leases	\$764,802	\$733,579	(\$31,223)	(4.26%)	↓
Total Other Expenses	\$27,520,175	\$26,560,569	(\$959,606)	(3.61%)	↓

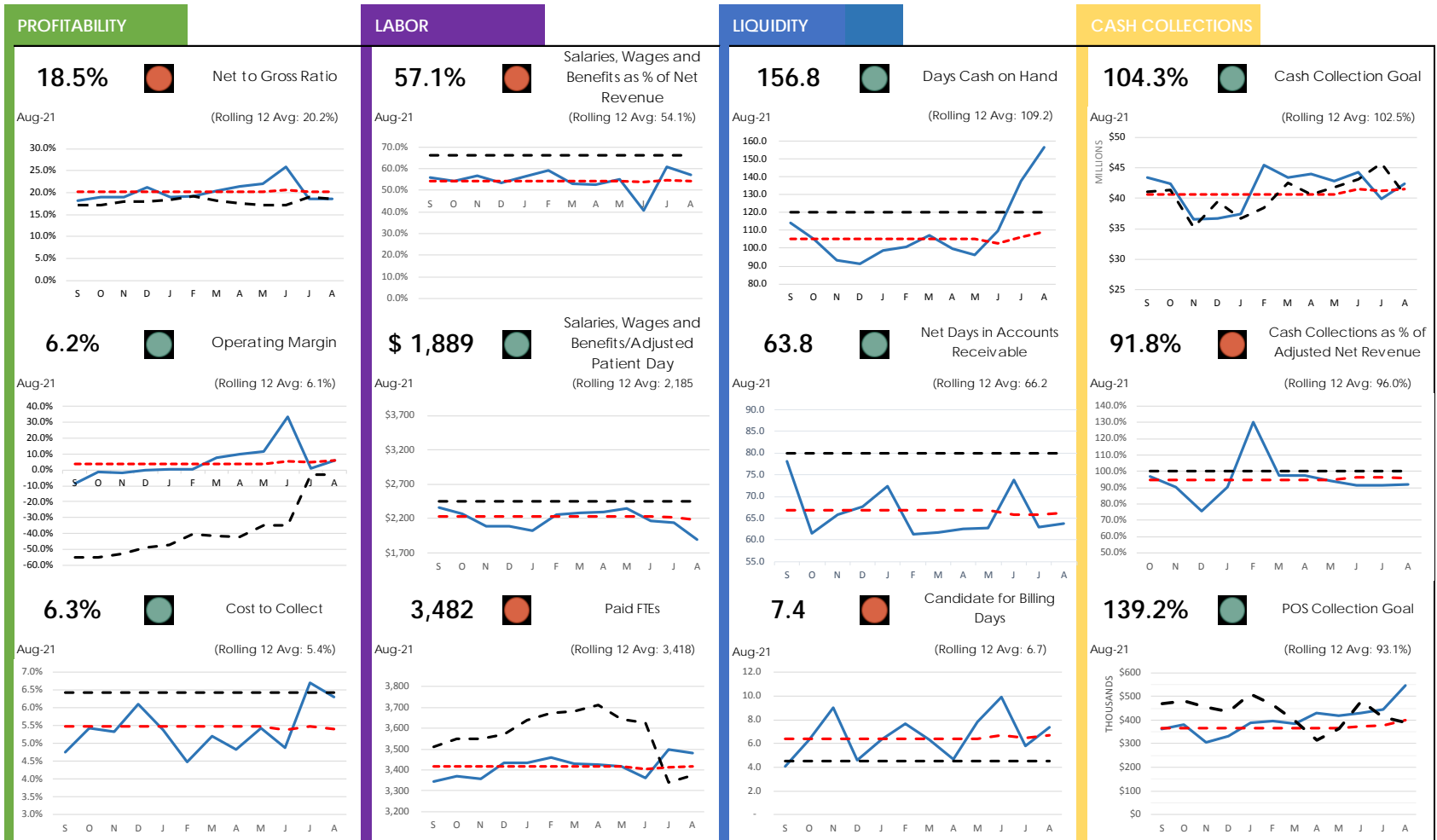
COVID EXPENSES



	YTD FY20	YTD FY21	Jul- 21	Aug- 21
Salaries	\$7,030,841	\$19,579,956	\$338,359	\$210,686
Benefits	\$206,943	\$1,947,550	\$119,527	\$81,454
Overtime	\$642,975	\$3,318,966	\$15,731	\$16,292
Contract Labor	\$0	\$988,345	\$0	\$25,459
SWB	\$7,880,759	\$25,834,816	\$473,618	\$333,891
Professional Fees	\$976	\$9,151	\$0	\$0
Supplies	\$19,419,168	\$58,454,123	\$1,421,838	\$1,674,795
Purchased Services	\$687,313	\$4,296,820	\$18,393	\$5,067
Depreciation & Amortization	\$50	\$0	\$0	\$0
Repairs & Maintenance	\$55,196	\$239,136	\$108	\$0
Utilities	\$750	\$765	\$0	\$0
Other Expenses	\$4,906	\$274,983	(\$17,075)	\$223
Rental/Leases	\$73,458	\$454,292	\$50,743	\$75,242
Subtotal Other Expenses	\$20,241,819	\$63,729,269	\$1,474,006	\$1,755,327
Total COVID Expenses	\$28,122,577	\$89,564,086	\$1,947,624	\$2,089,218



Key Financial Indicators - August 2021



Actual —————
 Rolling Average - - - - -
 Target - - - - -

CAPITAL PLAN- FY20



Category	Growth or Maint.	Item/ Group	Project Cost
Service Line Enhancement	Growth	COVID	\$4,222
		2nd Intuitive Robot Project	\$2,431
		TAVR	\$788
		Ortho Growth Project	\$147
		Outpatient Pharmacy	\$100
		Other	\$38
	Process Improvements	Allscripts HEMM upgrade	\$2,038
		EPIC	\$1,027
		Other	\$926
		Imprivata	\$750
		Warehouse & Sterile Stores	\$380
		Infoblox DDI	\$325
		EP Recording System	\$150
		Total	
Replacement / Patient Safety Equipment	Maintenance	Philips Monitoring Purchase	\$6,000
		Nuclear Medicine Cameras	\$1,900
		Honeywell EBI Building Controls	\$1,673
		Other	\$810
		Rover / Cell Refresh	\$335
		EBI Fire & HVAC Server Replacement	\$239
		WOW Replacement	\$125
		Total	
Master Plan	Growth	COVID	\$266
	Maintenance	Round Bldg & South Bldg Sanitary Lines	\$2,500
		Elevator Cabs Modernization	\$919
		Other	\$838
		First Floor Refresh	\$835
		Trauma Bldg Phase II Sanitary Line Replacement	\$460
		Cath Lab Code Changes	\$450
		2nd, 3rd, & 5th Floors	\$328
Total		\$6,596	
Grand Total		\$31,000	
Total FY20 Capital Funds		\$31,000	
Remaining Amount		\$0	
Spent Amount		\$17,946	
PO Amount		\$24,504	

CAPITAL PLAN- FY21



Category	Growth or Maint.	Item/ Group	Project Cost
Service Line Enhancement	Growth	Surgical Robots	\$600
		Infant Protection System	\$583
		Express Care Clinic @ LAS	\$390
		Amwell Telehealth	\$338
		Other	\$148
	Process Improvements	Other	\$382
Total			\$2,442
Replacement / Patient Safety Equipment	Maintenance	Central Plant Chiller Replacements	\$2,000
		Central Plant Hydronic Line Re-pipe/Replacement	\$1,000
		Other	\$378
		Central Plant Chiller Plate	\$100
Total			\$3,478
Master Plan	Growth	Property Purchase	\$2,150
		Aliante QC/PC	\$2,500
	Maintenance	Nellis Care Center Remodel	\$1,300
		Enterprise Occ Med / QC Phase II	\$1,279
		Trauma Tower Remodel	\$1,000
		Other	\$622
		MSA Infrastructure Design	\$230
Total			\$9,080
Grand Total			\$15,000
Total FY21 Capital Funds			\$15,000
Remaining Amount			-
Spent Amount			\$23
PO Amount			\$625

CAPITAL PLAN- FY22



Category	Growth or Maint.	Item/ Group	Project Cost
Service Line Enhancement	Growth	Hill-Rom Beds	\$468
		Alaris PC units and modules	\$275
		Other	\$107
	Process Improvements	Enterprise OnBase Doc Mgmt	\$1,502
Total			\$2,351
Replacement / Patient Safety Equipment	Maintenance	Central Plant Heat Exchanger Replacement	\$450
		Trauma Chiller Replacemet	\$400
		NE Building and SE (Lab)	\$300
		Central Plant Cooling Towers Media Replacement	\$300
		GE OEC Elite II Mobile C-Arms	\$261
		Trauma Building Fire Panel	\$164
		Air Handler Motors	\$100
		Other	\$36
		Pathology Histology Automation	\$623
Total			\$2,633
Master Plan	Maintenance	3rd Floor Trauma Resident Space Refresh	\$150
		Other	\$10
Total			\$160
Grand Total			\$5,144
Total FY22 Capital Funds			\$31,000
Remaining Amount			\$25,856
Spent Amount			-
PO Amount			-

FY22 CASH FLOW



	August 2021	July 2021	June 2021	YTD of FY2022
Operating Activities				
Cash received from patients and payors	100,715,588	132,206,077	60,539,003	232,921,666
Cash paid to vendors	(28,645,997)	(25,807,333)	(27,287,679)	(54,453,331)
Cash paid to employees	(37,263,217)	(46,909,145)	(31,269,742)	(84,172,362)
Other operating receipts/(disbursements)	3,731,927	2,944,736	2,616,909	6,676,663
Net cash provided by/(used in) operations	38,538,301	62,434,335	4,598,491	100,972,636
Investing Activities				
Purchase of property and equipment, net	(94,407)	(992,244)	(748,733)	(1,086,651)
Interested received	354,769	(1,973,483)	2,498,535	(1,618,714)
Addition/(reduction) in donor-restricted cash	-	-	-	-
Addition/(reduction) in internally designated cash	(2,785,683)	(438,692)	(19,467,600)	(3,224,375)
Net cash provided by/(used in) investing activities	(2,525,321)	(3,404,419)	(17,717,799)	(5,929,740)
Financing Activities				
From/(to) Clark County	-	-	15,000,000	-
Unrestricted donations and other	-	-	-	-
Borrowing/(repayment) of debt	-	-	-	-
Interest paid	-	-	-	-
Other	-	-	-	-
Net cash provided by/(used in) financing activities	-	-	15,000,000	-
Increase/(decrease) in cash	36,012,980	59,029,916	1,880,692	95,042,896
Cash beginning of period	93,630,802	34,600,886	32,720,194	34,600,886
Cash end of period	129,643,782	93,630,802	34,600,886	129,643,781
Unrestricted cash	129,643,782	93,630,802	34,600,886	129,643,781
Cash restricted by donor	3,769,634	5,607,964	6,093,622	3,769,634
Internally designated cash	182,902,555	180,116,871	179,678,180	182,902,555

FY22 BALANCE SHEET HIGHLIGHTS



	<u>Aug 2021</u>	<u>July 2021</u>	<u>June 2021</u>
CASH			
Unrestricted	\$ 129.6	\$ 93.6	\$ 34.3
Restricted by donor	3.8	5.6	5.9
Internally designated	182.9	180.1	178.3
	<u>\$ 316.3</u>	<u>\$ 279.3</u>	<u>\$ 218.5</u>
NET WORKING CAPITAL	\$ 184.4	\$ 183.8	\$ 185.4
NET PP&E	\$ 201.9	\$ 202.0	\$ 203.7
LONG-TERM DEBT	\$ 19.1	\$ 19.1	\$ 19.1
NET PENSION LIABILITY	\$ 521.5	\$ 521.5	\$ 521.5
NET POSITION	\$ (313.4)	\$ (314.8)	\$ (312.5)

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: CFO Update	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	
Recommendation: That the Audit and Finance Committee receive an update report from the Chief Financial Officer; and direct staff accordingly. (<i>For possible action</i>)	

FISCAL IMPACT:

None

BACKGROUND:

The Chief Financial Officer will provide an update on any financial matters of interest to the Board.

Cleared for Agenda
September 22, 2021

Agenda Item #

6

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Receive Update on Epic System	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	
Recommendation: That the Audit and Finance Committee receive and informational presentation on the Epic System from Maria Sexton, Chief Information Officer; and direct staff accordingly. (For possible action)	

FISCAL IMPACT:

None

BACKGROUND:

Maria Sexton, Director of Information Technology and Information Security Officer, will present an informational presentation on the Epic System.

Cleared for Agenda
September 22, 2021

Agenda Item #

7



The **Highest Level of Care** in Nevada

Audit & Finance Committee Meeting 9/22/2021

Epic Electronic Health Record Briefing

Maria Sexton
Chief Information Officer

Past 12-Months in Review

- Phoenix Transplant Services, live October 2020
- 21st Century Cures Act, live January 2021
- Cosmos Patient Data Mining, live April 2021
- Ambulatory Optimization
 - Breast Cancer and Colorectal Cancer Screening
 - Diabetes Measures
 - Payer Reporting and Coding
- Quick Care Wait Times Texting, live August 2021
- Surge Units and Additional Beds Created

In Progress

- Beaker, live November 2, 2021
- Telemedicine Expansion (Amwell integration)
- Real Time Eligibility and Claims Services (Experian)
- Enterprise Document Management (OnBase)
- Ambulatory Optimization
- Surgery Patient Status Texting
- Epic Honor Roll
 - 12-month program, potential to earn \$370k in incentives
 - Areas of focus include Patient Experience, Population Health, Financial, Ease of Use for Providers and Data Analytics

12-month Roadmap

➤ Healthy Planet

- Integrated population health platform for coordination of care across community of providers to help improve quality and patient outcomes, and decrease costs

➤ Bones Orthopedic Module

➤ Wisdom Dental Module

➤ Virtual Appointment Request and Check In (Epic On My Way)

➤ Primary Care Appointment Delay Texting

➤ New Statement Availability Texting

➤ Epic Hosting Platform Transformation (Hyperdrive)

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Ratification of Amendment 11 to Cerner System Agreement with Cerner Corporation	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	Clerk Ref. #
Recommendation:	
<p>That the Governing Board Audit and Finance Committee review and recommend for ratification by the Governing Board the Amendment No. 11 to the Cerner System Agreement with Cerner Corporation.; authorize the Chief Executive Officer to execute future Change Orders within his delegation of authority; and take action as deemed appropriate. (For possible action)</p>	

FISCAL IMPACT:

Fund Number: 5420.000	Fund Name: UMC Operating Fund
Fund Center: 3000854000	Funded Pgm/Grant: N/A
Description: Extension of Cerner Lab Solutions including Hosting	
Bid/RFP/CBE: NRS 332.115.1(h) Computer Software	
Term: 09/27/2021 – 11/30/21	
Amount: \$161,628.00	
Out Clause: 30 days without cause	

BACKGROUND:

Since 1996, UMC has had an agreement with Cerner Corporation for software maintenance and support of the Millennium program used in the Pathology Department. Millennium automates procedures by streamlining specimen management and tracking, report generation, cytology, quality support and pathology reports.

This Amendment No. 11 extends the term for the Millennium Program’s Remote Hosting Services (support), Reference Lab Interface, software maintenance, and other supporting modules for 2 months, from September 27, 2021 to November 30, 2021 and Cerner requires this amendment be processed prior to September 27, 2021. The total cost for this amendment is \$161,628.00, however the cumulative total payments for this effort exceeds \$500,000. Finally, Staff requests approval for the CEO to execute future change orders or amendments within his delegation of authority, if deemed beneficial to UMC.

UMC’s Director of Information Technology Project Management has reviewed the Amendment and recommends ratification. The Amendment was approved as to form by UMC’s Office of General Counsel.

Cerner currently holds a Clark County vendor registration license.

Cleared for Agenda
September 22, 2021

Agenda Item #

8



AMENDMENT NO. 11

This **Amendment No. 11** to the Cerner System Agreement, dated June 26, 1996 (the “**Agreement**”) between Cerner Corporation (“**Cerner**”), a Delaware corporation with its principal place of business at 2800 Rock Creek Parkway, Kansas City, Missouri, 64117 and University Medical Center of Southern Nevada (“**Client**”), a Nevada corporation having its principal place of business at 1800 W Charleston Blvd, Las Vegas, NV, 89102-2329, is effective as of August 13, 2021 (“**Amendment No. 11 Effective Date**”).

WITNESSETH:

WHEREAS, the parties hereto wish to amend the Agreement, specifically Cerner System Schedule No. 1, dated June 26, 1996 (“**Schedule No. 1**”), Cerner System Schedule No. 2, dated May 15, 2001 (“**Schedule No. 2**”), Cerner System Schedule No. 4, dated October 10, 2012 (“**Schedule No. 4**”), Cerner System Schedule No. 7, dated September 27, 2014 (“**Schedule No. 7**”), Arrangement Letter No. 1-8LJJFE, dated October 31, 2005 (“**AL No. 1-8LJJFE**”), Arrangement Letter No. 1-SIV7AJ, dated May 15, 2008 (“**AL No. 1-SIV7AJ**”), Arrangement Letter No. 1-2JH64VR, dated June 12, 2012 (“**AL No. 1-2JH64VR**”), Arrangement Letter No. 1-3MGH7AV, dated October 31, 2005 (“**AL No. 1-3MGH7AV**”), and Cerner Sales Order No. 1-56ZEKED, dated September 9, 2016 (“**SO No. 1-56ZEKED**”), in certain respects,

NOW, THEREFORE, in consideration of the premises, the parties hereto do hereby covenant and agree as follows:

1. Cerner and Client hereby agree to extend the term for the following solutions to now terminate on November 30, 2021.

LICENSED SOFTWARE AND SOFTWARE SUPPORT								
Mfg. Part No.	Solution Detail Description	Scope of Use Metric	Qty./ Scope of Use Limit	Extended One-Time Fees	Extended Monthly Fees	Solution Description Code	Third-Party Component(s)	Pass-Through Code
PA-20070S	SUPT: General Laboratory	General Lab Procedures		--	20,091	--	--	--
PA-08200S	SUPT: Custom Ref Lab Intf/One-way Workflow	Total Lab Procedures		--	490	--	--	--
PA-08220S	SUPT: Custom Foreign Ref Lab Tech Protocol Sta	Total Lab Procedures		--	236	--	--	--
I-AM01S	SUPT: Bayer Diagnostics-Clinitek 200	Devices		--	77	--	--	--
L-0050S	SUPT: FSI-Technical Protocol Standard	Beds		--	260	--	--	--
PA-10025S	SUPT: PathNet Standard HL7 Package S/S	Total Lab Procedures		--	1,360	--	--	--
B-BD28S	SUPT: Becton Dickinson Epicenter Multiplexor (Bi-Dir)	Devices		--	504	--	--	--
B-AB55S	SUPT: Abbott Medisense	Devices		--	315	--	--	--
IF-29635S	SUPT: Reference Lab Interface/One-Way Workflow	Channel		--	267	--	--	--
IF-29260S	SUPT: Results Outgoing (Discrete Data Elements)	Full Time Equivalents (FTEs)		--	392	--	--	--
IF-29560S	SUPT: TCP/IP (Interface)	Channel		--	197	--	--	--
IF-29275S	SUPT: Billing Outgoing (Batch)	Full Time Equivalents (FTEs)		--	90	--	--	--
IF-29230S	SUPT: Orders Outgoing (with statuses)	Full Time Equivalents (FTEs)		--	358	--	--	--
TOTAL:				--	24,637	--	--	--



University Medical Center of Southern Nevada
OPT-0292366_LA-0000054393
August 11, 2021

Cerner Confidential Information

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APPLICATION SERVICES (ASP)

Mfg. Part No.	Solution Detail Description	Scope of Use Metric	Qty./ Scope of Use Limit	Term (Mo.)	Monthly Range	Extended One-Time Fees	Extended Monthly Fees	Solution Description Code	Third-Party Component(s)	Pass-Through Code
PA-21007-PKG	Reference Lab Network – Non Partner Connection	Production Environments	1	2	1-2	--	203	SD100228_02	--	--
KS-27120	Electronic Lab Results	Client	1	2	1-2	--	5,000	SD101077_01	--	--
TOTAL:						--	5,203	--	--	--

SUBLICENSED SOFTWARE MAINTENANCE

Quote: Q-86590.1

Line No.	Manufacturer Part No.	Solution Detail Description	Level of Service	Qty	Term (Mo.)	One-Time Fees Due – Year 1	One-Time Fees Due – Year 2	One-Time Fees Due – Year 3	One-Time Fees Due – Year 4	One-Time Fees Due – Year 5
16	HT-LSS	Annual software maintenance for HemaTrax LPS ISBT-128	8X5 M-F Phone Support	1	12	1,500.00	--	--	--	--
17	HT-LSS	8X5 M-F Phone Support:MNT: Annual software maintenance for HemaTrax LPS ISBT-128	8X5 M-F Phone Support	1	12	0.00	--	--	--	--
TOTAL:						1,500.00	--	--	--	--

MANAGED SERVICES (RHO)

Manufacturer Part No.	Solution Detail Description	Scope of Use Metric	Qty.	Term (Mo.)	Monthly Range	One-Time Fees	Monthly Fees	Third-Party Component(s)	Pass-Through Code
CTS-RHORECUR	Remote Hosting (Recurring Fees)	Each	1	2	1-2	--	50,000	--	--
TOTALS:						--	50,000	--	--

2. In all other respects, the Ordering Documents and the Agreement of which they are a part remain unchanged.

IN WITNESS WHEREOF, the parties hereto do hereby execute this Amendment No. 11 as of the Amendment No. 11 Effective Date.

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA

CERNER CORPORATION

By: _____
(signature)

By: _____

(type or print)

Teresa Waller

Title: _____

Title: _____
Senior Director, Contract Management

Purchase Order #: _____
(if applicable)

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Entity Type (Please select one)						
<input type="checkbox"/> Sole Proprietorship	<input type="checkbox"/> Partnership	<input type="checkbox"/> Limited Liability Company	<input checked="" type="checkbox"/> Corporation	<input type="checkbox"/> Trust	<input type="checkbox"/> Non-Profit Organization	<input type="checkbox"/> Other
Business Designation Group (Please select all that apply)						
<input type="checkbox"/> MBE	<input type="checkbox"/> WBE	<input type="checkbox"/> SBE	<input type="checkbox"/> PBE	<input type="checkbox"/> VET	<input type="checkbox"/> DVET	<input type="checkbox"/> ESB
Minority Business Enterprise	Women-Owned Business Enterprise	Small Business Enterprise	Physically Challenged Business Enterprise	Veteran Owned Business	Disabled Veteran Owned Business	Emerging Small Business
Number of Clark County Nevada Residents Employed: 8						
Corporate/Business Entity Name: Cerner Corporation						
(Include d.b.a., if applicable)						
Street Address:		2800 Rock Creek Parkway		Website: https://www.cerner.com/		
City, State and Zip Code:		Kansas City, MO 64117		POC Name: Carlee Swearingen		
				Email: Carlee.swearingen@cerner.com		
Telephone No:		816-201-1017		Fax No:		
Nevada Local Street Address:				Website:		
(If different from above)						
City, State and Zip Code:				Local Fax No:		
Local Telephone No:				Local POC Name:		
				Email:		

All entities, with the exception of publicly-traded and non-profit organizations, must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board.

Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s).

Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.

Full Name	Title	% Owned (Not required for Publicly Traded Corporations/Non-profit organizations)

This section is not required for publicly-traded corporations. Are you a publicly-traded corporation? Yes No

- Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 - Yes No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)
- Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 - Yes No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)

I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form.

<p><u>Carlee C Swearingen</u> Signature</p> <p><u>Senior Client Service Manager</u> Title</p>	<p><u>Carlee Swearingen</u> Print Name</p> <p><u>4/22/19</u> Date</p>
---	---

Cerner Corporation

Executive Leadership

Brent Shafer
Chairman & CEO

John Peterzalek
Chief Client Officer

Joanne Burns
Chief Strategy Officer

John Glaser, Ph.D.
Senior Vice President, Population Health

Kimberly Gerard
Senior Vice President, Chief of Staff

Marc Naughton
Chief Financial Officer

Mike Nill
Executive Vice President and Chief Operating Officer

Jeff Townsend
Executive Vice President and Chief of Innovation

Donald Trigg
Executive Vice President, Strategic Growth

Julie Wilson
Executive Vice President and Chief People Officer

Board of Directors

Brent Shafer
Gerald E. Bisbee, Jr.
Denis A. Cortese
Mitchell E. Daniels, Jr.
Linda M. Dillman
Julie L. Gerberding, M.D., M.P.H.
John Greisch
Melinda J. Mount
George A. Riedel
R. Halsey Wise
William D. Zollars

Founders

Neal Patterson
Cliff Illig
Paul Gorup

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Acknowledgment to Amended and Restated Professional Services Agreement with Robert B. McBeath, M.D., P.C. d/b/a OptumCare Anesthesia	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	Clerk Ref. #
Recommendation: That the Governing Board Audit and Finance Committee review and recommend for approval by the Governing Board the Acknowledgment to Amended and Restated Professional Services Agreement with Robert B. McBeath, M.D., P.C. d/b/a OptumCare Anesthesia; or take action as deemed appropriate. (For possible action)	

FISCAL IMPACT:

Fund Number: 5420.0000	Fund Name: UMC Operating Fund
Fund Center: 3000702100, 300072300, 3000723500	Funded Pgm/Grant: N/A
Description: Acknowledgment to Annual Review of Clinical Hours	
Bid/RFP/CBE: NRS 332.115.1(b) – Professional Services	
Term: Clinical Hours from 4/1/2020 to 3/31/2021	
Amount: \$444,894.00	
Out Clause: 180 days w/o cause	

BACKGROUND:

In April 2018, UMC and Robert B. McBeath, M.D., P.C. d/b/a OptumCare Anesthesia (“Provider”) entered into an Amended and Restated Professional Services Agreement (“Agreement”) for anesthesiology services. In July 2019, the Board approved Amendment One to include additional clinical hours for UMC’s Labor and Delivery Department for the obstetric anesthesia service line and a corresponding increase in the monthly compensation. The Term of the Agreement, as amended, currently extends through March 31, 2022.

This request is to approve the annual Acknowledgment which closes out the amounts due under the prior contract year (through March 31, 2021) and which will result in a payment from UMC to Provider in the amount of \$444,894.00.

UMC’s Chief Operating Officer has reviewed and recommends approval of this Acknowledgment. This Acknowledgment has been approved as to form by UMC’s Office of General Counsel.

Cleared for Agenda
September 22, 2021

Agenda Item #

ACKNOWLEDGMENT

By signing below, University Medical Center of Southern Nevada (“UMC”) and Robert B. McBeath, M.D., Professional Corporation, doing business as OptumCare Anesthesia (“Optum”) hereby acknowledge the following:

1. Optum has been contracted to provide anesthesiology services pursuant to that certain Amended and Restated Professional Services Agreement effective April 1, 2018 (the “Agreement”), as amended.
2. As part of the Agreement, UMC will owe Optum an amount of \$444,894.00, through March 31, 2021 (end of contract year 3).


BY:

University Medical Center of Southern Nevada:

Mason Van Houweling
Chief Executive Officer

BY:

Robert B. McBeath, M.D., Professional Corporation d/b/a OptumCare Anesthesia:



Ernest G. Barela
Executive Vice President – Optum Specialties

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Entity Type (Please select one)						
<input type="checkbox"/> Sole Proprietorship	<input type="checkbox"/> Partnership	<input type="checkbox"/> Limited Liability Company	<input type="checkbox"/> Corporation	<input type="checkbox"/> Trust	<input type="checkbox"/> Non-Profit Organization	<input checked="" type="checkbox"/> Other
Business Designation Group (Please select all that apply)						
<input type="checkbox"/> MBE	<input type="checkbox"/> WBE	<input type="checkbox"/> SBE	<input type="checkbox"/> PBE	<input type="checkbox"/> VET	<input type="checkbox"/> DVET	<input type="checkbox"/> ESB
Minority Business Enterprise	Women-Owned Business Enterprise	Small Business Enterprise	Physically Challenged Business Enterprise	Veteran Owned Business	Disabled Veteran Owned Business	Emerging Small Business
Number of Clark County Nevada Residents Employed: 494						
Corporate/Business Entity Name: Robert B. McBeath, M.D., P.C.						
(Include d.b.a., if applicable) OptumCare Anesthesia						
Street Address:		2450 W. Charleston Blvd.		Website: none		
City, State and Zip Code:		Las Vegas, Nevada 89102		POC Name: Ernest G. Barela		
				Email: ernest.barela@optum.com		
Telephone No:		702.242.7397		Fax No: 702.667.4635		
Nevada Local Street Address: <small>(If different from above)</small>		Same as above		Website: none		
City, State and Zip Code:		Same as above		Local Fax No: same as above		
Local Telephone No:		Same as above		Local POC Name: same as above		
				Email: same as above		

All entities, with the exception of publicly-traded and non-profit organizations, must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board.

Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s).


Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.

Full Name	Title	% Owned <small>(Not required for Publicly Traded Corporations/Non-profit organizations)</small>
Robert B. McBeath, M.D.	President and Director	100%

This section is not required for publicly-traded corporations. Are you a publicly-traded corporation? Yes No

- Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 Yes No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)
- Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 Yes No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)

I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form.

 Signature EVP – Optum Specialties Title	ERNEST L. BARELA Print Name 31-March-2020 Date
--	---

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Professional Services Agreement (Internal and Family Medicine Residents and Family Medicine Chief Residents Moonlighting Services) with Kirk Kerkorian School of Medicine at UNLV	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	Clerk Ref. #
Recommendation: That the Governing Board Audit and Finance Committee review and recommend for approval by the Governing Board the Professional Services Agreement for Internal and Family Medicine Residents and Family Medicine Chief Residents Moonlighting Services with the Board of Regents of the Nevada System of Higher Education for and on behalf of the Kirk Kerkorian School of Medicine at UNLV (“UNLVSOM”); authorize the Chief Executive Officer to exercise any extension options; or take action as deemed appropriate. (For possible action)	

FISCAL IMPACT:

Fund Number: 5420.000	Fund Name: UMC Operating Fund
Fund Center: 3000824000	Funded Pgm/Grant: N/A
Description: Internal and Family Medicine Moonlighting Services	
Bid/RFP/CBE: NRS 332.115(1)(b) – Professional Services	
Term: 9/29/2021 to 9/28/2022 with two 1-year options	
Amount: NTE \$117,000 per year or NTE \$351,000 for three (3) years	
Out Clause: 90 days w/o cause	

BACKGROUND:

This request is to enter into a new Professional Services Agreement for internal and family medicine moonlighting services with UNLVSOM.

For the total not to exceed amount of \$117,000 per year, UNLVSOM will provide internal and family medicine residents and family medicine chief residents access to advanced patient care education and training at selected UMC Primary Care and/or Quick Care Clinic(s) outside regular hours (moonlighting). Staff also requests authorization for the Hospital CEO, at the end of the initial Term, to exercise the extension option(s) at his discretion if deemed beneficial to UMC.

The Term of the Agreement is from September 29, 2021 through September 28, 2022, with the option to extend for two, 1-year periods. Either party may terminate the Agreement with a 90-day written notice to the other.

UMC’s Support Services Executive Director has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC’s Office of General Counsel.

Cleared for Agenda
September 22, 2021

Agenda Item #

10

The Department of Business License has determined that UNLVSOM is not required to obtain a Clark County business license nor a vendor registration since UNLVSOM is part of the Nevada System of Higher Education, which is an entity of the State of Nevada.

**PROFESSIONAL SERVICES AGREEMENT
(Internal and Family Medicine Residents and
Family Medicine Chief Residents Moonlighting Services)**

This Agreement, made and entered into this 29th day of September, 2021, by and between **University Medical Center of Southern Nevada**, a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes (hereinafter referred to as “Hospital”) and the Board of Regents of the Nevada System of Higher Education, a constitutional entity of the State of Nevada, for and on behalf of the **Kirk Kerkorian School of Medicine at UNLV** (hereinafter referred to as “UNLVSOM”). Hospital and UNLVSOM shall each individually be referred to as a “party” and collectively referred to as “parties.”

WHEREAS, Hospital provides Primary Care and Quick Care services which requires Internal and Family Medicine professional medical services (“Services”);

WHEREAS, Hospital recognizes that the proper functioning of the same requires supervision and direction by physicians who have been properly trained and are fully qualified and competent to practice medicine as Internal and Family Medicine Physicians;

WHEREAS, Physicians are full-time trainees of UNLVSOM, are employed by UNLVSOM and have clinical and professional experience related to Primary Care and Quick Care services;

WHEREAS, Hospital and UNLVSOM agree that Physicians will provide patient care services at Hospital’s Primary Care and/or Quick Care Clinics outside regular hour services for current Physicians (moonlighting) in order to expand the Physician’s education in delivering advanced care services; and

WHEREAS, UNLVSOM desires to contract for and provide the Services, as more specifically described herein, and Hospital desires to engage UNLVSOM to provide the Services in accordance with the terms of this Agreement.

NOW THEREFORE, in consideration of the covenants and mutual promises made herein, the parties agree as follows:

I. DEFINITIONS

For the purposes of this Agreement, the following definitions apply:

- 1.1 UNLVSOM. The Board of Regents of the Nevada System of Higher Education, a constitutional entity of the State of Nevada, for and on behalf of the Kirk Kerkorian School of Medicine at UNLV, and all physicians employed by or associated with it, who have privileges at Hospital to provide Services and other related services.
- 1.2 Principal Physician. Program Director of the UNLVSOM Department of Internal Medicine and the Department of Family Medicine.

- 1.3 Physicians. Internal and Family Medicine Physicians who are employed by UNLVSOM or associated with UNLVSOM, who provide Services pursuant to this Agreement. Unless the context requires otherwise, the term "Physician" or "Physicians" shall include the Principal Physician.
- 1.4 Allied Health Providers. Individuals other than a licensed physician, medical doctor ("M.D."), doctor of osteopathy ("D.O."), chiropractor, or dentist who exercise independent or dependent judgment within the areas of their scope of practice and who are qualified to render patient care services under the supervision of a qualified physician who has been accorded privileges to provide such care in Hospital.
- 1.5 Clinical Services. Services performed for the diagnosis, prevention or treatment of disease or for assessment of a medical condition.
- 1.6 Services to Hospital. Those services which do not qualify as "Services to Patients" as herein defined, but which are services provided by UNLVSOM to Hospital and are related to the provision of patient care in Hospital; including, but not limited to, administrative and supervisory services. Clinical services which do not meet the requirements of "Services to Patients" shall be considered "Services to Hospital." Shift lengths of Physicians shall be in compliance with the Residents' Accreditation Council for Graduate Medical Education (ACGME) and UNLVSOM's standards.
- 1.7 Services to Patients. Those services personally rendered by Physicians to the patient.
 - a. To qualify as "Services to Patients", services must, in general: (i) be personally furnished by Physicians; (ii) contribute directly to the diagnosis or treatment of the patient; and (iii) ordinarily require performance by a physician.
 - b. Services to Patients include: (i) consultative services; and (ii) services personally performed by Physicians in the administration of procedures to an individual patient.

II. UNLVSOM'S OBLIGATIONS

- 2.1 Coverage. UNLVSOM, through its Physicians, hereby agree to perform the following moonlighting services as requested by Hospital and in a manner reasonably satisfactory to Hospital:
 - a. UNLVSOM shall provide professional services in the best interests of Hospital's patients with all due diligence.

- b. UNLVSOM will provide the Services so that a Physician is present when required for delivery of Services to patients. Physicians shall consult with the Medical Staff of Hospital when requested.
- c. UNLVSOM shall provide Hospital with shift coverage at Hospital's Primary Care and/or Quick Care Clinics, which are free standing clinic sites, whose mission is to treat non-emergent patients and is designed to manage patients in an efficient manner, during normal business hours except that no Physician shall work a shift that conflicts with his/her training responsibilities. For this purpose, shift coverage consists of patient examination/assessment, diagnosis, medical/surgical intervention, and documentation consistent with Hospital's policies.
- d. UNLVSOM shall coordinate a shift schedule with Hospital at least two (2) weeks in advance. UNLVSOM shall ensure the scheduled shifts will be covered.
- e. UNLVSOM shall staff the Services on an as needed basis per a mutually agreeable schedule with Hospital.
- f. UNLVSOM shall coordinate with the Medical Director of Ambulatory Services or his/her designee, the schedules and assignments of the Physicians assigned to the Services.
- g. All scheduling of Physicians must be made through the Principal Physician or his/her designee.
- h. UNLVSOM, through its Physicians, shall attend to patients within twenty (20) minutes of being roomed and strive to achieve an average clinic visit cycle time per patient of less than sixty (60) minutes.
- i. UNLVSOM, through its Physicians, shall select an appropriate mode of transportation based on medical appropriateness and necessity when transferring a patient to the Hospital.
- j. UNLVSOM, through its Physicians, shall have a written confirmed patient complaint of less than one (1) complaint per one thousand (1,000) visits for its Physicians.
- k. UNLVSOM, through its Physicians, shall to the best of his/her ability, work with Hospital's staff to reduce clinic walk out rates to less than five percent (5%).
- l. UNLVSOM, through its Physicians, shall meet the Ongoing Physician Performance Evaluation indicators for Hospital's Ambulatory Department as defined by the Medical Executive Committee.

2.2 Medical Staff Appointment.

- a. Physicians employed or contracted by UNLVSOM shall at all times hereunder, be members in good standing of Hospital's Medical Staff with appropriate clinical credentials and appropriate Hospital privileging. Any of the Physicians who fail to maintain staff appointment of clinical privileges in good standing will not be permitted to render Services to Hospital's patients and will be replaced promptly by UNLVSOM. UNLVSOM shall replace a Physician who is suspended, terminated or expelled from Hospital's Medical Staff, loses his or her license to practice medicine, tenders his or her resignation, or violates the terms of this Agreement. In the event UNLVSOM replaces or adds a Physician, such new Physician shall meet all of the conditions set forth herein, and shall agree in writing to be bound by the terms of this Agreement. In the event an appointment to the Medical Staff is granted solely for purposes of this Agreement, such appointment shall automatically terminate upon termination of this Agreement.
- b. UNLVSOM shall be fully responsible for the performance and supervision of any of its Physicians, including its Principal Physician, or others under its direction and control, in the performance of Services under this Agreement.
- c. Allied Health Providers employed or utilized by UNLVSOM, if any, must apply for privileges and remain in good standing in accordance with the University Medical Center of Southern Nevada Allied Health Providers Manual and Human Resource Policies as applicable to the Allied Health Provider.

2.3 Principal Physician. The Principal Physician shall at all times during the Term of this Agreement:

- a. Be Board Certified;
- b. Hold an active license to practice medicine in the State of Nevada which is in good standing; and
- c. Not subject to any agreement or understanding, written or oral, that the Principal Physician will not engage in the practice of medicine, either temporarily or permanently.

Hospital shall, in its discretion, have the right to terminate this Agreement if the Principal Physician fails to meet any of the foregoing requirements in this Section.

2.4 Standards of Performance. UNLVSOM will comply with the Standards of Performance, attached hereto as Exhibit A and incorporated by reference.

- 2.5 Independent Contractor. In the performance of the work duties and obligations performed by UNLVSOM under this Agreement, it is mutually understood and agreed that UNLVSOM, through its Physicians, are at all times acting and performing as an independent contractor practicing the profession of medicine. Hospital shall neither have, nor exercise any, control or direction over the methods by which UNLVSOM shall perform its work and functions.
- 2.6 Industrial Insurance.
- a. As an independent contractor, UNLVSOM shall be fully responsible for premiums related to accident and compensation benefits for its shareholders and/or direct employees as required by the industrial insurance laws of the State of Nevada.
 - b. UNLVSOM agrees, as a condition precedent to the performance of any work under this Agreement and as a precondition to any obligation of Hospital to make any payment under this Agreement, to provide Hospital with a certificate issued by the appropriate entity in accordance with the industrial insurance laws of the State of Nevada. UNLVSOM agrees to maintain coverage for industrial insurance pursuant to the terms of this Agreement. If UNLVSOM does not maintain such coverage, UNLVSOM agrees that Hospital may withhold payment, order UNLVSOM to stop work, suspend this Agreement or terminate this Agreement.
- 2.7 Professional Liability Insurance.
- a. UNLVSOM shall carry professional liability insurance on its Physicians, Allied Health Providers and employees at its own expense in accordance with the minimums established by the Bylaws, Rules and Regulations of the Medical and Dental Staff and related documents. Said insurance shall annually be certified to Hospital's Administration and Medical Staff, as necessary.
- 2.8 Maintenance of Records.
- a. All medical records, histories, charts and other information regarding patients treated or matters handled by Physicians hereunder, or any data or databases derived therefrom, shall be the property of Hospital regardless of the manner, media or system in which such information is retained. UNLVSOM shall have access to and may copy relevant records upon reasonable notice to Hospital.
 - b. UNLVSOM shall ensure that Physicians complete all patient charts in a timely manner in accordance with the standards and recommendations of The Joint Commission, CMS, and Regulations of the Medical and Dental Staff, as may then be in effect.

2.9 Health Insurance Portability and Accountability Act of 1996.

- a. For purposes of this Agreement, "Protected Health Information" shall mean any information, whether oral or recorded in any form or medium, that: (i) was created or received by any party; (ii) relates to the past, present, or future physical condition of an individual, the provision of health care to an individual, or the past, present or future payment for the provision of health care to an individual; and (iii) identifies such individual.

- b. UNLVSOM agrees to comply with the Health Insurance Portability and Accountability Act of 1996 (42 U.S.C. 1320d-1329d-8; 42 U.S.C. 1320d-2) ("HIPAA"), and any current and future regulations promulgated thereunder, including, without limitation, the federal privacy regulations contained in 45 C.F.R. Parts 160 and 164 (the "Federal Privacy Regulations"), the federal security standards contained in 45 C.F.R. Part 142 (the "Federal Security Regulations"), the federal standards for electronic transactions contained in 45 C.F.R. Parts 160 and 162, and all the amendments to HIPAA contained in Subtitle D of the Health Information Technology for Economic and Clinical Health Act ("HITECH"), all collectively referred to as "HIPAA Regulations". UNLVSOM shall preserve the confidentiality of Protected Health Information ("PHI") it receives from Hospital, and shall be permitted only to use and disclose such information in compliance with the HIPAA Requirements and any applicable state law. UNLVSOM agrees to execute such further agreements deemed necessary by Hospital to facilitate compliance with the HIPAA Requirements or any applicable state law. UNLVSOM shall make its internal practices, books and records relating to the use and disclosure of PHI available to the Secretary of Health and Human Services to the extent requirement for determining compliance with the Federal Privacy Regulations. Hospital and UNLVSOM shall be an Organized Health Care Arrangement ("OHCA"), as such term is defined in the HIPAA Regulations.

- c. Hospital shall, from time to time, obtain applicable privacy notice acknowledgments and/or authorizations from patients and other applicable persons, to the extent required by law, to permit Hospital, UNLVSOM and their respective employees and other representatives, to have access to and use of PHI for purposes of the OHCA. Hospital and UNLVSOM shall share a common patient's PHI to enable the other party to provide treatment, seek payment, and engage in quality assessment and improvement activities, population-based activities relating to improving health or reducing health care costs, case management, conducting training programs, and accreditation, certification, licensing or credentialing activities, to the extent permitted by law or by the HIPAA Regulations.

- 2.10 Voluntary Absence. UNLVSOM's Principal Physician may require personal time away from Hospital for vacation, seminars and so forth. In such event, Principal Physician shall advise Hospital's Administration in a reasonable time prior to such absence, however, such absence shall not diminish the requirements for administration and supervision of the Department(s), and Principal Physician shall arrange for administrative and supervisory coverage during his or her absence.
- 2.11 UMC Policy #I-66. UNLVSOM shall ensure that its staff and equipment utilized at Hospital, if any, are at all times in compliance with University Medical Center Policy #I-66, as amended from time to time. Such Policy is available for review by UNLVSOM upon request.

III. HOSPITAL'S OBLIGATIONS

- 3.1 Space, Equipment and Supplies.
- a. Hospital shall provide space at mutually agreed Hospital Primary Care and/or Quick Care Clinic(s) for the Services; however, UNLVSOM shall not have exclusivity over any space or equipment provided therein and shall not use the space or equipment for any purpose not related to the proper functioning of the Services.
 - b. Hospital shall make available during the Term of this Agreement such equipment as is determined by Hospital to be required for the proper operation and provision of the Services. Hospital shall also keep and maintain said equipment in good order and repair.
 - c. Hospital shall purchase all necessary supplies for the proper provision of the Services and shall keep accurate records of the cost thereof.
- 3.2 Hospital Services. Hospital shall provide the services of other Hospital departments required for the provision of Services, including but not limited to, Accounting, Administration, Engineering, Human Resources, Materials Management, Medical Records and Nursing.
- 3.3 Approval. The Medical Director of Ambulatory Services will approve Physicians requesting shifts at Hospital.
- 3.4 Personnel. Other than Physicians and Allied Health Providers, all personnel required for the proper operation of the Services shall be employed by Hospital. The selection and retention of such personnel shall be in cooperation with UNLVSOM, but Hospital shall have final authority with respect to such selection and retention. Salaries and personnel policies for persons within personnel classifications used in the Services shall be uniform with other Hospital personnel in the same classification insofar as may be consistent with the recognized skills and/or hazards associated with that position, providing that recognition and

compensation be provided for personnel with special qualifications in accordance with the personnel policies of Hospital.

- 3.5 Assignment of Physicians. Hospital will assign administrative personnel to assist in the scheduling of shifts directly with Physicians, track hours of Physicians, assure completion of evaluations of Physicians, and provide UNLV SOM the requested monthly reports to the Internal and Family Medicine Departments.
- 3.6 Supervision of Physicians. Hospital will assign American Board of Medical Specialty (ABMS) certified supervisory/attending physicians to provide one hundred percent (100%) onsite supervision to the Physicians at all times who have been approved in advance by the Principal Physician of the Internal and Family Medicine Departments and the Residency Program Directors.
- 3.7 Annual Review. Hospital and UNLV SOM shall conduct an annual review of UNLV SOM's performance of Services.

IV. PROCESS REVIEW

- 4.1 Program Review. Hospital's Medical Director of Ambulatory Services will meet with Physician's Internal and Family Medicine Principal Physician, and Residency Program Directors once every six (6) months to review the overall process of Physician's scheduling, compensation and performance.

V. BILLING

- 5.1 Direct Billing.
 - a. Hospital shall directly bill patients and/or third party payors for all Services. UNLV SOM shall assign its rights to any payment by patients and/or third party payors, for all Services provided pursuant to this Agreement, to Hospital.
 - b. To the extent expressly provided in Chapter 41 of the Nevada Revised Statutes and any other applicable statute, Hospital shall defend, indemnify and hold harmless UNLV SOM, their governing Board members, officers, employees, agents, successors and assigns from and against any and all claims, injuries, lawsuits, investigations, losses, damages, demands, expenses and liabilities of whatever nature, arising out of Hospital's billing and/or collection of such revenues, including the failure by Hospital to complete and file the necessary forms or otherwise to conform to the requirements of any governmental or third-party payor. UNLV SOM acknowledges that Hospital is self-insured.
 - c. UNLV SOM agrees to maintain a mandatory assignment contract with Medicare.

- d. UNLVSOM shall work with Hospital to be credentialed with all payors with whom Hospital has a contract.

5.2 Physician Billing/Compliance.

In furtherance of the foregoing and without limiting in any way the generality thereof, UNLVSOM agrees to assist Hospital:

- a. To ensure that all claims by UNLVSOM for Physician's services provided to patients at Hospital's facilities, are complete and accurate;
- b. To cooperate and communicate with Hospital in the claim preparation and submission process, to avoid inadvertent duplication by ensuring that UNLVSOM does not bill for any item or service; and
- c. Without waiving the limitations of governmental liability set forth in NRS Chapter 41 and in addition to any other indemnification provision contained herein, to indemnify, defend, and hold harmless Hospital, its governing board members, officers, employees, agents, successors and assigns from and against any and all claims, injuries, lawsuits, losses, damages, demands, expenses and liabilities, excluding attorneys' fees, of whatever nature, arising out of UNLVSOM's breach of the foregoing covenants.

VI. COMPENSATION

- 6.1 During the Term of this Agreement and subject to Section 8.6 and 8.13, Hospital will compensate UNLVSOM, in an amount not to exceed One Hundred Seventeen Thousand Dollars (\$117,000.00) per year, billed at an hourly rate of Sixty-Five Dollars (\$65.00) per hour worked by Physicians, as documented and verified pursuant to accurate and complete time records submitted to Hospital via electronic submission utilizing Hospital's time tracking software, or as otherwise instructed by Hospital from time to time. Payment will be made after the submission of an accurate invoice setting forth with reasonable specificity such days the Services were provided during the previous month. Complete and accurate invoices are due by the first (1st) day of each month. Payment will be made on the third (3rd) Friday of each following month, or if the third (3rd) Friday falls on a holiday, the following Monday. It is mutually agreed that the overall compensation paid under this Agreement has been determined by the parties to be fair market value and commercially reasonable for the Services provided hereunder.

VII. TERM/MODIFICATIONS/TERMINATION

- 7.1 Term of Agreement. This Agreement shall become effective on the date last signed by the parties below, and subject to Section 8.6, shall remain in effect for twelve (12) months (the "Initial Term"). After the Initial Term, the parties have

the option to renew this Agreement for two (2) additional one-year periods (each a "Successive Term") (together the Initial Term and any Successive Term(s) shall be referred to as the "Term").

7.2. Modifications. UNLVSOM shall notify Hospital in writing of:

- a. Any change of address of UNLVSOM;
- b. Any change in ownership of UNLVSOM;
- c. Any action against the license of any of UNLVSOM's Physicians;
- d. Any action commenced against UNLVSOM which could materially affect this Agreement;
- e. Any exclusionary action initiated or taken by a federal health care program against UNLVSOM or any of UNLVSOM's Physicians; or
- f. Any other occurrence known to UNLVSOM that could materially impair the ability of UNLVSOM to carry out its duties and obligations under this Agreement.

7.3 Termination For Cause.

- a. This Agreement shall immediately terminate, upon the occurrence of any one of the following events:
 - i. The exclusion of UNLVSOM from participation in a federal health care program;
 - ii. The expulsion, termination or suspension of UNLVSOM's Principal Physician by Hospital's Medical Staff or loss of UNLVSOM's Principal Physician's license to practice medicine unless UNLVSOM provides a substitute Physician who is satisfactory to Hospital, as determined by Hospital's Administration in consultation with the Medical Executive Committee (Hospital will not unreasonably withhold such acceptance/approval); or
 - iii. The conviction of UNLVSOM's Principal Physician of any crime punishable as a felony involving moral turpitude or immoral conduct unless UNLVSOM provides a substitute Physician who is satisfactory to Hospital, as determined by Hospital's Administration in consultation with the Medical Executive Committee (Hospital will not unreasonably withhold such acceptance/approval).

- b. This Agreement may be terminated immediately by Hospital at any time immediately, without notice by Hospital, upon the occurrence of any of the following events:
 - i. Principal Physician loses Board Certification;
 - ii. Principal Physician's license to practice medicine in the State of Nevada is suspended, revoked or otherwise loses good standing;
 - iii. Principal Physician is subject to any agreement or understanding, written or oral, that the Principal Physician will not engage in the practice of medicine, either temporarily or permanently;
 - iv. UNLVSOM's or Principal Physician's business or medical license has been suspended or revoked; or
 - v. Principal Physician is subject to any court order that restricts or prohibits him/her from practicing medicine, either temporarily or permanently.

- c. This Agreement may be terminated by Hospital at any time with thirty (30) days written notice, upon the occurrence of any one of the following events which has not been remedied within thirty (30) days after written notice of said breach:
 - i. Professional misconduct by any of UNLVSOM's Physicians as determined by the Bylaws, Rules and Regulations of the Medical and Dental Staff and the appeal processes thereunder;
 - ii. Conduct by any of UNLVSOM's Physicians which demonstrates an inability to work with others in the institution and such behavior presents a real and substantial danger to the quality of patient care provided at the facility as determined by Hospital or Medical Staff;
 - iii. Disputes among the Physicians, partners, owners, principals, or of UNLVSOM's group or professional corporation that, in the reasonable discretion of Hospital, are determined to disrupt the provision of good patient care;
 - iv. Absence of any Physician required for the provision of Services hereunder, by reason of illness or other cause, for a period of ninety (90) days, unless adequate coverage is furnished by UNLVSOM. Such adequacy will be determined by Hospital; or
 - v. Breach of any material term or condition of this Agreement; provided the same is not subject to earlier termination elsewhere under this Agreement.

- d. This Agreement may be terminated by UNLVSOM at any time with thirty (30) days written notice, upon the occurrence of any one of the following events which has not been remedied within said thirty (30) days written notice of said breach:
 - i. The exclusion of Hospital from participation in a federal health care program;
 - ii. The loss or suspension of Hospital's licensure or any other certification or permit necessary for Hospital to provide services to patients;
 - iii. The failure of Hospital to maintain accreditation by The Joint Commission;
 - iv. Failure of Hospital to cooperate with UNLVSOM in the billing process as set forth in Section V, above;
 - v. Failure of Hospital to compensate UNLVSOM in a timely manner as set forth in Section VI, above; or
 - vi. Breach of any material term or condition of this Agreement.

7.4 Termination Without Cause. Either party may terminate this Agreement, without cause, upon ninety (90) days written notice to the other party. If Hospital terminates this Agreement, UNLVSOM waives any cause of action or claim for damages arising out of or related to the termination.

VIII. MISCELLANEOUS

- 8.1 Access to Records. Upon written request of the Secretary of Health and Human Services or the Comptroller General or any of their duly authorized representatives, UNLVSOM shall, for a period of four (4) years after the furnishing of any service pursuant to this Agreement, make available to them those contracts, books, documents, and records necessary to verify the nature and extent of the costs of providing its services. If UNLVSOM carries out any of the duties of this Agreement through a subcontract with a value or cost equal to or greater than \$10,000 or for a period equal to or greater than twelve (12) months, such subcontract shall include this same requirement. This Section is included pursuant to and is governed by the requirements of the Social Security Act, 42 U.S.C. §1395x (v) (1) (I), and the regulations promulgated thereunder.
- 8.2 Amendments. No modifications or amendments to this Agreement shall be valid or enforceable, unless mutually agreed to in writing by the parties.

- 8.3 Assignment/Binding on Successors. No assignment of rights, duties or obligations of this Agreement shall be made by either party without the express written approval of a duly authorized representative of the other party; provided however, Hospital acknowledges and agrees that UNLVSOM has assigned its right to receive all compensation arising out of this Agreement to UNLV Medicine. Subject to the restrictions against transfer or assignment as herein contained, the provisions of this Agreement shall inure to the benefit of and shall be binding upon the assigns or successors-in-interest of each of the parties hereto and all persons claiming by, through or under them.
- 8.4 Audits. The performance of this Agreement by UNLVSOM is subject to review by Hospital to insure Agreement compliance. UNLVSOM agrees to provide Hospital any and all information requested that relates to the performance of this Agreement. All requests for information shall be in writing to UNLVSOM. Time is of the essence during the audit process. Failure to provide the information requested within the timeline provided in the written information request may be considered a material breach of this Agreement and be cause for suspension and/or termination of this Agreement.
- 8.5 Authority to Execute. The individuals signing this Agreement on behalf of the parties have been duly authorized and empowered to execute this Agreement and by their signatures shall bind the parties to perform all the obligations set forth in this Agreement.
- 8.6 Budget Act and Fiscal Fund Out. In accordance with the Nevada Revised Statutes (NRS 354.626), the financial obligations under this Agreement between the parties shall not exceed those monies appropriated and approved by Hospital for the then current fiscal year under the Local Government Budget Act. This Agreement shall terminate and Hospital's obligations under it shall be extinguished at the end of any of Hospital's fiscal years in which Hospital's governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under this Agreement. Hospital agrees that this Section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to this Agreement. In the event this Section is invoked, this Agreement will expire on the thirtieth (30th) day of June of the then current fiscal year. Termination under this Section shall not relieve Hospital of its obligations incurred through the thirtieth (30th) day of June of the fiscal year for which monies were appropriated.
- 8.7 Captions/Gender/Number. The articles, captions, and headings herein are for convenience and reference only and should not be used in interpreting any provision of this Agreement. Whenever the context herein requires, the gender of all words shall include the masculine, feminine and neuter and the number of all words shall include the singular and plural.
- 8.8 Confidential Records. All medical records, histories, charts and other information regarding patients, all Hospital statistical, financial, confidential, and/or personnel

records and any data or databases derived therefrom shall be the property of Hospital regardless of the manner, media or system in which such information is retained. All such information received, stored or viewed by UNLVSOM shall be kept in the strictest confidence by UNLVSOM and its employees and contractors.

- 8.9 Corporate Compliance. UNLVSOM recognizes that it is essential to the core values of Hospital that its contractors conduct themselves in compliance with all ethical and legal requirements. Therefore, in performing its Services under this Agreement, UNLVSOM agrees at all times to comply with all applicable federal, state and local laws and regulations in effect during the Term hereof and further agree to use good faith efforts to comply with the relevant compliance policies of Hospital, including its corporate compliance program and Code of Ethics, the relevant portions of which are available to UNLVSOM upon request.
- 8.10 Entire Agreement. This document constitutes the entire agreement between the parties, whether written or oral, and as of the effective date hereof, supersedes all other agreements between the parties which provide for the same services as contained in this Agreement. Excepting modifications or amendments as allowed by the terms of this Agreement, no other agreement, statement, or promise not contained in this Agreement shall be valid or binding.
- 8.11 False Claims Act.
- a. The state and federal False Claims Act statutes prohibit knowingly or recklessly submitting false claims to the Government, or causing others to submit false claims. Providers are required to adhere to the provisions of the False Claims Act as defined in 31 U.S. Code § 3729. Violation of the Federal False Claims Act may result in fines for each false claim, treble damages, and possible exclusion from federally-funded health programs. A Notice Regarding False Claims and Statements is attached to this Agreement as Attachment 1.
 - b. Hospital is committed to complying with all applicable laws, including but not limited to Federal and State False Claims statutes. As part of this commitment, Hospital has established and will maintain a Compliance Program. UNLVSOM is expected to immediately notify Hospital of any actions by a workforce member which UNLVSOM believes, in good faith, violates an ethical, professional or legal standard. Hospital shall treat such information confidentially to the extent allowed by applicable law, and will only share such information on a bona fide need to know basis. Hospital is prohibited by law from retaliating in any way against any individual who, in good faith, reports a perceived problem. The Hospital Compliance Officer can be contacted via email at rani.gill@umcsn.com, by calling 702-383-6211, or through the UMC EthicsPoint hotline located at <http://umcintranet/compliancehotline.html>. Hospital's Medical Staff provider hotline, whose phone number is published within the Physician

Link website, is also available for Medical Staff reporting.

- 8.12 Federal, State, Local Laws. UNLV SOM will comply with all federal, state and local laws and/or regulations relative to its activities in Clark County, Nevada.
- 8.13 Financial Obligation. UNLV SOM shall incur no financial obligation on behalf of Hospital without prior written approval of Hospital or the Board of Hospital Trustees or its designee.
- 8.14 Force Majeure. Neither party shall be liable for any delays or failures in performance due to circumstances beyond its control.
- 8.15 Governing Law. This Agreement shall be construed and enforced in accordance with the laws of the State of Nevada.
- 8.16 Indemnification. Without waiving the limitations of governmental liability set forth in NRS Chapter 41, which each party intends to assert against any third party claims, to the extent that NRS 41.0305 to NRS 41.039 is applicable to this Agreement and to the extent limited in accordance with NRS 41.0305 to NRS 41.039, UNLV SOM shall indemnify, defend, and hold harmless Hospital from and against any and all liabilities, claims, losses, lawsuits, judgments, and/or expenses arising either directly or indirectly from any act or failure to act by UNLV SOM or any of its officers, agents or employees, which may occur during or which may arise out of the performance of this Agreement. Without waiving the limitations of governmental liability set forth in NRS Chapter 41, which each party intends to assert against any third party claims, to the extent expressly authorized by Nevada law, Hospital shall indemnify, defend, and hold harmless UNLV SOM from and against any and all liabilities, claims, losses, lawsuits, judgments, and/or expenses arising either directly or indirectly from any act or failure to act by Hospital or any of its officers, agents or employees, which may occur during or which may arise out of the performance of this Agreement.
- 8.17 Interpretation. Each party hereto acknowledges that there was ample opportunity to review and comment on this Agreement. This Agreement shall be read and interpreted according to its plain meaning and any ambiguity shall not be construed against either party. It is expressly agreed by the parties that the judicial rule of construction that a document should be more strictly construed against the draftsman thereof shall not apply to any provision of this Agreement.
- 8.18 Non-Discrimination. UNLV SOM shall not discriminate against any person on the basis of age, color, disability, sex, handicapping condition (including AIDS or AIDS related conditions), disability, national origin, race, religion, sexual orientation, gender identity or expression, or any other class protected by law or regulation.

8.19 Notices. All notices required under this Agreement must be submitted in writing and delivered by U.S. mail, postage prepaid, certified mail, facsimile, electronic mail or by hand delivery, and directed to the appropriate party as follows:

To Hospital: University Medical Center of Southern Nevada
Attn: Chief Executive Officer
1800 West Charleston Boulevard
Las Vegas, Nevada 89102

To UNLV SOM: University of Nevada, Las Vegas, School of
Medicine
Attn: Dean
2040 West Charleston Boulevard
Las Vegas, Nevada 89102

8.20 Publicity. Neither Hospital nor UNLV SOM shall cause to be published or disseminated any advertising materials, either printed or electronically transmitted which identify the other party or its facilities with respect to this Agreement without the prior written consent of the other party.

8.21 Performance. Time is of the essence in this Agreement.

8.22 Severability. In the event any provision of this Agreement is rendered invalid or unenforceable, said provision(s) hereof will immediately be void and may be renegotiated for the sole purpose of rectifying the error. The remainder of the provisions of this Agreement not in question shall remain in full force and effect.

8.23 Third Party Interest/Liability. This Agreement is entered into for the exclusive benefit of the undersigned parties and is not intended to create any rights, powers or interests in any third party. Hospital and/or UNLV SOM, including any of their respective officers, directors, employees or agents, shall not be liable to third parties by any act or omission of the other party.

8.24 Waiver. A party's failure to insist upon strict performance of any covenant or condition of this Agreement, or to exercise any option or right herein contained, shall not act as a waiver or relinquishment of said covenant, condition or right nor as a waiver or relinquishment of any future right to enforce such covenant, condition or right.

[Signature page to follow]

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the date of final signature below ("Effective Date").

UNLV SOM:

HOSPITAL:


SR
8-19-21

The Board of Regents of the Nevada System of Higher Education on behalf of the Kirk Kerkorian School of Medicine at UNLV

University Medical Center of Southern Nevada

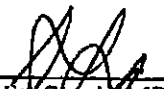
Recommending:

By: _____
Mason Van Houweling
Chief Executive Officer

By: 
David Kuykendall, MD
Program Director for Family Medicine,
Kirk Kerkorian School of Medicine at UNLV

Date: _____

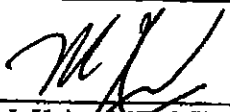
Date: 8-24-2021

By: 
Aditi Singh MD
Program Director for Internal Medicine, Kirk Kerkorian School of Medicine at UNLV

Date: 8-25-21

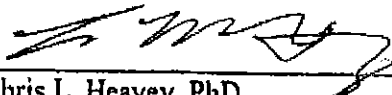
By: Kate Martin MD
Kate Martin MD, MPH, MBA, MS
Associate Dean for GME and DIO, Kirk Kerkorian School of Medicine at UNLV

Date: 8/25/21

By: 
Marc J. Kahn, MD, MBA
Dean, Kirk Kerkorian School of Medicine at UNLV

Date: 8/26/2021

Approved:

By: 
Chris L. Heavey, PhD
Executive Vice President and Provost

Date: 08/27/2021

EXHIBIT A
STANDARDS OF PERFORMANCE

UNLVSOM shall and require that all Physicians comply with the Standards of Performance, attached hereto as **Exhibit A** and incorporated by reference. Those Standards of Performance are as follows:

- a. Adhere to Hospital's established standards and policies for providing exceptional patient care and operate and conduct themselves in accordance with the standards and recommendations of The Joint Commission, all applicable national patient safety goals, and the Bylaws, Rules and Regulations of the Medical and Dental Staff, as may then be in effect;
- b. If any Physicians are employed by UNLVSOM under the J-1 Visa waiver program, UNLVSOM will so advise Hospital, and UNLVSOM shall be in strict compliance, at all times during the performance of this Agreement, with all federal laws and regulations governing said program and any applicable state guidelines;
- c. Maintain professional demeanor and not violate the Medical Staff Physician's Code of Conduct;
- d. Comply with all surgical standards, pre-operative, intra-operative, and post-operative as defined by The Joint Commission, CMS and Hospital policy;
- e. Be in one hundred percent (100%) compliance with active participation with time-out (universal protocol);
- f. Assist Hospital with improvement of patient satisfaction and performance ratings;
- g. Perform appropriate clinical documentation utilizing the Hospital's Electronic Health Record system;
- h. Provide medical services to all Hospital patients without regard to the patient's insurance status or ability to pay in a way that complies with all state and federal law, including but not limited to the Emergency Medical Treatment and Active Labor Act ("EMTALA");
- i. Comply with the rules, regulations, policies and directives of Hospital, provided that the same (including, without limitation any and all changes, modifications or amendments thereto) are made available to UNLVSOM by Hospital. Specifically, UNLVSOM and all Physicians shall comply with all the policies and directives related to Just Culture, Ethical Standards, Corporate Compliance/Confidentiality, Dress Code, and any and all applicable policies and/or procedures;

- j. Comply with Hospital's Affirmative Action/Equal Employment Opportunity Policy Statement;
- k. The parties recognize that as a result of Hospital's patient mix, Hospital has been required to contract with various groups of physicians to provide on-call coverage for numerous medical specialties. In order to ensure patient coverage and continuity of patient care, in the event a Physician requires the services of a medical specialist, UNLVSOM shall use commercially reasonable efforts to contact Hospital's contracted provider of such medical specialist services. However, nothing in this Agreement shall be construed to require the referral by UNLVSOM or any Physicians, and in no event is a Physician required to make a referral under any of the following circumstances: (i) the referral relates to services that are not provided by Physicians within the scope of this Agreement; (ii) the patient expresses a preference for a different provider, practitioner, or supplier; (iii) the patient's insurer or other third party payor determines the provider, practitioner, or supplier of the applicable service; or (iv) the referral is not in the patient's best medical interests in the Physician's judgment. The parties agree that this provision concerning referrals by Physicians complies with the rule for conditioning compensation on referrals to a particular provider under 42 C.F.R. 411.354(d)(4) of the federal physician self-referral law, 42 U.S.C. § 1395nn (the "Stark Law");
- l. The disposition of patients for whom medical services have been provided, following such treatment, shall be in the sole discretion of the Physician(s) performing such treatment. Such Physician(s) may refer such patients for further treatment as is deemed necessary and in the best interests of such patients. Physicians shall facilitate discharges in an appropriate and timely manner. Physicians will provide the patient's primary care physician with a discharge summary and such other information necessary to facilitate appropriate post-discharge continuity of care. However, nothing in this Agreement shall be construed to require a referral by UNLVSOM or any Physician;
- m. Agree to participate in certain quality reporting systems established by the Centers for Medicare and Medicaid Services ("CMS") to the extent quality measures contained therein are applicable to the medical services provided by UNLVSOM pursuant to this Agreement;
- n. Meet quarterly with Hospital's Administration to discuss and verify inpatient admission data collections;
- o. Work in the development and maintenance of key clinical protocols to standardize patient care;
- p. Maintain compliance with applicable core value based measures that meet or exceed the national averages;

- q. Maintain a minimum of the fiftieth (50th) percentile for all scores of the HCAHPS surveys applicable to UNLVSOM and Physicians;
- r. Require that all medical record charts will be completed and signed by the Physicians in accordance with the guidelines and timeframes set forth in the UMC Medical and Dental Staff Bylaws, and related Rules and Regulations;
- s. Maintain a score within ten percent (10%) of Vizient compared to its thirty (30) day readmission score for related admissions;
- t. Upon request from Hospital, provide a quarterly report to include data supporting the continued requirement for FTE support as measured by industry standards for, at a minimum, the following, as applicable: (i) inpatient admissions, (ii) observation admissions, (iii) encounters, (iv) encounters per day, (v) average staffed hours per day, (vi) frequently used procedure codes, (vii) work RVUs per encounter, (viii) payor mix, and (ix) average length of stay unadjusted for inpatient and observation. Additional statistics may be reasonably requested by Hospital's Administration with notice. Hospital staff/analysts can support requested data collection in collaboration with UNLVSOM;
- u. Be in one hundred percent (100%) compliance with Drug Wastage Policy. Physicians shall be in one hundred percent (100%) compliance with patient specific Pyxis guidelines (charge capture), as applicable, to include retrieval of medication/anesthesia agents;
- v. Collaborate with Hospital leadership to minimize and address staff and patient complaints. UNLVSOM shall participate with Hospital's Administration in staff evaluations and joint operating committees; and
- w. Participate in clinical staff meetings and conferences and represent the Services on Hospital's Committees, initiatives, and at Hospital Department meetings as deemed appropriate.

Attachment 1

Notice of False Claims and Statements

UMC's Compliance Program demonstrates its commitment to ethical and legal business practices and ensures service of the highest level of integrity and concern. UMC's Compliance Department provides UMC compliance oversight, education, reporting and resolution. It conducts routine, independent audits of UMC's business practices and undertakes regular compliance efforts relating to, among other things, proper billing and coding, detection and correction of coding and billing errors, and investigation of and remedial action relating to potential noncompliance. It is our expectation that as a physician, business associate, contractor, vendor, or agent, your business practices are committed to the same ethical and legal standards.

The purpose of this Notice is to educate you regarding the federal and state false claims statutes and the role of such laws in preventing and detecting fraud, waste, and abuse in federally funded health care programs. As a Medical Staff Member, Vendor, Contractor and/or Agent, you and your employees must abide by UMC's policies insofar as they are relevant and applicable to your interaction with UMC. Additionally, providers found in violation of any regulations regarding false claims or fraudulent acts are subject to exclusion, suspension, or termination of their provider status for participation in Medicaid.

Federal False Claims Act

The Federal False Claims Act (the "Act") applies to persons or entities that knowingly submit, cause to be submitted, conspire to submit a false or fraudulent claim, or use a false record or statement in support of a claim for payment to a federally-funded program. The Act applies to all claims submitted by a healthcare provider to a federally funded healthcare program, such as Medicare.

Liability under the Act attaches to any person or organization who, among other actions, "knowingly":

- Presents a false/fraudulent claim for payment/approval;
- Makes or uses a false record or statement to get a false/fraudulent claim paid or approved by the government;
- Conspires to defraud the government by getting a false/fraudulent claim paid/allowed;
- Provides less property or equipment than claimed; or
- Makes or uses a false record to conceal/decrease an obligation to pay/provide money/property.

"Knowingly" means a person has: 1) actual knowledge the information is false; 2) acts in deliberate ignorance of the truth or falsity of the information; or 3) acts in reckless disregard of the truth or falsity of the information. No proof of intent to defraud is required.

A "claim" includes any request/demand (whether or not under a contract), for money/property if the US Government provides/reimburses any portion of the money/property being requested or demanded.

For knowing violations, civil penalties range from \$5,500 to \$11,000 in fines, per claim, plus three times the value of the claim and the costs of any civil action brought. If a provider unknowingly accepts payment in excess of the amount entitled to, the provider must repay the excess amount.

Criminal penalties are imprisonment for a maximum 5 years; a maximum fine of \$25,000; or both.

Nevada State False Claims Act

Nevada has a state version of the False Claims Act that mirrors many of the federal provisions. A person is liable under state law, if they, with or without specific intent to defraud, "knowingly:"

- presents or causes to be presented a false claim for payment or approval;
- makes or uses, or causes to be made or used, a false record/statement to obtain payment/approval of a false claim;
- conspires to defraud by obtaining allowance or payment of a false claim;

- has possession, custody or control of public property or money and knowingly delivers or causes to be delivered to the State or a political subdivision less money or property than the amount for which he receives a receipt;
- is authorized to prepare or deliver a receipt for money/property to be used by the State/political subdivision and knowingly prepares or delivers a receipt that falsely represents the money/property;
- buys or receives as security for an obligation, public property from a person who is not authorized to sell or pledge the property; or
- makes, uses, or causes to be made or used, a false record or statement to conceal, avoid, or decrease an obligation to pay or transmit money or property to the state/political subdivision.

Under state law, a person may also be liable if they are a beneficiary of an inadvertent submission of a false claim to the state, subsequently discovers that the claim is false, and fails to disclose the false claim to the state within a reasonable time after discovery of the false claim.

Civil penalties imposed pursuant to the State False Claims Act for each act correspond to any adjustments in the monetary amount of a civil penalty for a violation of the federal False Claims Act, 31 U.S.C. § 3729(a), plus three times the amount of damages sustained by the State/political subdivision and the costs of a civil action brought to recover those damages.

Criminal penalties where the value of the false claim(s) is less than \$250, are 6 months to 1 year imprisonment in the county jail; a maximum fine of \$1,000 to \$2,000; or both. If the value of the false claim(s) is greater than \$250, the penalty is imprisonment in the state prison from 1 to 4 years and a maximum fine of \$5,000.

Non-Retaliation/Whistleblower Protections

Both the federal and state false claims statutes protect employees from retaliation or discrimination in the terms and conditions of their employment based on lawful acts done in furtherance of an action under the Act. UMC policy strictly prohibits retaliation, in any form, against any person making a report, complaint, inquiry, or participating in an investigation in good faith.

An employer is prohibited from discharging, demoting, suspending, harassing, threatening, or otherwise discriminating against an employee for reporting on a false claim or statement or for providing testimony or evidence in a civil action pertaining to a false claim or statement. Any employer found in violation of these protections will be liable to the employee for all relief necessary to correct the wrong, including, if needed:

- reinstatement with the same seniority; or
- damages in lieu of reinstatement, if appropriate; and
- two times the lost compensation, plus interest; and
- any special damage sustained; and
- punitive damages, if appropriate.

Reporting Concerns Regarding Fraud, Abuse and False Claims

Anyone who suspects a violation of federal or state false claims provisions is required to notify UMC via a hospital Administrator, department Director, department Manager, and Rani Gill, Compliance Officer, directly at (702) 383-6211. Suspected violations may also be reported anonymously via the Hotline at (888) 691-0772 or <http://www.goldenegg.ethicspoint.com>. The Hotline is available 24 hours a day, seven days a week. Compliance concerns may also be submitted via email to the Compliance Officer at Rani.Gill@umcsn.com.

Upon notification, the Compliance Officer will initiate a false claims investigation. A false claims investigation is an inquiry conducted for the purpose of determining whether a person is, or has been, engaged in any violation of a false claim law.

Retaliation for reporting, in good faith, actual or potential violations or problems, or for cooperating in an investigation is expressly prohibited by UMC policy.

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Master Customer Agreement with Sectra, Inc.	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	Clerk Ref. #
Recommendation: That the Governing Board Audit and Finance Committee review and recommend for approval by the Governing Board the Master Customer Agreement with Sectra, Inc. for the PACS Enterprise Radiology Imaging System; authorize the Chief Executive Officer to exercise any extension options; or take action as deemed appropriate. (For possible action)	

FISCAL IMPACT:

Fund Number: 5420.000	Fund Name: UMC Operating Fund
Fund Center: 3000714000	Funded Pgm/Grant: N/A
Description: PACS Enterprise Radiology Imaging Platform Maintenance Renewal	
Bid/RFP/CBE: NRS 332.115(1)(c) Maintenance	
Term: Five Years – 09/01/2021 to 08/31/2026	
Amount: NTE \$1,423,275.00	
Out Clause: Budget Fiscal Fund Out	

BACKGROUND:

In 2016 UMC renewed the service contract with Sectra North America, Inc. (now Sectra, Inc.) to provide repair and maintenance services for the PACS Enterprise Imaging System for the Radiology Department. The term of that agreement was five (5) years. UMC has owned this radiology system since 2004.

This request is for approval of a new Master Customer Agreement with Sectra for a term of five (5) years for a total not to exceed amount of \$1,423,275.00.

In accordance with NRS 332.115(1)(c), the competitive bidding process is not required for contracts for additions to and repairs and maintenance of equipment which may be more efficiently added to, repaired, or maintained by a certain person.

UMC’s Director of Radiology Services has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC’s Office of General Counsel.

Sectra, Inc. currently has a Clark County business license.

SECTRA, INC.

University Medical Center of Southern Nevada
MASTER CUSTOMER AGREEMENT
DOC-BMAD-B9QQQD

THIS CUSTOMER AGREEMENT is made and entered into effective as of Sept 01, 2021 (the “**Effective Date**”) by and between:

<p>University MEDICAL CENTER OF Southern NEVADA (the “Customer”) Address: 1800 W. Charleston Blvd Las Vegas, NV 89102 Attn: Contracts Management</p>	and	<p>SECTRA, INC. (“Sectra”) Address: 2 Enterprise Drive, Suite 507 Shelton, CT 06484 Attn: Rob Hodson Facsimile: 203-925-0906</p>
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Unless terminated earlier pursuant to termination provisions in Section 6 of Schedule D, the Term will commence on the Effective Date and will continue in effect for a period of five (5) years.

In consideration of the mutual covenants set forth in this Agreement, Sectra and Customer hereby agree as follows:

1 General Purpose of This Agreement. Subject to the terms and conditions of this Agreement, Sectra will provide to Customer, and Customer will purchase from Sectra, (a) a License to the Sectra Product as more particularly set forth in **Schedule B (License)** to this Agreement, and (b) Installation and Support services, as more particularly set forth in **Schedule C (Installation, Warranties and Support)** to this Agreement.

2 Schedules. The following schedules are hereby incorporated in this Agreement by this reference (each a “**Schedule**”).

Schedule	Description
A	Certain Definitions
B	License
C	Installation, Warranties and Support
D	General Terms and Conditions
E	Proposal(s)

3 Riders. As of the Effective Date, the following riders are hereby incorporated in this Agreement by this reference (provided that the Customer and Sectra may add additional riders, or amend or delete any then-existing riders, upon the mutual written agreement of the Customer and Sectra):

Riders
Service Level
Time and Materials Rates
Transition Services

IN WITNESS WHEREOF, Sectra and Customer, by and through their duly authorized representatives, have entered into this Agreement effective as of the Effective Date.

Customer: _____
 Signature: _____
 Print Name: _____
 Title: _____

SECTRA, INC.
 Signature: _____
 Print Name: _____
 Title: _____

SECTRA, INC.

Schedule A

Certain Definitions

As used in the Agreement, the following capitalized terms (with capitalized first letter of each word of such terms) shall have the meanings set forth or referenced in this **Schedule A**. Each of the following definitions shall be equally applicable to the singular and plural forms of the terms defined. Other terms are defined on the Cover Page or elsewhere in this Agreement.

"Affiliate" of any person or entity means another person or entity controlling, controlled by, or under common control with that first person or entity. For this purpose, control of an entity means the ability to control the business decisions of that entity through ownership, contract or otherwise, or the right to fifty percent (50%) or more of the earnings or profits of such entity.

"Agreement" means the Cover Page and each Schedule and Rider listed on the Cover Page, and all exhibits, attachments, riders, schedules and appendices to any of the foregoing, as the same may be amended from time to time and in effect.

"Business Hours" means (8:00AM – 8:00PM east coast time, Monday through Friday ("**Business Days**"), observing holidays. As of the Effective Date, the regular observed holidays of Sectra include without limitation: New Year's Day, President's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving, and Christmas Day, and also the day after Thanksgiving.

"Call Center" means Sectra's Customer Service Help Desk.

"Confidential Information" means the provisions of this Agreement (including the financial terms, License Fee, Support and Maintenance Fee and any other financial terms or conditions related to this Agreement), and any and all information, written or oral, provided or made available by or on behalf of Sectra or any of its Affiliates (each a "**Disclosing Party**") to the Customer or any of its Personnel, or any Affiliate of any of the foregoing (each a "**Recipient**") in connection with performance of obligations or exercise of rights under this Agreement, in any case that is a trade secret under applicable law, that is marked "confidential" or "proprietary" (or that bears similar markings or is otherwise clearly identified as confidential or proprietary), or that by its nature should reasonably be known by the Recipient to be confidential or proprietary; provided that, for the purposes of the foregoing definitions of Disclosing Party and Recipient, neither Sectra nor Customer shall be deemed to be a contractor of the other (or of any of such other party's Affiliates). Confidential Information includes, without limitation, information related to the Disclosing Party, its Affiliates, contractors and/or vendors and/or their respective businesses, products, services, business processes, financial condition, vendors, patients, and contractors. Confidential Information of Sectra also includes, whether or not marked confidential or proprietary, the structures and architecture of the Sectra Product, the service methodologies, pricing, personnel, plans and strategies of Sectra and the Source Code and Object Code. Information of a contractor or vendor of a Disclosing Party, or another third party to whom a Disclosing Party owes a duty of confidentiality, will be treated as Confidential Information of the Disclosing Party if it meets the description above. Notwithstanding anything else, Confidential Information does not include information that: (a) was in the public domain before the date of this Agreement or that subsequently comes into the public domain other than as a result of disclosure by a Recipient in violation of this Agreement; (b) was or is lawfully received by a Recipient free of any obligation of confidentiality, as shown by such Recipient's files and records prior to the time of disclosure; or (c) is independently developed by or on behalf of a Recipient without use of any Disclosing Party's Confidential Information, as shown by such Recipient's files and records prior to the time of disclosure. A Disclosing Party's Confidential Information includes material prepared by a Recipient to the extent it contains or references Confidential Information provided by such Disclosing Party.

"Contract Price" means the Total Contract Price (or Total Solution Price) set forth in a Proposal, which includes the License Fee, Support and Maintenance Fee, and any other fees set forth in a Proposal plus any and all applicable taxes payable thereon.

"Disabling Code" means, as to any software, computer code that is designed to delete, interfere with, or disable the normal operations of such software.

"Documentation" means manuals, functional specifications, technical specifications, and user instructions regarding the Sectra Product which is made available to Customer by Sectra.

"Expanded Support" means any of the services which are (a) not expressly included in Support under this Agreement, or (b) expressly excluded from Support under this Agreement, or (c) expressly set forth in this Agreement as being "**Expanded Support**".

"First Use Date" means that date upon which the Sectra Product has been accepted or deemed accepted pursuant to the Acceptance Rider.

"Hardware" means, collectively, any computer, server, workstation or other hardware, including without limitation any hardware upon which any Software is or may be installed.

"Installation" and **"Installed"** refer to duties carried out by Sectra to load, test and run Software delivered by Sectra.

"Intellectual Property" means all algorithms, analyses, application programming interfaces (APIs), apparatus, concepts, confidential information (including, as applicable, Confidential Information), configurations, content, deliverables, designs, diagrams, documentation, drawings, flow charts, formulae, ideas and inventions (whether or not patentable or reduced to practice), know-how, materials, marketing and development plans, marks (including brand names, product names, logos, and slogans), methods, models, procedures, processes, routines, reports, reporting formats, schematics, software code (in any form including source code and executable or object code),

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SECTRA, INC.

specifications, subroutines, templates, techniques, tools, tutorials, uniform resource identifiers, user interfaces, works of authorship, and other forms of technology.

"Intellectual Property Rights" means all past, present, and future rights of the following types, which may exist or be created under the laws of any jurisdiction in the world: (a) rights associated with works of authorship, including exclusive exploitation rights, copyrights, moral rights, and mask work rights; (b) trademark and trade name rights and similar rights; (c) trade secret rights; (d) patent and industrial property rights; (e) sui generis database rights; (f) other proprietary rights in Intellectual Property of every kind and nature; and (g) rights in or relating to registrations, renewals, extensions, combinations, divisions, and reissues of, and applications for, any of the rights referred to in clauses (a) through (f) of this definition.

"License" means the non-exclusive right and license to the Sectra Product as granted pursuant to Section 1 of **Schedule B (License)**, and subject to the scope set forth in Section 2 of **Schedule B (License)**.

"License Fee" means the license fee for the License, as set forth in a Proposal. Customer acknowledges and agrees that an increase in (i) Licensed Volume from the Licensed Volume then in effect (with respect to an exam-based License), or (ii) authorized users of the Installed Sectra Product (with respect to an enterprise License) may require additional License Fees to be paid to Sectra, as may be set forth in a Proposal.

"Licensed Materials" means the Software and the Documentation.

"Licensed Volume" means, with respect to an exam-based License, the volume of exams that Customer is licensed to process via the Sectra Product under the License, as set forth in a Proposal. Customer acknowledges and agrees that an increase in Licensed Volume from the Licensed Volume then in effect may require (i) additional License Fees, (ii) increased Threshold Volumes and (iii) changed Minimum System Requirements, as each may be set forth in a Proposal, and the costs and expenses for all of which Customer shall be solely responsible.

"Minimum System Requirements" means the minimum requirements for Customer's internal information technology system in order for the Sectra Product to perform as warranted pursuant to Section 2 of **Schedule C (Installation, Warranties and Support)**, as such Minimum System Requirements are set forth in a Proposal. Customer acknowledges and agrees that Minimum System Requirements may be changed by Sectra as a result of Sectra and Customer mutually agreeing in writing to adjust the Threshold Volume and/or Licensed Volume, and Customer shall be solely responsible for the costs and expenses of any such changed Minimum System Requirements.

"Minor Bug Fixes" means patches, corrections, or fixes to an error or bug in the Software that do not interfere with the material functionality of the Software.

"Object Code" means the object code (*i.e.*, compiled, machine readable format only) portion or manifestation of the Software.

"Personnel" means, as to any party hereto, any contractor, employee, agent, representative or other personnel of such party.

"Platform" means, collectively, the hardware, operating systems, programming languages, databases, architectural tools, and other items of technology that are required or used for the operation of the Sectra Product, but which are independent of the Sectra Product.

"Platform Upgrade" means an Update or Upgrade that operates on a Platform that is different from the Platform required for the Sectra Product immediately prior to the time that such Update or Upgrade is made generally available by Sectra.

"Proposal" means, as to each Sectra Product, the proposal therefor attached as **Schedule E** hereto. Sectra and Customer acknowledge and agree that after the Effective Date, upon the mutual written agreement of Sectra and Customer, additional proposals may be added to **Schedule E** hereto.

"Qualified Customer Personnel" means such of Customer's Personnel who have such technical proficiency and qualifications to be capable of carrying out Sectra's instructions in connection with any Support.

"Regulatory Authority" means any international, national, state, provincial, municipal, local, territorial or other governmental or quasi-governmental regulatory authority, department, or judicial or administrative body.

"Regulatory Requirement" means any law, ordinance, regulation, rule, judgment, order, declaration, decree, directive, legislative enactment, or other binding requirement of or by any Regulatory Authority. References to any Regulatory Requirement refer to such Regulatory Requirement in changed or supplemented form, or to a newly adopted Regulatory Requirement replacing a previous Regulatory Requirement.

"Sectra Product" means, individually and collectively, each Sectra Product licensed and sold, and/or Supported by, Sectra under a Proposal or a Rider to this Agreement, which is comprised of the applicable Software, but specifically excludes Hardware and Unsupported Software.

"Service" means, individually and collectively, any services provided by, Sectra under a Proposal or a Rider to this Agreement, including without limitation Support.

"Software" means, collectively, the Sectra-owned software (*i.e.*, software that has been developed and is owned by Sectra) and Third Party Software, which is explicitly set forth in a Proposal as being licensed to Customer and/or Supported by Sectra, specifically excluding Unsupported Software.

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SECTRA, INC.

“**Source Code**” means the source code (*i.e.*, written by a human in programming language and before compilation into machine executable object code) portion or manifestation of the Software.

“**Study**” or “**Studies**” (also referred to as an “**Exam**” or “**Exams**”) shall mean an imaging study with a unique accession number.

“**Support**” means those support and maintenance services as described in Section 3 of **Schedule C (Installation, Warranties and Support)** and the Service Level Rider, which shall be provided by Sectra on any Sectra Product, specifically including any Supported Version of the Software, but specifically excluding any Hardware and Unsupported Software. The term “**Support**”, when used as a verb, shall also mean Sectra’s provision of Support (as used as a noun pursuant to the foregoing).

“**Support and Maintenance Fee**” means, for the initial 12-month period of the Support Period, the annual support fee set forth in the Proposal, and, upon the expiration of each 12-month period of the Support Period, the Support and Maintenance Fee for the immediately next 12-month period of the Support Period shall be increased by the percent change for such 12-month period in the Consumer Price Index for All Urban Consumers (CPI-U) U.S. City Average for All Items published by the Bureau of Labor Statistics for the United States Department of Labor.

“**Support Period**” means the support period set forth in a Proposal (the “**Support Period**”).

“**Supported Version**” means, at any time, the two (2) most recently released versions of the Software that Sectra makes generally available to its customers at such time.

“**Third Party Service Provider**” means, with respect to any Hardware or Unsupported Software, the third party, which shall be responsible for support of and service to such Hardware or Unsupported Software, such as an OEM of any such Hardware or Unsupported Software

“**Third Party Software**” means software that has been developed or is owned by a third party.

“**Threshold Volume**” means the volume of exams that may be processed via the Sectra Product provided that the Minimum System Requirements are met, as such Threshold Volume is set forth in a Proposal. Customer acknowledges and agrees that an increase in Threshold Volume from the Threshold Volume then in effect may require a change in the Minimum System Requirements, and Customer shall be solely responsible for the costs of any additional or upgraded hardware, software and/or services needed in order to meet such changed Minimum System Requirements.

“**Unsupported Software**” means any software that is (i) not explicitly identified as being Supported by Sectra under a Proposal, (ii) explicitly identified as being Unsupported Software under a Proposal, (iii) any version of the Software other than the Supported Version, or (iv) any Third Party Software (A) with respect to which the applicable OEM therefor has sunsetted or ceased to provide service, support, or fixes, or (B) for which the applicable service period or warranty provided by the applicable OEM with respect thereto has expired. For avoidance of doubt, Sectra’s Support obligations hereunder shall not apply to any Unsupported Software, and Unsupported Software shall not be deemed part of the Sectra Product (or Software thereof) hereunder.

“**Updates**” means any new version to the Software (as typically identified by the number to the right of the decimal), which is generally provided by Sectra to its customers.

“**Upgrades**” means any new release of the Sectra Product (as typically identified by the number to the left of the decimal), which is generally provided by Sectra to its customers.

“**Virus**” means any virus, worm, program, Disabling Code, computer instructions (including executable code or operating system scripts), or rogue code that disables, harms, disrupts, or performs malicious actions against a person’s computing systems or network.

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Schedule B

License

1 Grant of License

Subject to the scope set forth in Section 2 of this Schedule B, the Customer hereby obtains a non-exclusive, non-transferable, limited and perpetual license (subject to the termination provisions of Section 6 of Schedule D (General Terms and Conditions)) to use the Sectra Product solely for its internal purposes (the "License"), provided that the License Fee is paid pursuant to Section 2 of Schedule D (General Terms and Conditions).

2 Scope of the License

- 2.1 If the License is an enterprise license (as indicated in a Proposal), the Customer may use, access, display, run, or otherwise interact with the Software on its internal information technology system. If the License is an exam-volume license (as indicated in a Proposal), the Customer may, on an enterprise-wide basis, use, access, display, run, or otherwise interact with the Software on its internal information technology system with the maximum volume of exams per each consecutive 12-month period of the License, commencing upon the First Use Date thereof, that Customer is licensed to process via the Sectra Product being the then-effective Licensed Volume.
- 2.2 The Customer may store or install a copy of the Software on a single storage device used solely to run the Software on the Customer's internal information technology system, subject, however, to the scope of the License, as indicated in Section 2.1 of this Schedule B. Customer shall not allow any third party, other than its Personnel (exclusive of contractors/agents who are competitors of Sectra), to implement, access, or operate any of the Sectra Product.
- 2.3 Copies of the Software or any other Licensed Materials may be reasonably made for safety or archival purposes only and shall be marked with appropriate proprietary, confidential, and copyright notices, markings, and legends. This Schedule B shall apply also to such copies.
- 2.4 Without Sectra's prior written consent, the Customer is not entitled to copy, or in any way transfer or use, the Software or any other Licensed Materials in any manner except as stated in this Agreement. Customer shall not, and shall ensure that its Personnel shall not, reverse engineer, decompile, translate or disassemble any portion of any of the Software (including any Object Code or Source Code) or otherwise discover or duplicate any content, data, technology, routines, computer software, algorithms, methods or underlying ideas or design or user interface techniques included in any of the Software (including any Object Code or Source Code).
- 2.5 Proprietary, confidential, and copyright notices, markings, and legends on or in any of the Software or other Licensed Materials, or computer media through which any of the Software or other Licensed Materials is accessible to the Customer, or on or in any Documentation, may not be removed, changed, or modified by Customer in any way.
- 2.6 The Customer is not entitled to grant any sublicense, lease, export, lend or otherwise transfer, or permit any third party to use, access, implement, operate, modify or dispose of, any of the Software or other Licensed Materials (whether directly or indirectly, and whether with compensation or free of charge).
- 2.7 The Customer shall ensure that all Hardware on which the Software is installed is free from Viruses. Customer shall protect the Sectra Product against alteration by any person(s) other than Sectra.
- 2.8 The applicable License shall include the license to use, access, display, run, or otherwise interact with Upgrades and Updates provided pursuant to this Agreement.
- 2.9 Customer acknowledges that none of the Sectra Product (including without limitation the Software) is designed or intended for use in applications where the failure or inaccuracy of the Sectra Product carries a risk of death, bodily injury or physical or environmental damage ("**Prohibited Purposes**"). Prohibited Purposes include, but are not limited to, closed-loop systems (or other systems that provide medical care without human intervention), life support machines, the operation of nuclear facilities, aircraft navigation or communications systems, air traffic control, and weapons systems.
- 2.10 Export Restrictions. Customer acknowledges that the Sectra Product (including without limitation the Software) may be subject to United States and any applicable foreign export control laws, restrictions, and regulations, including, but not limited to, the U.S. Export Administration Regulations. Customer represents, warrants and agrees that it will not, directly or indirectly, export, re-export, transmit, or divert, or allow the export, re-export, transmission or diversion, of the Sectra Product or any part or direct product thereof (a) to Cuba, North Korea, Iran, Sudan or Syria or to any other country that is subject to a U.S. government export embargo or that has been designated by the U.S. government as a terrorist supporting country, (b) to any national of any of those countries set forth in clause (a) who is not a permanent U.S. resident, (c) to any person or party on the U.S. Export Administration Table of Denial Orders, the U.S. Bureau of Industry and Security Entity List or the U.S. Department of Treasury List of Specially Designated Nationals (or any successor regulations or supplement), (d) to any person or entity who may be engaged in, or who may use the Sectra

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Product in, activities related to the proliferation of nuclear, chemical or biological weapons or missiles, or (e) otherwise in contravention of United States and/or foreign export control laws, restrictions, or regulations. Customer further agrees to comply with the U.S. Foreign Corrupt Practices Act.

- 2.11** Government Restricted Rights. This Agreement grants license rights in commercial computer software and commercial software documentation which are unpublished. ALL RIGHTS RESERVED UNDER THE COPYRIGHT LAWS OF THE UNITED STATES. The Licensed Materials have been developed at private expense, are protected as trade secrets of Sectra, and constitute "commercial computer software", "commercial computer software documentation", or "commercial technical data" as defined in FAR 52.227-19. In accordance with 48 C.F.R. 12.211, 48 C.F.R. 12.212, 48 C.F.R. 27.405(b)(2), 48 C.F.R. 52.227-19 and 48 C.F.R. 227.7202, 48 C.F.R. 227.7102, 48 C.F.R. 52.227-7015, as well as other applicable supplemental agency regulations, any use, modification, reproduction, release, performance, display or disclosure of such technical data, computer software and/or accompanying documentation by any Regulatory Authority (or any end user acting on its behalf) will be governed solely by the provisions of this Agreement and will be prohibited except to the extent expressly permitted by the provisions of this Agreement, and any Regulatory Authority (or end user acting on its behalf) acquires only those rights in the Licensed Materials that are expressly provided by this Agreement.

3 Ownership

- 3.1** Customer hereby acknowledges and agrees that the License granted herein is a non-exclusive, non-transferable, limited (including, as applicable, by the Licensed Volume) license, and does not transfer or sell to the Customer any ownership of, or rights (e.g. Intellectual Property Rights) in, any of the Software or other Licensed Materials, and except to the limited extent of such license, Customer has not and will not acquire hereunder or in connection herewith (and Customer will not assert that it has acquired hereunder or in connection herewith) any right, title or interest of any kind in or to any of the Software or other Licensed Materials. The Licensed Materials furnished under this Agreement are licensed, not sold, to Customer. Customer's rights and obligations with respect to the Licensed Materials are governed by this Agreement. Sectra and its licensors reserve all rights in and to the Licensed Materials not expressly granted to Customer under this Agreement.
- 3.2** Customer hereby acknowledges and agrees that Sectra (or its applicable licensors) owns and shall continue to own the Licensed Materials and all other components of the Sectra Product and any other software developed by or for Sectra under this Agreement or otherwise, and all applicable Intellectual Property Rights inherent therein or appurtenant thereto, including without limitation all material, notes, records, drawings, designs, inventions, improvements, developments, discoveries and trade secrets conceived, made or discovered, which relate in any manner to any Licensed Materials or the Sectra Product.
- 3.3** The Customer shall not have any right to improve, enhance or otherwise modify any of the Licensed Materials, nor shall the Customer have any right to request that Sectra, and Sectra shall not have any obligation to, develop, create or make any improvement, enhancement or other modification to any of the Licensed Materials. If the Customer is entitled to have any Intellectual Property Rights in any of the Licensed Materials or any other derivative thereof (including without limitation any improvements or modifications thereof), the Customer hereby assigns all such Intellectual Property Rights to Sectra or its applicable licensors/designees/nominees (as directed by Sectra), and the Customer shall, upon request from Sectra and without further consideration, execute, acknowledge, and deliver to Sectra or its applicable licensors/designees/nominees (as directed by Sectra), and cause its Personnel to execute, acknowledge, and deliver to Sectra or its applicable licensors/designees/nominees (as directed by Sectra), all papers and instruments Sectra deems necessary or required to record or perfect Sectra's or its applicable licensors'/designees'/nominees' ownership of such Intellectual Property Rights. Customer further agrees that the Customer's obligation to execute or cause to be executed, when it is in the Customer's power to do so, any such instruments or papers shall continue after the termination/expiration of the License, the Support or this Agreement and shall extend to Customer's Personnel. Customer agrees that if Sectra is unable because of the Customer's unavailability or dissolution, or for any other reason, to secure the Customer's signature to apply for or to pursue any application for any United States or foreign patents or mask work or copyright registrations covering any of the Licensed Materials or any other inventions assigned to Sectra above, then Customer hereby irrevocably designates and appoints Sectra and its duly authorized officers and agents as the Customer's agent, and attorney in fact, to act for and in Customer's behalf and stead to execute and file any such applications and to do all other lawfully permitted acts to further the prosecution and issuance of patents, copyright and mask work registrations thereon with the same legal force and effect as if executed by Customer.

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- 3.4 Customer acknowledges that Sectra has the right in perpetuity to deal with any of the Licensed Materials in any way Sectra sees fit including using, licensing and/or assigning it to third parties. Customer acknowledges that, except as specifically provided in this Agreement, Sectra is not by this Agreement granting any right or license whatsoever to Customer to use any Licensed Materials or to utilize any Intellectual Property Rights which Sectra may have or may secure in the future relating to the Licensed Materials.
- 3.5 Any assignment of copyright hereunder includes all rights of paternity, integrity, disclosure and withdrawal and any other rights that may be known as or referred to as “moral rights” (collectively, “**Moral Rights**”). To the extent such Moral Rights cannot be assigned under applicable law and to the extent the following is allowed by the laws in the various countries where Moral Rights exist, Customer (with respect to Licensed Materials) hereby waives any rights to contest, releases any and all claims with respect to, ratifies and consents to any action by Sectra that would violate such Moral Rights in the absence of such waiver/release/ratification/consent. Customer will confirm any such waiver, release, ratification or consent from time to time as reasonably requested by Sectra.
- 3.6 Customer, for itself and its Affiliates, successors and assigns, agrees not to (and agrees to cause its Affiliates not to) prosecute, pursue or assist in the prosecution or pursuit of any claim, action or cause of action against Sectra and/or any of its Affiliates, and/or against any of the successors and/or assigns of Sectra and/or any of its Affiliates, of (or which arises from, is the result of or alleges) infringement or misappropriation of any patents, copyrights or other Intellectual Property Rights that are now or hereinafter actually or allegedly owned or held by or licensed to Customer and/or any of its Affiliates with respect to any of the Licensed Materials and/or any derivative work thereof (by whomever created); provided that the foregoing covenant shall not prohibit Customer and/or any of its Affiliates from prosecuting or pursuing or assisting in the prosecution or pursuit of any claim, action or cause of action against Sectra and/or any of its Affiliates, successors and/or assigns for breach of this Agreement.
- 3.7 Sectra or its licensors shall have the right to conduct reasonable, on-site audits of Customer’s use of the Software, not more than once annually and upon advance reasonable written notice to Customer. All audits will be conducted during normal business hours in a manner reasonably calculated to cause the least amount of interference with Customer’s business. All costs and expenses of the audit will be the sole responsibility of Sectra and its licensors unless the audit reveals material noncompliance with this Agreement, in which case Customer must reimburse the costs incurred in the audit (in addition to any other remedies available to Sectra in law or equity).
- 3.8 The provisions of this Section 3 of **Schedule B** shall apply to the Customer’s Personnel, and shall remain in full force and effect and otherwise survive the expiration or termination of the License, the Support or this Agreement.

4 Return of the Licensed Materials

Subject to Section 6.4 of **Schedule D**, in case of termination or expiration of the License, the Customer shall immediately return to Sectra the Software and all other Licensed Materials, and all copies, parts, and documents related thereto (with exception of archived copies archived by the Customer in accordance with any applicable law). In connection therewith, the Customer shall confirm in writing that it has fully complied with this obligation.

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Schedule C

Installation, Warranties and Support

1 Delivery and Installation

- 1.1 Sectra shall deliver the Sectra Product to Customer, and Install on the designated Hardware of the Customer subject to the scope of License set forth Section 2 of Schedule B (License). Sectra will not be responsible for drilling into walls, wiring or re-wiring networking connections, or building or assembling Hardware.
- 1.2 Sectra and Customer hereby acknowledge and agree that Sectra shall have no obligations, liabilities, costs, or expenses relating to such installation of, and Sectra makes no representations, warranties, or covenants relating to, Hardware or Unsupported Software, or the services provided by any Third Party Service Provider thereto.
- 1.3 Sectra and Customer shall mutually agree, in writing, as to implementation plan for Installation, including without limitation the targeted date upon which the parties intend for the Sectra Product to be available for use by Customer in a production environment (the "**Targeted Go-Live Date**").
- 1.4 If Customer cancels or postpones any event or task where Sectra has scheduled multiple resources to be onsite within 28 days of the scheduled event or task, then Customer will reimburse Sectra the reasonable cost associated with all the scheduled on-site resources of Sectra.

2 Warranty

- 2.1 The Customer is purchasing the limited product warranty coverage set forth in this Section 2 of Schedule C. As to each Sectra Product, the limited product warranty set forth in this Section 2 of Schedule C commences upon the First Use Date thereof, and continues for the Support Period therefor.
- 2.2 Except as otherwise set forth in this Agreement, Sectra represents and warrants that each Sectra Product will substantially conform in all material respects to the Documentation in connection with such Sectra Product for the Support Period. This limited product warranty shall not apply to the following: applications for which the Sectra Product is not intended; any altered Sectra Product or serial numbers relating thereto; cosmetic or exterior damage; accidents, abuse, misuse, neglect, fire, water, lightning or other acts of nature; use of products, equipment, systems, utilities, services, parts, supplies, or software, which damage the Sectra Product or result in Sectra being unable to remotely service the Sectra Product; incorrect electrical line voltage, fluctuations and surges; use of incorrect fuses; improper or insufficient ventilation, cooling or air quality; adjustments by Customer to any portion of the Sectra Product or failure by Customer to follow operating instructions; failure by Customer to follow the cleaning, maintenance and environmental instructions that are covered and prescribed in the instruction book or other Documentation provided to the Customer by Sectra; removal or reinstallation of any portion of the Sectra Product by Customer; problems related to noise, echo, interference or other transmission and delivery problems; and any use of the Sectra Product not specifically licensed under, or in violation of the limits of the License contained in, Schedule B.
- 2.3 Notwithstanding Section 2.2 of this Schedule C, SECTRA MAKES NO WARRANTIES, EXPRESS OR IMPLIED, BY OPERATION OF LAW OR OTHERWISE, CONCERNING ANY UNSUPPORTED SOFTWARE OR HARDWARE.
- 2.4 **EXCEPT FOR THE WARRANTY OUTLINED IN SECTION 2.2 OF THIS SCHEDULE C, NEITHER SECTRA NOR ANY OF ITS LICENSORS MAKES, AND EACH HEREBY DISCLAIMS, ANY REPRESENTATION OR WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, WHETHER AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE OR ANY OTHER MATTER, INCLUDING WITHOUT LIMITATION WARRANTIES ARISING FROM COURSE OF DEALING OR USAGE OR TRADE, WITH RESPECT TO OR IN CONNECTION WITH, IN WHOLE OR IN PART, ANY SECTRA PRODUCT, ANY DOCUMENTATION, OR ANY OTHER LICENSED MATERIALS, OR ANY SUPPORT, EXPANDED SUPPORT OR ADDITIONAL SERVICES PROVIDED BY SECTRA TO CUSTOMER. EXCEPT FOR THE WARRANTY OUTLINED IN SECTION 2.2 OF THIS SCHEDULE C, ALL SECTRA PRODUCTS, DOCUMENTATION AND OTHER LICENSED MATERIALS ARE PROVIDED "AS-IS", WITH ALL FAULTS AND DEFECTS. NONE OF THE EMPLOYEES, REPRESENTATIVES, CONTRACTORS, SUBCONTRACTORS, AGENTS OR OTHER PERSONNEL OF SECTRA HAS ANY AUTHORITY TO BIND SECTRA TO ANY AFFIRMATION, REPRESENTATION OR WARRANTY EXCEPT AS EXPRESSLY STATED IN SECTION 2.2 OF THIS SCHEDULE C. NO ORAL OR WRITTEN INFORMATION, GUIDANCE OR ADVICE GIVEN BY SECTRA OR ANY OTHER PERSON OR ENTITY SHALL CREATE ANY ADDITIONAL AFFIRMATION, REPRESENTATION OR WARRANTY BY SECTRA, AND CUSTOMER MAY NOT RELY THEREUPON.**
- 2.5 Sectra's sole obligation in case of a breach of warranty under Section 2.2 of this Schedule C shall be to provide Support hereunder, which may include repair or replacing, at the sole discretion of Sectra, any Software component of the applicable Sectra Product. THE FOREGOING STATES SECTRA'S ENTIRE LIABILITY AND CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR BREACH OF WARRANTY UNDER SECTION 2.2 OF THIS SCHEDULE C.
- 2.6 Sectra shall have no liability whatsoever with respect to the functionality or quality of plug-ins or other auxiliary programs designed to work together with any Sectra Product, but not delivered by nor supported by Sectra, or for the interoperability of such programs together with any Sectra Product.

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3 Support; Service; Health Information

3.1 General

- 3.1.1 Subject to the Service Level Rider and Section 2 of this **Schedule C**, Sectra shall, throughout any Support Period, provide Customer with Support for each Sectra Product as set forth in this Section 3 of **Schedule C**; provided that Customer shall have paid the Support and Maintenance Fee during such Support Period in accordance with the terms of this Agreement. Sectra shall only provide Support for the applicable Sectra Product, but shall not provide any support or service to any Hardware or Unsupported Software. During the Support Period, and as part of Support, Sectra shall make available to Customer all Minor Bug Fixes, Upgrades and Updates to the Software as and when the same are made generally available by Sectra (in accordance with Section 3.3.7 of this **Schedule C**), provided, however, that Sectra reserves the right to charge, and Customer agrees to pay, for professional services as may be required for such installation as Expanded Support. For avoidance of doubt, Customer shall not have the right to install, or allow any person other than Sectra or Sectra's subcontractors to install, any such Minor Bug Fixes, Upgrades and/or Updates. Notwithstanding anything else contained in this Agreement, all Support under this Agreement may be provided by an employee of Sectra or a person subcontracted by Sectra, at Sectra's sole discretion.
- 3.1.2 Notwithstanding the foregoing, in connection with any Hardware or Unsupported Software, Sectra and Customer hereby acknowledge and agree that Sectra shall have no obligations, liabilities, costs, or expenses relating to support of, or maintenance or repair services to, any Hardware or Unsupported Software.
- 3.1.3 The Customer shall not (a) install, or have any person other than Sectra install, additional hardware or software components to, (b) interface, or have any person other than Sectra interface, any additional systems with or (c) otherwise service, or have any person other than Sectra service, the Sectra Product, without the prior written approval and assistance of Sectra
- 3.1.4 It is the Customer's sole responsibility to keep all passwords, usernames, and systems confidential and secure. Sectra is not liable for any patient information obtained by unauthorized persons due to security breaches or negligence at Customer's site(s). Sectra is not liable for any damage or loss of data due to security breaches, Viruses (or attacks thereof) or negligence at Customer's site(s).
- 3.1.5 Sectra shall provide Support for the Supported Version of the Software, which Support shall be included in the Support and Maintenance Fee, subject to Section 3.3.7 of this **Schedule C**. In the event that a Software problem arises, and Customer is then not using a Supported Version of the Software, then Sectra reserves the right to charge Customer for Expanded Support for time incurred to remedy any such problem, if such problem would not have occurred if the Customer had been using the Supported Version; provided, however, that, for avoidance of doubt, Sectra shall not have any obligation to provide any Expanded Support to any version of the Software other than the Supported Version, and may, at its discretion, provide such Expanded Support for any such Unsupported Software pursuant to Section 2 of the Service Level Rider.

3.2 Support Services

- 3.2.1 Subject to the Service Level Rider and Section 2 of this **Schedule C**, Sectra shall, throughout the Support Period, and as part of Support in accordance with this Agreement, provide Support as necessary to cause the Sectra Product to perform and operate in conformance with the applicable limited warranties set forth in Section 2 of this **Schedule C**. Qualified Customer Personnel shall initiate a Support session with the Call Center either via telephone, email or other methods provided by Sectra. For problems of less urgency (e.g. Severity 3 level problems as set forth in the Service Level Rider), Qualified Customer Personnel may email a description of such problem to the Call Center at the email address(es) provided by Sectra from time to time, and the parties hereby acknowledge and agree that email is the preferred method of communicating any such Severity 3 level issues to Sectra. Sectra shall provide Support as set forth in the Service Level Rider.

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- 3.2.2** If at any time during which Sectra is providing Support or other Services, Customer has questions or concerns regarding such Support or other Service, Customer may contact its Sales Representative or Customer Service Manager.
- 3.2.3** On-site Support will be provided at Sectra's sole discretion and will be limited to the terms and conditions of this Agreement. If on-site Support is to be provided pursuant to this Section 3.2.3 of **Schedule C**, Qualified Customer Personnel shall meet and assist any service engineer or other employee or agent of Sectra. If any Qualified Customer Personnel misses an appointment that had been confirmed in advance, Customer hereby agrees to pay, as Expanded Support, for any additional incurred time and expenses as a result of such missed appointment.
- 3.2.4** Sectra and the Customer hereby understand and agree that neither Sectra, nor any of its subsidiaries, is responsible for any loss of data, and that the Sectra Product may be reset to factory default settings as a part of any problem resolution, and that it is the Customer's responsibility to regularly create and maintain backups of data and restore such data if needed. Furthermore, Customer hereby understands and agrees that: (i) regardless of whether Sectra is contracted to provide disaster recovery or business continuity Services, Customer shall be solely responsible for implementing and maintaining data back-up policies and procedures which according to customary standards for the healthcare industry, including without limitation implementing and maintaining back-up of data processed via the Sectra Product; and (ii) Sectra shall not be responsible, and Sectra shall not have any liability for, any data that is lost or corrupted (even if lost or corrupted by the Sectra Product or as a result of services rendered by Sectra), to the extent that the Customer has failed to implement and maintain such data back-up policies and procedures, and such data could have been recovered if the Customer had so implemented and maintained such policies and procedures. If, during the course of providing Support, Sectra must reset the Sectra Product to factory default settings, Sectra will first notify the Customer and allow reasonably ample time for the Customer to perform additional back-ups to ensure proper data integrity remains. In connection with the Sectra Product(s), Sectra may set forth and describe certain recommendations regarding the procedures, manners and frequencies of backing up of data processed and/or stored on the Sectra Product(s) (collectively, the "**Recommendations**"). Despite such Recommendations, Customer may choose not to implement all of such Recommendations, provided that Customer agrees to be solely responsible for any and all direct and indirect damages, awards, losses, liabilities, settlements, judgments, costs and expenses incurred by Customer (collectively "**Damages**") which may result from Customer failing to implement all of such Recommendations. Without limiting the generality of the foregoing:
- a.** Customer shall be solely responsible for, and hereby releases Sectra and its Affiliates (and the officers, directors, employees, agents, representatives and contractors of Sectra and its Affiliates) (collectively the "**Sectra Parties**") from, any and all Damages incurred as a result of Customer failing to implement (or having Sectra or a third party implement on its behalf) all of the Recommendations. Such Damages for which Customer is responsible, and from which the Sectra Parties are released, include, without limitation, loss of data, loss of use, loss of revenue, business interruption, loss of business, loss of profits, loss of goodwill and loss of investment;
 - b.** Any repairs or services provided by Sectra with respect to any Sectra Product or otherwise as a result of Customer failing to directly (or indirectly through Sectra or third parties) implement all of the Recommendations, including without limitation, any restore or rebuild of the Sectra Product or data located thereon or processed thereby, shall not be part of Support, and, as such, shall be chargeable by Sectra to Customer as Expanded Support under the Agreement;
 - c.** To the extent it is expressly authorized by Nevada law, Customer shall indemnify, defend and hold harmless Sectra and each other Sectra Party, from and against any and all claims, lawsuits and other civil actions or proceedings commenced by any third party ("**Third Party Claims**") against Sectra or any of other Sectra Party, and any and all Damages (including, without limitation, interest awards, litigation costs, and reasonable attorneys' fees awards) incurred by Sectra or any of other Sectra Party, to the extent that such Third Party Claims are based on, or such Damages result from, Customer's failure to directly (or indirectly through Sectra or third parties) implement all of the Recommendations; and
 - d.** **THIS SECTION 3.2.4 REFLECTS AN ALLOCATION OF RISK BETWEEN SECTRA AND CUSTOMER IN VIEW OF THE FEES CHARGED BY SECTRA TO CUSTOMER.**
- 3.2.5** If Support is requested, and it becomes apparent that the problem is caused by systems, software or hardware not delivered by Sectra (including without limitation Hardware and Unsupported Software), or by any other condition or event which is not covered by the limited warranty set forth in Section 2 of this **Schedule C**, the Customer agrees to pay, as Expanded Support, for time incurred to remedy any such problem.

3.3 Customer Responsibilities

- 3.3.1** Customer shall: (a) ensure that the Qualified Customer Personnel receive the Training as and when mutually agreed upon by the parties; and (b) provide Sectra in writing with a list of all Qualified Customer Personnel who shall act as the liaison and point-of-contact between Customer and Sectra for any Support or other

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Service issues initiated by any of Customer's Personnel. Customer may, at any time, change the identities of any so disclosed Personnel by giving Sectra written notice thereof.

- 3.3.2** Customer shall, at its own cost, have Qualified Customer Personnel perform initial problem troubleshooting to qualify the problem before opening a Support session with the Call Center. Notwithstanding the foregoing, Customer shall notify Sectra of performance issues related to any of the Sectra Product as soon as reasonably practical. Requests for assistance shall be initiated by Qualified Customer Personnel. Any such Qualified Customer Personnel shall: (i) have a clear problem description of the alleged defect(s), error(s) or malfunction(s) ready prior to opening any such Support session; (ii) be prepared to answer additional questions (such as recent system, network, or configuration changes) during any such Support session; and (iii) provide Sectra with all material information or other materials possessed by Customer regarding the alleged defect(s), error(s), or malfunction(s), and Customer's use of the Sectra Product, including without limitation, providing to Sectra output listings, data, and other assistance upon Sectra's reasonable request to enable Sectra to address the issue. Sectra shall not be responsible for any delays or losses attributable to any such Qualified Customer Personnel's failure to do any of the foregoing, and Customer shall pay, as Expanded Support, for any and all additional hours attributable to any such Personnel's failure to do any of the foregoing.
- 3.3.3** All of Customer's Personnel shall fully cooperate with Sectra, or its subcontractors, during the resolution of any problem in connection with any Support. Such cooperation may include but is not limited to: replacing, unplugging or connecting hardware components; receiving and returning replacement components; resetting and rebooting hardware components; network troubleshooting; loading or unloading media; following instructions; and any other activities requested by Sectra.
- 3.3.4** Qualified Customer Personnel shall handle all interaction and communication with all users of the Sectra Product at the Customer's site(s). Additionally, the Qualified Customer Personnel shall handle all interaction and communication with other vendors, including without limitation any Third Party Service Providers, and troubleshoot any Hardware and Unsupported Software.
- 3.3.5** When Support or other Service is requested, the Customer shall ensure that the service engineer, representative or agent of Sectra providing any such Support or other Services shall have full and immediate access to the Sectra Product, either remotely or onsite. Customer shall be responsible for providing and maintaining a VPN connection to connect from Sectra's support center to the Sectra Product located on the Customer's site(s), and Customer shall provide and maintain appropriate communication line(s) at its site for use by Sectra in its provision of Support or other Services.
- 3.3.6** The Customer shall install industry standard Virus protection software on all Hardware on which the Software may be accessed (subject to any excluded uses and applications which are applicable to the same and which are disclosed by Sectra to Customer).
- 3.3.7** Customer shall have the following obligations with respect to the installation of Minor Bug Fixes, Updates and Upgrades:
- a.** Upon Sectra's request, Minor Bug Fixes are to be installed within ten (10) days after Sectra makes such generally available to its customers (unless a greater period of time for installation is authorized by Sectra in writing), and, thus, Customer shall (i) give Sectra such access to the Sectra Product as reasonably necessary in order for Sectra to Install Minor Bug Fixes on or before such deadline, and (ii) provide the additional prerequisites recommended by Sectra to Install such Minor Bug Fixes. In the event that Customer fails to do any of the foregoing, then, to the extent that any further Support issue arises, and such Support issue would not have arisen but for the failure to install the Minor Bug Fix, Sectra shall resolve such issue as Expanded Support hereunder, subject to the terms and conditions (including pricing) for Expanded Support.
 - b.** Upon Sectra's request, Updates (other than those that require Platform Upgrades) are to be installed within three (3) months after Sectra makes such generally available to its customers (unless a greater period of time for installation is authorized by Sectra in writing), and, thus, Customer shall (i) give Sectra such access to the Sectra Product as reasonably necessary in order for Sectra to Install Updates on or before such deadline, and (ii) provide the additional prerequisites recommended by Sectra to Install such Updates. If Customer fails to do any of the foregoing, then, to the extent that any further Support issue arises, and such Support issue would not have arisen but for the failure to install the Update in accordance with the foregoing terms and conditions, Sectra shall resolve such issue as Expanded Support hereunder, subject to the terms and conditions (including pricing) for Expanded Support.
 - c.** Upon Sectra's request, Upgrades (other than those that require Platform Upgrades) are to be installed within twelve (12) months after Sectra makes such generally available to its customers (unless a greater period of time for installation is authorized by Sectra in writing), and, thus, Customer shall (i)

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at its sole cost and expense, have such Upgrades installed, including purchasing the hardware/software for the Upgrade, as necessary to install such Upgrades, (ii) give Sectra such access to the Sectra Product as reasonably necessary in order for Sectra to Install such Upgrades on or before such deadline, and (iii) provide the additional prerequisites recommended by Sectra to Install such Upgrades. If Customer fails to do any of the foregoing, then, to the extent that any further Support issue arises, and such Support issue would not have arisen but for the failure to install any such Upgrade in accordance with the foregoing terms and conditions, Sectra shall resolve such issue as Expanded Support hereunder, subject to the terms and conditions (including pricing) for Expanded Support. Customer shall be responsible for the cost and expense of any such Upgrades and installation thereof (including all software license fees, hardware costs, and professional services fees). Customer acknowledges that an Upgrade may be necessary as a result of Customer's exam volumes exceeding the then-current Threshold Volume; and Sectra shall not be responsible for the cost of, any needed hardware or equipment, to the extent that the same is required as a result of (x) Customer's exam volumes exceeding the Threshold Volume and/or Licensed Volume or (y) Customer and Sectra entering into a written agreement to increase the Threshold Volume and/or Licensed Volume.

- d. Upon Sectra's request, Updates and Upgrades that require Platform Upgrades are to be installed within twenty-four (24) months after Sectra makes such generally available to its customers (unless a greater period of time for installation is authorized by Sectra in writing), and, thus, Customer shall (i) at its sole cost and expense, have such Platform Upgrades installed, including purchasing the hardware/software for the Platform Upgrade, as necessary to install such Updates and/or Upgrades, (ii) give Sectra such access to the Sectra Product as reasonably necessary in order for Sectra to Install such Updates and/or Upgrades on or before such deadline, and (iii) provide the additional prerequisites recommended by Sectra to Install such Updates and/or Upgrades. If Customer fails to do any of the foregoing, then, to the extent that any further Support issue arises, and such Support issue would not have arisen but for the failure to install any such Update and/or Upgrade on the Platform Upgrade in accordance with the foregoing terms and conditions, Sectra shall resolve such issue as Expanded Support hereunder, subject to the terms and conditions (including pricing) for Expanded Support. Customer shall be responsible for the cost and expense of any such Platform Upgrades and installation thereof (including all software license fees, hardware costs, and professional services fees). Customer acknowledges that a Platform Upgrade may be necessary as a result of Customer's exam volumes exceeding the then-current Threshold Volume; and Sectra shall not be responsible for the cost of, any needed hardware or equipment, to the extent that the same is required as a result of (x) Customer's exam volumes exceeding the Threshold Volume and/or Licensed Volume or (y) Customer and Sectra entering into a written agreement to increase the Threshold Volume and/or Licensed Volume.

3.4 Conditions for Support and Other Services

The Customer's right to claim any Support or other Service in accordance with this Agreement is conditioned on each of the following provisions:

- 3.4.1 The Customer shall have complied with its responsibilities for Support or such other Service under this Agreement, including without limitation Section 3.3 of this **Schedule C** and any Rider or Proposal for any Service.
- 3.4.2 The Customer shall have used the Sectra Product according to and in compliance with this Agreement (including without limitation **Schedule B (License)**), the Documentation and all other manuals, instructions and directions of Sectra.
- 3.4.3 The Customer shall have used the Sectra Product with machine equipment, operative systems and Minimum System Requirements as stated in a Proposal, and shall not have installed or used, or caused the installation or use of, any hardware, equipment or software with the Sectra Product that has not been approved by Sectra.
- 3.4.4 The Customer shall not have altered the Software and shall have used the Supported Version.
- 3.4.5 With respect to Support, the defect, problem or issue with the Sectra Product shall have occurred within the Support Period.
- 3.4.6 The Customer shall not have installed or used equipment with the Sectra Product that has not been approved by Sectra.
- 3.4.7 The Customer shall have complied with all third party configuration requirements.

4 **Hardware, Unsupported Software, and Services**

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- 4.1 Notwithstanding the foregoing, in connection with Hardware and Unsupported Software, if applicable, the Third Party Service Provider shall provide all installation services of such Hardware and Unsupported Software. Customer and the Third Party Service Provider will agree to installation procedures, including without limitation training and testing procedures, and time periods for installation of such Hardware and Unsupported Software. Sectra and Customer hereby acknowledge and agree that Sectra shall have no obligations, liabilities, costs, or expenses relating to such installation services, and Sectra makes no representations, warranties, or covenants relating to Hardware or Unsupported Software or the services provided by the Third Party Service Provider. Sectra shall not be responsible for the cost of, any needed hardware or equipment, to the extent that the same is required as a result of any upgrades or replacements of any Hardware or Unsupported Software
- 4.2 In connection with the integration of the Sectra Product with third party software applications, Sectra will perform the necessary tasks within the Sectra Product required to enable and support such integration, but Sectra is not responsible for the completion of integration tasks and services outside of its control or outside of the Sectra Product. Sectra and Customer hereby acknowledge and agree that Sectra shall have no obligations, liabilities, costs, or expenses relating to such third party integration services provided by a third party, and Sectra makes no representations, warranties, or covenants relating to the third party integration services provided by any third party.

5 Non-US Services

Notwithstanding any contrary provision of this Agreement (or any other Business Associate Agreement or other agreement between Sectra and Customer), it is hereby acknowledged and agreed that: (a) Sectra shall be permitted to provide, and may provide (at its discretion), to Customer, in connection with the Sectra Product(s) and Services licensed/sold/rendered by Sectra to Customer, third level Support/Services, specialist Support/Services and development Support/Services from its Affiliates (collectively, the “**Ancillary Services**”), and/or by personnel of Sectra or any of its Affiliates, which or who may be located outside of the US, specifically, as of the Effective Date, such Affiliates and/or personnel which or who may be located in Canada, Sweden and the UK; (b) all such personnel shall be employed Sectra or such Affiliate, and shall be HIPAA trained; and (c) all such personnel shall be permitted to, and may at the discretion of Sectra, access, view and export Protected Health Information, and temporarily store Protected Health Information, solely for the purpose of providing Ancillary Services, including, without limitation, troubleshooting and addressing issues with the Sectra Products. Other than as expressly provided above, Sectra shall not provide access or export any Protected Health Information to any other parties located outside of the US without written approval from Customer.

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Schedule D

General Terms and Conditions

1 Contract Price

Use by the Customer of, and Sectra's Support of, the Sectra Product, and Customer's right to any other Services, are contingent upon the Customer having paid the Contract Price stated in each Proposal pursuant to the payment terms of Section 2 of this Schedule D and each Proposal. The Contract Price is exclusive of any V.A.T. or similar taxes or public duties and fees. The Customer shall pay, and shall be solely responsible for, all such taxes, duties and fees.

2 Payment Terms

- 2.1 The Contract Price shall be paid by the Customer to Sectra pursuant to the payment installment terms set forth in each Proposal by wire transfer to an account designated by Sectra, or by check payable to Sectra, in immediately available funds. Any payments shall be automatically due and payable "net 30 days".
- 2.2 Any amounts due and owing from Customer to Sectra under this Agreement, or any invoice delivered by Sectra to Customer, that is not paid when due (as per this Agreement or any invoice, as applicable) shall accrue interest at 8% per annum, not to exceed \$5,000 per annum, until paid in full (along with all accrued and unpaid interest thereon), and Customer shall remain obligated to repay any such accrued interest on unpaid amounts.
- 2.3 BUDGET ACT AND FISCAL FUND OUT: In accordance with the Nevada Revised Statutes (NRS 354.626), the financial obligations under the Agreement between the parties shall not exceed those monies appropriated and approved by Customer for the then current fiscal year under the Local Government Budget Act. The Agreement shall terminate and Customer's obligations under it shall be extinguished at the end of any of Customer's fiscal years in which Customer's governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under the Agreement. Customer agrees that this Section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to the Agreement. In the event this Section is invoked, the Agreement will expire on the 30th day of June of the then current fiscal year. Termination under this Section shall not relieve Customer of its obligations incurred through the 30th day of June of the fiscal year for which monies were appropriated.

3 Confidentiality; Non-Solicitation

- 3.1 Confidentiality - Generally. From time to time, a Disclosing Party may disclose or make available to a Recipient, whether orally or in physical form, Confidential Information of such Disclosing Party. The parties acknowledge that the Sectra Product and Documentation delivered in connection therewith contains Confidential Information belonging to Sectra. Each Recipient is obliged to: (a) not make the Confidential Information of the Disclosing Party available to third parties without the Disclosing Party's express written permission; (b) take all appropriate measures to prevent disclosure to third parties of such Confidential Information; and (c) not use the Confidential Information of the Disclosing Party except for purposes of carrying out its obligations hereunder or exercising its rights to use such Confidential Information granted hereunder. The Recipient shall ensure that its Affiliates and its Personnel are informed of and comply with the confidentiality obligations of this Section 3 of Schedule D as well as the obligations regarding the rules for the use of the Sectra Product as set forth in Schedule B (License); and the Recipient shall be liable hereunder for any unauthorized disclosure or use of Confidential Information by any of its Affiliates or Personnel. During the term of the License, Customer shall use commercially reasonable efforts to use, store, and maintain the Sectra Product in a manner that will prevent any dissemination of Confidential Information. Notwithstanding the foregoing, a Recipient may provide access to Confidential Information of the Disclosing Party to its attorneys and to those of its employees, contractors, and advisors with a legitimate need to know such Confidential Information for purposes of performance of obligations for or on behalf of the Recipient, or evaluation, defense or enforcement of its rights and obligations under this Agreement, provided that any such employees, contractors, and advisors are bound to keep such Confidential Information confidential by obligations of confidentiality at least as restrictive as those contained herein.
- 3.2 Permitted Disclosures. Notwithstanding the provisions of Section 3.1 of this Schedule D, each Recipient may disclose Confidential Information of a Disclosing Party to the extent such disclosure is: (i) authorized in writing in advance by the Disclosing Party; (ii) necessary in connection with the enforcement or defense of this Agreement; or (iii) necessary to comply with any Regulatory Requirements; provided that a Recipient seeking to make any such disclosure in order to comply with Regulatory Requirements will give the Disclosing prompt notice of such disclosure so that the Disclosing Party may comment in a reasonable period of time in advance on the form of disclosure to be made by such Recipient or seek an appropriate protective order. If, in the absence of a protective order, such Recipient is nonetheless legally required to disclose a Disclosing Party's Confidential Information, such Recipient may disclose such information without liability hereunder; provided, however, that such Recipient discloses only the minimum amount of Confidential Information required to be disclosed in order to comply.
- 3.3 Notice and Cooperation. The Recipient will promptly notify the Disclosing Party of any information that comes to its attention regarding any actual, potential, or attempted disclosure or unauthorized use or other breach of confidentiality, or any weakness in security, regarding or threatening the Confidential Information of the Disclosing Party. Each Recipient shall provide reasonable cooperation with the Disclosing Party in any action deemed by the Disclosing Party to be reasonably necessary to protect the Confidential Information or proprietary rights of the Disclosing Party.

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- 3.4 Return of Confidential Information. Upon any termination/expiration of all or any part of this Agreement, or otherwise upon request of the Disclosing Party, the Recipient shall (a) deliver to the Disclosing Party any Confidential Information of any Disclosing Party in such Recipient's possession or under its control which is capable of being delivered, and (b) delete, erase, or otherwise destroy any Confidential Information of any Disclosing Party contained in any media in its possession or under its control which is not capable of delivery to the Disclosing Party and, in the case of Customer, which is not still reasonably required by Customer for its then-effective licensed use of the Sectra Product hereunder. Recipient shall, however, retain any backup, archival files or internally-generated data regarding the Confidential Information in a secure and confidential manner solely for the purpose of identifying Recipient's obligations under this Agreement.
- 3.5 Non-Solicitation. Each of Sectra and Customer agrees that, during the Support Period until the second (2nd) anniversary of the termination/expiration date of the Support Period (the "**Non-Solicit Period**"), such party shall not solicit, employ, or engage as an employee, independent contractor, or sales representative, or cause to be solicited, employed, or engaged as an employee, independent contractor, or sales representative, for or on behalf of such party or any third party, directly or indirectly, any individual who is an employee, sales representative, or independent contractor of the other party at any time during the Non-Solicit Period, other than through a general solicitation not directed at any such individual, provided that such obligated party shall not hire any such individual who responds to any such general solicitation.
- 3.6 Use of Anonymized Data. Notwithstanding any contrary provision of this Agreement, Sectra shall have the right to disclose, access and use any image data or other clinical information contained in or processed through the Sectra Product for research purposes, provided that all such data and information is anonymized prior to any such disclosure, access or use.
- 3.7 The confidentiality and non-solicitation obligations of this Section 3 of Schedule D will remain in force after the expiration/termination of the License, the Support, or this Agreement.
- 3.8 PUBLIC RECORDS: Sectra acknowledges that Customer is a public county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time, and as such its records are public documents available to copying and inspection by the public. If Customer receives a demand for the disclosure of any information related to the Agreement which Sectra has claimed to be confidential and proprietary, Customer will immediately notify Sectra of such demand and Sectra shall immediately notify CUSTOMER of its intention to seek injunctive relief in a Nevada court for protective order. Sectra shall indemnify, defend and hold harmless Customer from any claims or actions, including all associated costs and attorney's fees, regarding or related to any demand for the disclosure of Sectra documents in Customer's custody and control in which Sectra claims to be confidential and proprietary.

4 Indemnity

- 4.1 Sectra shall indemnify, defend and hold harmless Customer and its Affiliates, and the officers, directors, employees, agents, representatives and contractors of the foregoing, from and against any and all claims, lawsuits and other civil actions or proceedings commenced by any third party ("**Third Party Claims**") against Customer or any of its foregoing covered indemnitees, and all damages, awards, losses, liabilities, settlements, judgments, costs and expenses (including, without limitation, interest awards, litigation costs, and reasonable attorneys' fees awards) ("**Losses**") incurred by Customer or any of its foregoing covered indemnitees and resulting from or arising out of such Third Party Claims, to the extent that such Third Party Claims are based on allegations that any Licensed Materials infringe any third party's registered United States patent existing on the applicable date of delivery of such Licensed Material by Sectra to Customer hereunder ("**Delivery Date**") or any third party's United States copyrightable work existing on that Delivery Date or misappropriate any third party trade secrets existing on that Delivery Date. Sectra's indemnification obligations under this Section 4.1 of Schedule D (the "**IP Indemnity Obligations**") are subject to Sections 4.1.1, 4.3 and 5 of this Schedule D.
- 4.1.1 If Customer's use of any of the Licensed Materials actually or in Sectra's sole opinion is likely to be the subject of a claim for infringement, then Sectra, at its option and expense, may either (a) procure for the Customer the right to continue using such Licensed Materials, or (b) replace or modify such Licensed Materials so that it becomes non-infringing, or (c) refund to Customer any pre-paid portion of the Support and Maintenance Fee for the remaining period of the prevailing term therefor. If such refund occurs, then Customer shall cease to use such Licensed Materials.
- 4.1.2 Notwithstanding anything else, the IP Indemnity Obligations do not apply: (i) if Customer admits any related third party allegation without the express prior written consent of Sectra; (ii) to any Third Party Claim or Loss to the extent such Third Party Claim or Loss results from or arises out of (A) any act or omission by Customer or any of its Personnel (other than the use of the Sectra Product or other actions, in any case as expressly authorized in this Agreement), (B) the existence or use of any property, equipment, facilities or Intellectual Property of Customer, (C) any use of any of the Software in combination with any technology, operating platforms, hardware, software, content, processes, systems, tools, products or other property not provided by Sectra, where the allegation of infringement or misappropriation relates to the combination, and/or (D) the continued use by Customer of infringing Software after Sectra has provided any remedy described in Section 4.1.1 of this Schedule D; (iii) any unauthorized modification, operation or use of the Licensed Materials by Customer or any of its Personnel; (iv) Customer's failure to use or implement corrections or enhancements to the Software made available by Sectra; (v) the willful misconduct or gross negligence of the

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Customer; and/or (vi) the breach by the Customer of this Agreement.

- 4.2 If a Third Party Claim is commenced against Customer or any of its indemnified parties, the Customer shall give notice to Sectra as promptly as practicable but in any event, within a period that will not prejudice the rights of Sectra under this Agreement or the ability of Sectra to defend the Third Party Claim. After such notice, Sectra shall assume the defense of such Third Party Claim, and may employ and engage attorneys of its choice to handle and defend the same, at Sectra's sole cost and expense. The Customer and each indemnified party shall cooperate in all reasonable respects with Sectra and its attorneys in the investigation, trial, defense and settlement of such Third Party Claim and any appeal arising therefrom. The Customer and each indemnified party may participate in such investigation, trial, defense and settlement of such Third Party Claim and any appeal arising therefrom, through their attorneys or otherwise, at their own cost and expense. No settlement of a Third Party Claim that involves a remedy other than the payment of money by Sectra shall be entered into without the written consent of the Customer, not to be unreasonably withheld, conditioned or delayed.
- 4.3 Sectra shall not have any obligation to indemnify the Customer or any other indemnified party for any Third Party Claims or Losses to the extent that such Third Party Claims or Losses are a result of the fraud, intentional misconduct or gross negligence of the Customer or any other indemnified party.

5 Limitations of Liability

- 5.1 TO THE MAXIMUM EXTENT ALLOWED BY LAW, NEITHER PARTY NOR ANY OF ITS APPLICABLE LICENSORS SHALL BE LIABLE UNDER ANY CIRCUMSTANCES FOR ANY SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, OR OTHER INDIRECT DAMAGES OF ANY CHARACTER RELATING TO OR IN CONNECTION WITH THIS AGREEMENT, INCLUDING, BUT NOT LIMITED TO, ANY DAMAGES RESULTING FROM ANY LOSS OF GOODWILL, LOSS OF INVESTMENT, BUSINESS INTERRUPTION, LOSS OF DATA, LOSS OF USE, LOSS OF REVENUE, LOSS OF BUSINESS, OR LOSS OF PROFITS; EVEN IF ANY PARTY SHALL HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES; AND REGARDLESS OF THE FORM IN WHICH ANY LEGAL OR EQUITABLE ACTION (INCLUDING, BUT NOT LIMITED TO, ANY ACTION IN TORT OR CONTRACT) MAY BE BROUGHT. THIS LIMITATION OF LIABILITY REFLECTS AN ALLOCATION OF RISK BETWEEN SECTRA AND CUSTOMER IN VIEW OF THE FEES CHARGED BY SECTRA TO CUSTOMER. THE LIMITATIONS OF THIS SECTION 5.1 OF SCHEDULE D SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.
- 5.2 IF THERE SHALL, NOTWITHSTANDING ANY OTHER PROVISION OF THIS AGREEMENT, AT ANY TIME BE ANY LIABILITY ON THE PART OF SECTRA BY VIRTUE OF THIS AGREEMENT, OR THE PERFORMANCE OR NON-PERFORMANCE OF ITS RESPONSIBILITIES UNDER THIS AGREEMENT, OR BY VIRTUE OF A BREACH BY SECTRA OF ANY REPRESENTATION OR WARRANTY CONTAINED HEREIN, WHETHER DUE TO THE NEGLIGENCE OF SECTRA OR OTHERWISE, CUSTOMER AGREES THAT, IN NO EVENT, WILL THE TOTAL AGGREGATE LIABILITY OF SECTRA FOR ANY CLAIMS, CAUSES OF ACTION, LOSSES OR DAMAGES EXCEED THE FEES PAID BY CUSTOMER TO SECTRA UNDER THIS AGREEMENT FOR THE LICENSED MATERIALS AND/OR SERVICES THAT IS/ARE THE SUBJECT OF ANY SUCH CLAIMS, CAUSES OF ACTION, LOSSES OR DAMAGES. THE FOREGOING LIMITATION OF LIABILITY IS COMPLETE AND EXCLUSIVE, SHALL APPLY EVEN IF SECTRA OR CUSTOMER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH POTENTIAL CLAIMS, CAUSES OF ACTION, LOSSES OR DAMAGES, AND SHALL APPLY REGARDLESS OF THE SUCCESS OR EFFECTIVENESS OF ANY OTHER REMEDIES POSSESSED BY CUSTOMER OR THIRD PARTIES. THIS LIMITATION OF LIABILITY REFLECTS AN ALLOCATION OF RISK BETWEEN SECTRA AND CUSTOMER IN VIEW OF THE FEES CHARGED BY SECTRA TO CUSTOMER. THE LIMITATIONS OF THIS SECTION 5.2 OF SCHEDULE D SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.
- 5.3 Customer is solely responsible for all medical care and services delivered to patients and all decisions related to such medical care and services. Sectra, its Affiliates, subcontractors and Sectra personnel, and those third parties whose third party software, equipment, products or services Sectra uses or makes available in connection with this Agreement, in each case have no responsibility for any delivery of medical care or other services to any patient, or any decisions, acts or omissions of persons in connection with the delivery of medical care or other services to any patient, even if made or taken in use of or reliance upon the Sectra Product.
- 5.4 Sectra and its representatives shall not have any negligence or tort liability to the Customer arising from this Agreement.
- 5.5 Notwithstanding anything else, any and all claims or actions involving the parties relating to, directly or indirectly, or arising from this Agreement, the Sectra Product or any Services, however caused, regardless of the form of action and on any legal or equitable theory of liability, including, without limitation, contract, strict liability, negligence or other tort, shall be brought under this Agreement and shall be subject to the terms of this Agreement.
- 5.6 The limitations of liability and damages set forth in this Section 5 of Schedule D have been the subject of active and complete negotiations between the parties, represent the parties' agreement based upon such negotiations regarding allocation of cost and risk in light of other factors including the payments made to Sectra pursuant to this Agreement, and are fundamental elements of the basis of the bargain between the parties. Sectra would not enter into this Agreement without the limitations set forth in this Section 5 of Schedule D.
- 5.7 The exclusions and limitations in Sections 5.1 and 5.2 of this Schedule D do not apply to losses and liabilities arising out of or relating to (i) Sectra's indemnification obligations set forth in Section 4 of this Schedule D or (ii) Sectra's gross negligence or willful misconduct.

6 Termination; Expiration

- 6.1 Sectra shall have the right to terminate this Agreement (in whole or in part) with immediate effect upon written notice to Customer (in addition to all other rights and remedies of Sectra under this Agreement, by law or in equity) if the Customer should breach any of its material obligations under this Agreement and fails to cure such breach (if capable of being cured or unless otherwise expressly provided) within sixty (60) days following written notice of such breach has been delivered by Sectra to Customer. Notwithstanding the foregoing, non-payment of any of the Contract Price

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(including late payment interest) when due and payable, or breach of (i) any of Section 3 (**Confidentiality**) of this **Schedule D**, (ii) **Schedule B (License)** or (iii) any other provision regarding the Intellectual Property Rights or other proprietary/confidentiality rights of Sectra shall be deemed a breach of Customer's material obligations under this Agreement for which no cure period shall be available to Customer, and, as such, Sectra may immediately terminate upon written notice to the Customer. The Customer shall not be entitled to any refund of any paid Contract Price irrespective of the reason for termination of this Agreement. Such rights shall be in addition to, and not in lieu of, any other rights and remedies available to Sectra as result of any breach. Sectra may terminate Support and/or any other Service, without terminating the License, at its sole discretion, however, any termination of the License shall also

terminate the Support and other Service obligations of Sectra under this Agreement, without any further action by or notice from Sectra.

- 6.2** Customer shall have the right to terminate this Agreement in its entirety with immediate effect upon written notice to Sectra (in addition to all other rights and remedies of Customer under this Agreement, by law or in equity) if Sectra should breach any of its material obligations under this Agreement and fails to cure such breach (if capable of being cured) within sixty (60) days following written notice of such breach has been delivered by Customer to Sectra. Such rights shall be in addition to, and not in lieu of, any other rights and remedies available to Customer as result of any breach. Customer may not terminate Support or any other Service, without terminating the License, and any termination of the Support or other Service shall also be deemed to terminate the License under this Agreement, without any further action by or notice from Sectra.
- 6.3** In the event that either Party shall become insolvent, make a general assignment for the benefit of creditors, suffer or permit the appointment of a receiver for its business or assets, or shall avail itself of, or shall become subject to, any proceedings under any bankruptcy (or similar laws relating to insolvency or the protection of rights of creditors) of any jurisdiction, then the other Party shall be entitled to terminate this Agreement with immediate effect upon written notice.
- 6.4** With respect to any Sectra Product, upon the expiration of the Support Period without renewal pursuant to the definition thereof: (a) the Support obligations and rights of the parties hereunder, and all warranties, with respect to such Sectra Product shall automatically terminate and expire; and (b) if such Sectra Product has an exam-based License, then such License shall automatically terminate and expire. For avoidance of doubt, if any such Sectra Product has an enterprise based License, upon the expiration of the Support Period without renewal for such Sectra Product, such License for such Sectra Product shall continue pursuant to the terms and conditions of **Schedule B** without Support or any warranties.
- 6.5** Upon expiration or termination of this Agreement for any reason including without limitation a breach by Customer, and provided that Customer provides Sectra with written request therefor within ten (10) days prior to the effective expiration/termination date, Sectra shall provide the transition services described, and upon the terms and conditions set forth, in the Transition Services Rider (collectively, the "**Transition Services**") for the period set forth in the Transition Services Rider (the "**Transition Period**") in exchange for the fees set forth in the Transition Services Rider (the "**Transition Fees**"). All applicable provisions of this Agreement will be extended for the Transition Period to the extent necessary. Notwithstanding any contrary provision, in providing the Transition Services, Sectra shall at no time be obligated to give access to or otherwise disclose its Confidential Information to any third party, and Sectra shall have no obligation to provide any Transition Services unless and until the Transition Fees are paid in accordance with this Section 6.5 and the Transition Services Rider. For avoidance of doubt, Transition Fees shall be in addition to, and not in lieu of, any portions of the Contract Price payable by Customer under this Agreement.

7 Force Majeure; Savings

- 7.1** Sectra shall not be liable to the Customer for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to a Force Majeure Event. A "**Force Majeure Event**" is an event beyond the control of Sectra including (without limitation) war, terrorism, civil unrest, blockades, boycotts, strikes, lock-outs and other general labor disputes, acts of government or public authorities, natural disasters, exceptional weather conditions, breakdown or general unavailability of transport facilities, accidents, fire, explosions and general shortages/fluctuations/failures of energy, power surges, structural deficiencies of the building in which the Sectra Product is located, air conditioning failure, failures in external networks, software defects or inefficiencies (other than with respect to the Software), or other defects in computer equipment. In the event that Sectra ceases to perform its obligations under this Agreement due to the occurrence of a Force Majeure Event, Sectra shall: (a) immediately notify Customer in writing of such Force Majeure Event and its expected duration; and (b) take all reasonable steps to recommence performance of its obligations under this Agreement as soon as possible. In the event that any Force Majeure Event delays Sectra's performance for more than sixty (60) days following notice, Customer may terminate this Agreement immediately upon written notice to such Party.
- 7.2** Sectra's non-performance of its obligations under this Agreement shall be excused if and to the extent that Sectra's non-performance directly results from (a) the acts or omissions of Customer in failing to perform its obligations under this Agreement or (b) the willful misconduct of Customer.

8 Disputes; Injunctive Relief

- 8.1** These Terms and Conditions shall in all respects be governed by and construed in accordance with the laws of the State of Nevada, USA, including without limitation, all matters of construction, validity and performance (without regard to any conflict of law principles that would require the application of laws of any other state). Each party to this Agreement hereby irrevocably agrees that any legal action or proceeding arising out of or relating to this Agreement or

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any agreements or transactions contemplated hereby may be brought in the courts of the State of Nevada or of the United States of America located in the State of Nevada and hereby expressly submits to the personal jurisdiction and venue of such courts for the purposes thereof and expressly waives any claim of improper venue and any claim that such courts are an inconvenient forum. Each party hereby irrevocably consents to the service of process in any such suit, action or proceeding brought in the aforementioned courts by the mailing of copies thereof by registered or certified mail, postage prepaid, to the address set forth in this Agreement, or such other address as such party may specify by written agreement or by written notice to each other, such service to become effective ten (10) days after such mailing.

- 8.2** Subject to the injunctive remedies available to Sectra pursuant to Section 8.3 of this **Schedule D**, any claim, controversy or dispute between the parties, including, without limitation, any dispute involving any party hereto, or their agents, employees, officers, directors and affiliated agents ("**Dispute**"), whether at law, in equity or otherwise, shall be resolved by arbitration conducted by three (3) arbitrators, who shall be engaged in the practice of law. Each party shall select one (1) such arbitrator, and those two (2) selected arbitrators shall select a third (3rd) arbitrator. All arbitration proceedings arising from these Terms and Conditions shall be governed by the then current rules of the American Arbitration Association ("**AAA**"), subject to the limitation that the arbitrators shall not have the authority to award punitive damages. The arbitrators' award shall be final and binding and may be entered in any court having jurisdiction thereof. The prevailing party, as determined by the arbitrators, shall be entitled to an award of reasonable attorneys' fees and costs. All arbitration proceedings related to any Dispute shall occur in the City of Las Vegas in the State of Nevada. It is expressly agreed that either party may seek injunctive relief or specific performance of the obligations hereunder to maintain the status quo during the pendency of any Dispute in an appropriate court of law or equity pending an award in arbitration. All arbitration proceedings shall be conducted in English.
- 8.3** The Customer acknowledges that any breach of its obligations with respect to any of **Schedule B (License)**, and/or Section 3 (**Confidentiality**) of this **Schedule D** may cause Sectra irreparable harm or injury for which there are inadequate remedies at law and that Sectra shall be entitled to equitable relief in addition to all other remedies available to it. Customer agrees that if a court of competent jurisdiction determines that Customer has breached, or attempted or threatened to breach, its obligations pursuant to **Schedule B (License)**, and/or Section 3 (**Confidentiality**) of this **Schedule D**, Sectra will be entitled to obtain appropriate injunctive relief and other measures restraining further, attempted or threatened breaches of such obligations. Such relief or measures shall be in addition to, and not in lieu of, any other rights and remedies available to Sectra.

9 Miscellaneous

- 9.1** Customer hereby authorizes Sectra to make public announcements relating to the commencement of Customer's use of the Sectra Product, which public announcement may include the trade name(s) of the Customer.
- 9.2** Customer shall not assign, transfer, or otherwise dispose of this Agreement in whole or in part to any individual, firm, or corporation without the prior written consent of Sectra, which consent shall not be unreasonably withheld, conditioned or delayed. Any assignment with consent does not release the assigning party from any of its obligations under this Agreement unless the consent so states. Any assignment in violation of this Section 9.2 of **Schedule D** shall be deemed null and void and of no force or effect.
- 9.3** This Agreement shall be binding upon, and inure to the benefit of, the parties, their affiliated companies, subsidiaries, successors, and permitted assigns (if any), except as otherwise herein expressly provided. No person other than the parties, except governmental entities to the extent required by law or as otherwise herein expressly provided, shall be entitled to bring any action to enforce this Agreement, and the terms of this Agreement are intended solely for the benefit of, and to be enforceable only by, the parties or their respective successors in interest or assigns as permitted under this Agreement. Each party hereto warrants that each individual signing and initialing this Agreement on behalf of such party is authorized to execute this Agreement on behalf of each such respective party.
- 9.4** This Agreement, including all appendices, exhibits, schedules and riders attached hereto, constitutes the final, complete and exclusive agreement between the parties with respect to the subject matter hereof, and supersedes any prior proposals, understandings and all other oral and written agreements between the parties relating to the subject matter hereof.
- 9.5** If any provision of this Agreement is held by a court of competent jurisdiction to be contrary to law, such provision shall be changed and interpreted so as to best accomplish the objectives of the original provision to the fullest extent allowed by law and the remaining provisions of this Agreement shall remain in full force and effect.
- 9.6** No modification, amendment or waiver of any provision of this Agreement shall be effective unless in writing signed by each of Sectra and the Customer. No failure or delay by either party in exercising any right, power, or remedy under this Agreement shall operate as a waiver of any such right, power or remedy, nor shall any single or partial exercise by any party hereto of any right or remedy hereunder preclude any other or further exercise thereof or of any other right or remedy.
- 9.7** Sectra and its personnel and agents, in performance of this Agreement, are acting as independent contractors and not as employees or agents of Customer. Under no circumstance will either party have the right or authority to enter into any contracts or assume any obligations for the other or to give any warranty to or make any representation on behalf of the other.
- 9.8** This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall constitute a complete and original instrument but all of which together shall constitute one and the same agreement (notwithstanding that all of the parties are not signatories to the original or the same counterpart, or that signature pages from different counterparts are combined), and it shall not be necessary when making proof of this Agreement or any

SECTRA, INC.

counterpart thereof to account for any other counterpart, and the signature of any party to any counterpart shall be deemed to be a signature to and may be appended to any other counterpart. Counterparts to this Agreement may be

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SECTRA, INC.

delivered via facsimile, electronic mail (including pdf or any electronic signature complying with the U.S. federal E-SIGN Act of 2000, e.g., www.docusign.com) or other transmission method and any counterpart so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes.

- 9.9** All notices relating to this Agreement shall be in writing, signed by the party giving or making such notice or communication, and shall be delivered by: (a) personal delivery; (b) facsimile or electronic mail transmission; (c) postage-prepaid certified or registered mail (airmail if available), return receipt requested; or (d) reliable, commercial overnight courier service. Notices shall be sent to the respective addresses of the parties set forth in the Cover Page, or such other address as either party may specify in writing in accordance with this Section 9.9 of **Schedule D**, and shall be deemed given upon receipt.
- 9.10** Waiver of UCITA. The Uniform Computer Information Transactions Act or any version thereof, adopted by any state in any form ("UCITA"), shall not apply to this Agreement and, to the extent that UCITA is applicable, the parties agree to opt-out of the applicability of UCITA pursuant to the opt-out provision(s) contained therein.
- 9.11** Except as specifically provided for in this Agreement, all remedies provided for in this Agreement are cumulative and are in addition to any right or remedies available to either party at law or in equity.
- 9.12** In addition to all other provisions which expressly survive termination/expiration of the License, Support or this Agreement, or whose context requires such survival, the following provisions shall specifically survive termination/expiration of the License, Support or this Agreement: **Schedule A (Certain Definitions)** (for the purposes of interpreting other surviving provisions only); Sections 2.4-2.6 (inclusive), 2.9-2.11 (inclusive), 3 (**Ownership**) and 4 (**Return of Licensed Materials**) of **Schedule B**; Sections 2.3, 2.4, 2.6, 3.1.4, 3.2.4 and 4.1 of **Schedule C (Installation, Warranties and Support)**; and Sections 3 (**Confidentiality**), 5 (**Limitations of Liability**), 6 (**Termination**), 7 (**Force Majeure**), 8 (**Disputes**) and 9 (**Miscellaneous**) of this **Schedule D**.
- 9.13** In this Agreement, unless a clear intention appears otherwise: (a) the singular number includes the plural number and vice versa; (b) reference to any person includes such person's successors and assigns but, if applicable, only if such successors and assigns are not prohibited by this Agreement, and reference to a person in a particular capacity excludes such person in any other capacity or individually; (c) reference to any gender includes each other gender; (d) reference to any agreement, document or instrument means such agreement, document or instrument as amended or modified and in effect from time to time in accordance with the terms thereof; (e) reference to any law means such law as amended, modified, codified, replaced or reenacted, in whole or in part, and in effect from time to time, including rules and regulations promulgated thereunder; (f) "hereunder," "hereof," "hereto," and words of similar import shall be deemed references to this Agreement as a whole and not to any particular section or other provision hereof; (g) "including" (and with correlative meaning "include") means including without limiting the generality of any description preceding such term; (h) "or" is used in the inclusive sense of "and/or"; (i) with respect to the determination of any period of time, "from" means "from and including" and "to" means "to but excluding"; (j) references to documents, instruments or agreements shall be deemed to refer as well to all addenda, exhibits, schedules or amendments thereto; (k) references to "person" or "persons" means an individual, corporation, limited liability company, partnership, trust, joint venture or other legal entity; (l) article and section headings herein are for convenience only and shall not affect the construction hereof; (m) section references shall be deemed to refer to all subsections thereof, unless otherwise expressly indicated; and (n) "derivatives" or "derivative works" of any Intellectual Property means any revision, modification, translation, expansion, recasting, transformation, porting adaptation, or other altered version of such Intellectual Property, as well as any derivative work of such Intellectual Property within the meaning of 17 U.S.C. Section 101 of the United States Copyright Act.
- 9.14** **NON-EXCLUDED HEALTHCARE PROVIDER:** Sectra represents and warrants to Customer that neither it nor any of its affiliates (a) are excluded from participation in any federal health care program, as defined under 42 U.S.C. §1320a-7b (f), for the provision of goods or services for which payment may be made under such federal health care programs and (b) has arranged or contracted (by employment or otherwise) with any employee, contractor or agent that such party or its affiliates know or should know are excluded from participation in any federal health care program, to provide goods or services hereunder. Sectra represents and warrants to Customer that no final adverse action, as such term is defined under 42 U.S.C. §1320a-7e (g), has occurred or is pending or threatened against such Sectra or its affiliates or to their knowledge against any employee, contractor or agent engaged to provide goods or services under the Agreement. (collectively "Exclusions / Adverse Actions").

SECTRA, INC.

Schedule E

Proposal

PROPOSAL DATE:

Sectra Software:

If Enterprise License:

Description	Quantity of Users
IDS7/dx Diagnostic Workstation	10
IDS7/qa Quality Assurance Workstation	19
IDS7/cx Clinical Workstation	25
OrthoStation Package	Site
3D Ortho Package	Site
Media Export Package	12
CD/DVD Production Center	2

If Exam-Based:

Description	Licensed Volume (per year)
Sectra PACS Enterprise Edition with Concurrent User Engine HL-7 Interface DMWL Interface File System Archive Interface (no media) EPR Integration (URL) External App Launch AD Support Audit Repository UniView ILM	300k

Supported Third Party Software:

Description	OEM	License Type	Quantity

Unsupported Software:

Description	OEM	License Type	Quantity

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Support Period: Sept 01, 2021 to Aug 31,2026

Threshold Volume: 300,000 exams per year

Minimum Network Requirements: IDS7/MX - 1Gbps,
IDS7/DX, /QA and /CX - 100Mbps,
1Gbps for server backbone.

Proposal Includes:

1. Software Upgrades and Updates
2. Software Upgrade and Update Installation and Applications Training
3. 24X7 Sectra Monitoring Service
4. UserWeb Accounts for Access to Web Helpdesk, System Documentation, Discussion Groups, Tech Tips
5. 2 seats at Sectra User Group Meeting per year, including airfare and hotel supplied by Sectra.
6. New Software items: ILM 300k, OrthoStation Package 300k, 3D Ortho Package 300k
7. Upgrade from Silver to Gold Service level

Contract Price and Payment Terms:

Software:

License Fee: **\$132,825.00***

Support and Maintenance Fee:

Total Support and Maintenance Fee: **\$1,290,450.00****

Payment Terms, yearly payments in advance itemized below:

	<u>9/1/2021</u>	<u>9/1/2022</u>	<u>9/1/2023</u>	<u>9/1/2024</u>	<u>9/1/2025</u>	<u>Total</u>
Base Support Fee	\$258,090.00	\$258,090.00	\$258,090.00	\$258,090.00	\$258,090.00	\$1,290,450.00
Additional Sectra SW & PS	<u>\$26,565.00</u>	<u>\$26,565.00</u>	<u>\$26,565.00</u>	<u>\$26,565.00</u>	<u>\$26,565.00</u>	<u>\$132,825.00</u>
Total Fees	\$284,655.00	\$284,655.00	\$284,655.000	\$284,655.00	\$284,655.00	\$1,423,275.00

****Subject to annual increases as set forth in the definition of Support and Maintenance Fee**

Total Contract Price: \$1,423,275.00***

*****Excludes applicable taxes, if any.**

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Service Level Rider

Gold Service Level Description Rider

Sectra Monitoring	24/7	Outbound Email Alerts to Customer and Sectra Helpdesk
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Helpdesk Availability	Phone: 8:00AM-5:00PM (Local Time) Email: Submit 24/7	Monday-Friday (except holidays) Processed Next Business Day
Helpdesk Ticket Tracking	24/7	Sectra UserWeb
Product Documentation	24/7	Sectra UserWeb

Helpdesk Priority/Response		
Severity 1 (Critical)	Severe impact on Site Operations (including): <ul style="list-style-type: none"> Patient Safety Data Loss No Modality can send to PACS No PACS workstation can display images No exam retrieval from archive No web access 	Helpdesk Response: <ul style="list-style-type: none"> 24/7 Helpdesk (After Hours Pager) Within 1 Hour
Severity 2 (Important)	Major loss of functionality; access degraded; major functions unavailable (including): <ul style="list-style-type: none"> Performance problems Repeated failures Some modalities unable to send to PACS Some PACS workstations cannot display images HL7 Interface not functioning properly 	Helpdesk Response: <ul style="list-style-type: none"> 24/7 Helpdesk (After Hours Pager) Within 4 Hours
Severity 3 (Non-Critical)	Problems affecting productivity (including): <ul style="list-style-type: none"> General application or administration questions Configuration changes Problems that have a hotfix or workaround solution that needs to be in a future patch or release 	Helpdesk Response: <ul style="list-style-type: none"> Within 2 Business Days Time may cross over to the next business day(s) 8:00AM-5:00PM M-F (No Holidays)

Upgrades		
Remote	Safety	Scheduled: 8:00AM-11:00PM (Local Time) Monday-Friday (except holidays) Scheduled: 8:00AM-5:00PM (Local Time) Saturday-Sunday (except holidays)
	Fixes/Patches	
	Upgrades	
Remote	Safety	Scheduled: All Other Hours - Charged Time & Materials
	Fixes/Patches	
	Upgrades	
Onsite	Safety Concerns	Scheduled: Charged Time, Materials, Travel & Expenses
	Fixes/Patches	
	Upgrades	

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1 Limits of Support Services

Notwithstanding any contrary provision of the Agreement, Support does not include any of the following:

- 1.1 Remote or on-site training of the Customer or its Personnel above and beyond the initial training provided during Installation, as set forth in this Agreement.
- 1.2 Ongoing system administration tasks, including but not limited to: user maintenance, system backups, network troubleshooting, log file maintenance, and anti virus definition updates.
- 1.3 Any additional interfacing to or with image-producing devices or other systems beyond what was purchased from Sectra.
- 1.4 Any servicing, monitoring or other support of Customer's networks.
- 1.5 Correction of any defects or problems that are not within the scope of the limited warranty set forth in Section 2.2 of **Schedule C (Installation, Warranties and Support)**.
- 1.6 Services needed in response to requests that do not originate from the failure of the Software to perform as warranted, or, if, in Sectra's reasonable opinion, such problems originate with Customer's equipment or hardware including without limitation services related to networks, communications, hardware, end user training/use of the Software, or issues related to third party software or virtual environments.
- 1.7 Assistance provided to Customer in the creation of custom reports, functions or formats.
- 1.8 Modification of patient demographics or other related information to synchronize such with a new HIS or RIS.
- 1.9 Correction of any problems with the Sectra Product occurring during any period that Customer is in breach or default of any provision of this Agreement.
- 1.10 Worklist or DDP configuration, mismatch resolution, archive or online image store maintenance.
- 1.11 Any repairs or services needed as a result of: (a) any alterations, adjustments, or configurations of the Sectra Product that were not approved by Sectra; (b) any hardware failure from misuse or mishandling of the Sectra Product by Customer, including improper handling, storage or maintenance; (c) any defect, malfunction or failure of any Hardware or Unsupported Software; (d) Virus attacks or security breaches; (e) changes in the IT environment, such as, but not limited to, moving the Sectra Product from one location to another, changing network addresses, moving the Software to other hardware, or updates in other vendor's software or systems; (f) deterioration of display performance due to expendable parts, such as LCD panels, backlights or CRTs. This includes changes in brightness, color, brightness uniformity, color uniformity, defective pixels or burnt pixels; (g) backups or table updating; (h) file reorganizations and restores; (i) testing by Customer in a production environment; (j) downtime during loading of any software in a production environment; (k) Customer's failure to address single-points-of-failure or high-risk implementations after being advised to do so by Sectra, including, without limitation, failure to use uninterruptible power supplies for every server; use of a single server solution; and/or lack of an archive or backup; (l) any design, specification or instruction provided by Customer; (m) Customer's failure to fulfill any of its obligations or responsibilities under this Agreement; (n) the failure of any person other than Sectra to comply with Sectra's written instructions or recommendations; (o) the Customer's combination of the Sectra Product (or any component thereof) with (i) a product, part or other item of any person other than Sectra or (ii) an incompatible product, part or other item of Sectra; and/or (p) a Force Majeure Event.
- 1.12 Any repairs, problems or services needed as a result of Customer exceeding the then-applicable Threshold Volume and/or Licensed Volume.

SECTRA, INC.

2 Expanded Support

- 2.1 Customer may request that Sectra perform any of the services set forth in Section 1 of this rider or any other services that do not comprise Support as Expanded Support, and Sectra (in its sole discretion) shall provide such Expanded Support. The Customer shall furnish a written purchase order to Sectra for any requested Expanded Support.
- 2.2 Any Expanded Support provided by Sectra under this Agreement, or deemed provided by Sectra under this Agreement, shall be charged at the then-current rates from the latest Sectra price list for Expanded Support, and Customer shall be obligated to pay for such Expanded Support at such rates. The current rates are set forth in the Time and Materials Rates Rider. Sectra must have received payment for Expanded Support within 30 days of the date of invoice for any Expanded Support. Regardless of the amount of time expended by Sectra in providing any Expanded Support, Customer shall be charged a minimum billable time for Expanded Support of 1.5 hours. Customer may request the latest Sectra price list via the contact information set forth herein.

SECTRA, INC.

Time and Materials Rates Rider

Sectra Time and Materials list price rates for Expanded Support as of the effective date of this Agreement are as set forth below. The time zone used for billing is based on the geographical location where the engineer is located when providing services.

Category 1	\$250.00 per hour	Applies 8:00AM – 5:00PM non-holiday weekdays
Category 2	\$375.00 per hour	Applies 5:00PM – 8:00PM, 7:00AM – 8:00AM non-holiday Weekdays and 7:00AM – 8:00PM Saturdays
Category 3	\$500.00 per hour	Applies 8:00PM – 7:00AM non-holiday weekdays, Saturday 8:00PM until Monday 7:00AM and All Holidays
Category 4	Hourly billing at half the clock time	Applies to all travel. Plus normal, customary and reasonable travel expenses.

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Transition Services Rider

Transition Period: Five (5) days commencing upon the later of (a) the effective expiration/termination date of the Agreement or (b) the date upon which the Transition Support Fee is paid and delivered by Customer to Sectra.

Transition Fees:

Transition Support Fee: An amount equal to the then-effective annual Support and Maintenance Fee as of the effective expiration/termination date of the Agreement as prorated for the number of days in the Transition Period.

Transition Expanded Support Fees: During the Transition Period, in addition to the Transition Support Fee, the Customer will pre-pay a reasonable estimated amount for any Transition Services which are not part of regular Support under the Agreement (the "**Transition Expanded Support Services**") at Sectra's then-current rates from the then most recent Sectra price list for Expanded Support. To the extent that the actually incurred time for any Transition Expanded Support Services exceed the estimate (and pre-payment) therefor, Sectra shall invoice, and Customer shall be obligated to pay, pursuant to the payment terms set forth in the Agreement, for any such excess of Transition Expanded Support Fees.

Transition Services:

1. Generally the transition services shall include any services that are reasonably requested by Customer, and reasonably performable by Sectra, to support the transition of Customer from the Sectra Product to a replacement product of another vendor.
2. Sectra shall provide to Customer at Customer's reasonable request any information specific to the Sectra Product installed with the Customer, including by way of example, information regarding Customer's hardware versions and updates, logs describing support issues, identity and contact information for hardware and third party software vendors, copies of annual plans or other assessments of the Sectra Product, and other similar information reasonably useful to Customer in supporting the transition.
3. Sectra shall assign to Customer any remaining period under manufacturer-provided warranties covering Hardware provided by Sectra to Customer. In connection with such assignment, Customer shall pay to Sectra the pro rata portion of any prepayments made by Sectra to the manufacturer for support, with the proration based upon the percentage of remaining support existing as of the effective date of the Agreement's termination/expiration.
4. Sectra shall otherwise provide regular Support to the Sectra Product pursuant to the terms and conditions of this Agreement during the Transition Period.
5. For avoidance of doubt, the foregoing Transition Services are subject to the payment of Transition Fees as well as Section 6.4 of **Schedule D (General Terms and Conditions)** of the Agreement.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Type of Business					
<input type="checkbox"/> Individual	<input type="checkbox"/> Partnership	<input type="checkbox"/> Limited Liability Corporation	<input checked="" type="checkbox"/> Corporation	<input type="checkbox"/> Trust	<input type="checkbox"/> Other
Business Designation Group (For informational purposes only)					
<input type="checkbox"/> MBE	<input type="checkbox"/> WBE	<input type="checkbox"/> SBE	<input type="checkbox"/> PBE	<input checked="" type="checkbox"/> LBE	<input type="checkbox"/> NBE
Minority Business Enterprise	Women-Owned Business Enterprise	Small Business Enterprise	Physically Challenged Business Enterprise	Large Business Enterprise	Nevada Business Enterprise
Business Name:		Sectra North America, Inc.			
(Include d.b.a., if applicable)					
Business Address:		2 Enterprise Drive, Suite 507		Shelton, CT 06484	
Business Telephone:		1-800-307-4425		Email: info.imtec@sectra.se	
Business Fax:		203 925-0906			
Local Business Address					
Local Business Telephone:		Email:			
Local Business Fax:					

All non-publicly traded corporate business entities must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board.

"Business entities" include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.

Corporate entities shall list all Corporate Officers and Board of Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use transactions, extends to the applicant and the landowner(s).

Full Name	Title	% Owned <small>(Not required for Publicly Traded Corporations)</small>
Sectra Imtec AB, Linköping, Sweden	Parent Company	100%

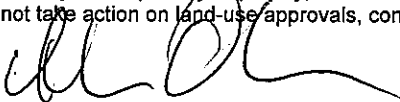
- Are any individual members, partners, owners or principals, involved in the business entity, a Clark County, University Medical Center, Department of Aviation, or Clark County Water Reclamation District full-time employee(s), or appointed/elected official(s)?

Yes No (If yes, please note that County employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)
- Do any individual members, partners, owners or principals have a spouse, registered domestic partner, children, parent, in-laws or brothers/sisters, half-brothers/half-sister, grandchildren, grandparents, in-laws related to a Clark County, University Medical Center, Department of Aviation, or Clark County Water Reclamation District full-time employee(s), or appointed/elected official(s)?

Yes No (If yes, please disclose on the attached Disclosure of Relationship form.)

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I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form.


 Signature
 VP SERVICE
 Title

ANDERS OSTERHOLM
 Print Name
 6/16/2010
 Date

DISCLOSURE OF RELATIONSHIP

List any disclosures below:

NAME OF BUSINESS OWNER/PRINCIPAL	NAME OF COUNTY* EMPLOYEE(S)	RELATIONSHIP TO COUNTY* EMPLOYEE	COUNTY DEPARTMENT

* County employee means Clark County, University Medical Center, Department of Aviation, or Clark County Water Reclamation District.

"Consanguinity" is a relationship by blood. "Affinity" is a relationship by marriage.

"To the second degree of consanguinity" applies to the candidate's first and second degree of blood relatives as follows:

- Spouse – Registered Domestic Partners – Children – Parents – In-laws (first degree)
- Brothers/Sisters – Half-Brothers/Half-Sisters – Grandchildren – Grandparents – In-laws (second degree)

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Purchase Agreement with KLS-Martin L.P.	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	Clerk Ref. #
Recommendation:	
<p>That the Governing Board Audit and Finance Committee review and recommend for approval by the Governing Board the Purchase Agreement with KLS-Martin, L.P. for cranial/maxillofacial equipment and supplies; authorize the Chief Executive Officer to exercise any extension/renewal options; or take action as deemed appropriate. (<i>For possible action</i>)</p>	

FISCAL IMPACT:

Fund Number: 5420.000	Fund Name: UMC Operating Fund
Fund Center: 3000702100	Funded Pgm/Grant: N/A
Description: Cranial/maxillofacial Supplies	
Bid/RFP/CBE: NRS 332.115.4 – Purchase of goods commonly used by a hospital	
Term: From date of signature ending August 31, 2022	
Amount: NTE \$800,000.00	
Out Clause: 60 days w/o cause	
Budget Act and Fiscal Fund Out	

BACKGROUND:

Since August 2011, UMC has had an agreement with KLS-Martin, L.P. (“Provider”) to provide Cranial and Maxillofacial equipment and supplies (“Services”).

This request is to enter into a new Purchasing Agreement for the Services with Provider to continue to provide the Services, which will lower the pricing on products UMC currently uses. Staff also requests authorization for the Hospital CEO, at the end of the initial term, to exercise the extension option(s) at his discretion if deemed beneficial to UMC.

Based upon historical spend, UMC estimates its spend under this Agreement will not exceed \$800,000 for the term, which will be from the date of signature until August 31, 2022 or until such time as Provider becomes a member of HealthTrust Purchasing Group, our GPO. Either party may terminate this Agreement with a 60-day written notice to the other.

UMC’s Director of Materials Management has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC’s Office of General Counsel.

Cleared for Agenda
September 22, 2021

Agenda Item #

12

Purchase Agreement
Prepared For
University Medical Center of Southern Nevada
Account # 102422

This Purchase Agreement (this “**Agreement**”) together with any of its exhibits, schedules and addenda, as applicable, collectively, the Agreement, is entered into as of the date set forth below between University Medical Center of Southern Nevada, a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes (hereinafter referred to as “**Provider**”) and KLS-Martin L.P. (hereinafter referred to as “**Supplier**”) a limited partnership having a place of business located at 11201 St. Johns Industrial Parkway S., Jacksonville, FL 32246. Supplier and Provider may be referred to herein as each a “**Party**” and together, the “**Parties**”.

WHEREAS Provider desires to contract with Supplier for the purchase of certain equipment, supplies or services (“**Products**”) set forth in Exhibit A and in accordance with the terms and conditions set forth in this Agreement.

NOW THEREFORE, in consideration of the foregoing and the terms and conditions contained herein, the Parties hereto agree as follows:

- 1. Term:** This Agreement will remain in effect upon signature by authorized representatives of both Parties for a period (“**Initial Term**”) commencing upon the last date in time adjacent to the signatures of the authorized representatives of the Parties (the “**Effective Date**”) and ending August 31, 2022 (the “**Termination Date**”) or if prior to the Termination Date, the termination date set forth in the written notice of the termination provided by Provider or Supplier to the other Party in accordance with Section 2 below. If prior to the Termination Date Supplier becomes a vendor of a Group Purchasing Organization (GPO) in which Provider is a participant of, this agreement may be re-negotiated or terminated upon ten days notice by either Party.
- 2. Termination:** Notwithstanding anything else contained in the Agreement, either Party may terminate this Agreement in whole or in part, at any time without cause or reason and without penalty or recourse by the other Party; by providing not less than sixty (60) days advance written notice to the other Party. In addition, either Party may terminate this Agreement upon the occurrence of any of the following events: (a) loss or suspension of any license of the other Party required for the provision of Product pursuant to this Agreement or the imposition of any sanction against the other under federal or state fraud and abuse laws and regulations or any other federal or state laws or regulations relating to such Party’s participation in the Medicare or Medicaid programs; (b) appointment of a receiver for the other Party’s assets, an assignment by the other Party for the benefit of its creditors or any relief taken or suffered by the other Party under any bankruptcy or insolvency act; (c) any jeopardy to the health or safety of patients caused by the Products; or (d) in the event of a breach of, or non-compliance with any covenant, material term or condition of this Agreement by a Party after the non-breaching Party has provided written notice of such breach or non-compliance and the same remains uncured for thirty (30) days after the non-breaching Party has provided written notice to the breaching Party.

Termination of the Agreement shall result in cancellation of discount pricing on orders placed after the termination’s effective date

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3. **Budget Act and Fiscal Fund Out:** In accordance with the Nevada Revised Statutes (NRS 354.626), the financial obligations under the Agreement between the Parties shall not exceed those monies appropriated and approved by Provider for the then current fiscal year under the Local Government Budget Act. The Agreement shall terminate and Provider's obligations under it shall be extinguished at the end of any of Provider's fiscal years in which Provider's governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under the Agreement. Provider agrees that this Section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to the Agreement. In the event this Section is invoked, the Agreement will expire on the 30th day of June of the then current fiscal year. Termination under this Section shall not relieve Provider of its obligations incurred through the 30th day of June of the fiscal year for which monies were appropriated
4. **Pricing:** During the Initial Term of this Agreement, as defined herein, Provider shall purchase Craniomaxillofacial products from Supplier. In turn, Supplier shall guarantee the enclosed pricing for the Initial Term of this Agreement. At any point in time, should a contract be in place with the Group Purchasing Organization (GPO) Provider is a member of, and superior pricing is available through this contract, provider will have access to said contract pricing. All pricing will be in accordance with that found in Exhibit A, attached hereto, and incorporated herein by reference. Supplier and Provider agree that pricing shall be fixed for the Initial Term except in the event that Supplier desires to increase pricing due to changes in market conditions beyond Supplier's reasonable control, then Supplier and Provider will in good faith attempt to agree on a prospective increase in pricing, which shall be memorialized by Supplier and Provider in a written amendment to this Agreement.
- Notwithstanding the foregoing or any provision of this Agreement to the contrary, Supplier reserves the right to (i) revise Product price list hereunder at any point in time and without prior notice to Provider insofar as such price list revision applies to new or improved Products introduced by Supplier after the date of this Agreement and not included on Exhibit A, and (ii) to delete one or more specific Supplier Products from the scope of this Agreement at any time, without prior notice to Provider insofar as Supplier discontinues its manufacture or sale of the same within the United States.
5. **This Agreement proposal and associated terms, conditions and pricing shall remain open and irrevocable for a period of thirty (30) calendar days from the Date Prepared located at the top of page one. If a duly authorized representative of Provider fails to execute the Agreement and return an original within thirty (30) days the terms and conditions of this Agreement may be modified or rescinded.**
6. **Inventory:** The Parties may agree that Supplier will provide no charge plating systems to Provider on consignment. Placement of consigned Product will be accomplished through a separate Consignment Agreement, at mutually agreed upon levels with Provider.
7. **Training:** A Supplier representative will be available to conduct in-service training, at no charge to Provider, as required by Provider personnel during mutually agreed upon time(s).

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8. **Evaluation Samples:** Supplier shall provide to Provider, at no charge, literature, training, and a reasonable quantity of samples to lawfully promote and support the sale and utilization of any Product furnished under this Agreement.
9. **Payments:** Upon shipment of Products to Provider, Supplier shall issue to Provider an invoice for the purchase price of such Products and Provider shall remit payment for all undisputed amounts within thirty (30) days of Provider's receipt of a valid invoice. If Provider disputes the accuracy of any invoice, or any partial invoice, it shall, within fifteen (15) days of the receipt of the invoice, deliver a written notice and detailed explanation of such dispute to Supplier. Provider may withhold payment of particular charges or amounts that Provider disputes in good faith, provided Provider notifies Supplier of such dispute at the time of withholding. Notification for this purpose means providing Supplier with a reasonably detailed explanation, including any supporting documentation if applicable, of the basis for such withholding. The parties shall use commercially reasonable efforts to promptly resolve any such payment dispute. Payment will be accepted in the form of cash, check, credit card (inclusive of "Purchasing Cards" or "P-Cards") and electronic funds transfer (EFT).
10. **Shipping:** On-site direct replacement of consigned inventory by Supplier personnel will be no charge. The delivery of Provider direct ordered Product will be FOB Destination Freight Pre-paid and Added with Supplier owning Product while in transit and agreeing to cover insurance and all risk of loss of Product until such Product is received. Shipping charges, including expedited, special handling and/or air shipment requests will be pre-paid by Supplier and invoiced to Provider or direct billed to the Fed-Ex account number on file.
11. **Minimum Order:** Unless otherwise expressly stated, there are no minimum dollar or unit volumes of purchases required under this Agreement.
12. **Warranty:** The Products are warranted to be free from defects in workmanship and material. This Warranty does not extend to any Party other than Provider. In the event that Provider purports to transfer the foregoing Warranty to any other person or legal entity, Supplier's liability thereunder shall cease and have no further force or effect. Supplier's obligations under this Warranty are limited exclusively to those set forth below under this section entitled "Exclusive Remedy" and are subject to the conditions set forth therein. This Warranty does not apply to damage or defects caused by or resulting from normal wear and tear, abuse, misuse, use of Products beyond limitations, negligence, or accident.
- All tungsten carbide inserts (TC Instruments) are warranted to maintain sharp edges for the first three (3) years of normal intended use. Non- TC Instruments are warranted for sharpness for one (1) year of normal intended use.
 - The springs on Handheld Surgical Instruments are warranted for three (3) years of normal intended use.
 - Any repair, modification or alteration made to the Products other than those made by Supplier will render this Warranty null and void.

Exclusive Remedy

Provider's exclusive remedy for any Products which prove to be defective in workmanship or material shall be limited to replacement, credit, or repair of the defective Products at the sole discretion of Supplier. Supplier's liability shall in no

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event exceed the purchase price paid to Supplier for such defective Products plus the reasonable labor costs in connection with the replacement or repair of such Products. The remedies described above are Provider's sole remedies in the event of any breach of the Warranties provided above.

Exclusion of Implied Warranties

The stated express Warranties are the sole Warranties applicable to the Products and are in lieu of all other warranties, express or implied, written, or oral, including, without limitation, the implied warranty of merchantability, the implied warranty of fitness for a particular purpose and the implied warranty of non-infringement. All such implied warranties are expressly disclaimed by Supplier.

13. **Return Goods Policy:** All requests to return merchandise must be authorized by a Supplier Customer Service Representative, who will prepare an authorization for the return of the Goods ("Return Goods Authorization" or "RGA"). The date of purchase and invoice number must be provided at the time the return request is made. Any of these can be determined in advance of return authorization request by contacting Supplier Customer Service during normal business hours or through local field sales personnel.

Shipments must have a RGA number affixed on each carton and be returned on a freight prepaid basis. These instructions must be followed to avoid having the shipment refused.

All returns must be made within sixty (60) days from the date of receipt. Implants and sterile Products must be in original packaging, unopened, unused and in saleable condition. Instruments must be in saleable condition to receive full credit.

14. **Notices:** Unless otherwise specified, any notice required or permitted to be given under this Agreement shall be in writing and deemed given if delivered personally, by registered or certified mail, return receipt requested, or by national overnight delivery carrier to the applicable Notice address set forth below.

If to: KLS-Martin L.P.

11201 St. Johns Industrial Parkway S.
Jacksonville, FL 32246

If to: Provider

University Medical Center of Southern Nevada
1800 West Charleston Boulevard
Las Vegas, NV 89102

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Notices shall be deemed to have been given on the date received if delivered personally or by recognized overnight delivery service, or three days after the date postmarked if sent by registered or certified mail, return receipt requested, postage prepaid, addressed to such Party, as set forth herein. Either Party may change the address to which to send notices by notifying the other Party of such change of address, in writing, in accordance with the foregoing, without a formal amendment.

15. **Mutual Confidentiality:** In performing the obligations under this Agreement, Supplier and Provider may encounter, be given access to, and, in some instances, contribute to each other's Confidential Information. In consideration of permitting Supplier and Provider to have access to each other's Confidential Information, during the Initial Term of this Agreement and at all times thereafter, Supplier and Provider agree they will not disclose to any third party Confidential Information of the other Party without the other Party's prior written consent, unless such third party (including GPO partner and consultants) has entered into a signed non-disclosure agreement (NDA) or is bound by an obligation of confidentiality no less restrictive in place with such Party and such disclosure is necessary for a Party to perform its obligations or exercise its rights under this Agreement. Such agreement must prohibit the third party from (i) disclosing the terms, conditions, and pricing information under this Agreement to any other party, (ii) disclosing the information other than on a national aggregate basis; and (iii) publishing the information in the public domain in any form. Supplier and Provider shall only make the Confidential Information of the other Party available to its employees on a need-to-know basis and agree to take appropriate action by instruction or agreement with their respective employees for permitted access to the Confidential Information to satisfy the obligations under this Section. In the event of disclosure required by applicable law, court order or governmental agency of competent jurisdiction, where permissible, each Party shall provide prompt notice to the owner of the Confidential Information to permit such Party to obtain a protective order or otherwise protect the confidentiality of such Confidential Information.

For purposes of this Section, "Confidential Information" shall mean all proprietary information, customer lists, financial or business information, customer requirements, prices, and all other information without limitation which is not generally known to, or readily ascertainable by proper means, by the public or which might reasonably be considered confidential or private to either Supplier or Provider. The Parties specifically acknowledge that the existence and terms of this Agreement shall be Confidential Information.

The obligations of this Section shall not apply to (i) any disclosure required by law or valid court process (provided that the receiving Party shall provide prompt notice to the disclosing Party in order to permit such Party to obtain a protective order or otherwise protect the confidentiality of such Confidential Information), (ii) Confidential Information that is now or subsequently becomes generally available to the public through no fault or omission of the receiving Party, (iii) Confidential Information that is known to the receiving Party at the time of disclosure as shown by its prior written records, (iv) Confidential Information that is provided on a non-confidential basis to the receiving Party by a third party with the legal right to do so, or (v) Confidential Information that is independently developed by or for the receiving Party without the use of the Confidential Information as evidenced by written documentation. For the avoidance of doubt, Supplier's pricing may be disclosed to GPOs of which Provider is a

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member and to Provider's consultants performing benchmarking of Supplier's pricing but shall not be disclosed by Provider or Provider's consultants to competitors of Supplier or to services or publications that collect and make available pricing of Supplier's Products. The terms of this Section shall survive the termination or expiration of this Agreement for a period not less than one (1) year.

Notwithstanding the foregoing, Supplier acknowledges that Customer is a public county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time, and as such its records are public documents available to copying and inspection by the public. If Customer receives a demand for the disclosure of any information related to the Agreement which Supplier has claimed to be confidential and proprietary, Customer will immediately notify Supplier of such demand and Supplier shall immediately notify Customer of its intention to seek injunctive relief in a Nevada court for protective order. Supplier shall indemnify, defend and hold harmless Customer from any claims or actions, including all associated costs and attorney's fees, regarding or related to any demand for the disclosure of Supplier documents in Customer's custody and control in which Supplier claims to be confidential and proprietary.

16. **Use and Disclosure of PHI:** Supplier understands and agrees that Supplier's employees and/or agents shall, at all times, comply with applicable Provider policies and procedures governing the confidentiality, privacy and security of patient protected health information ("PHI") and Supplier shall, at all times, ensure that its employees and/or agents shall only use and disclose PHI in the performance of its obligations under this Agreement for Provider. Supplier acknowledges that while performing its obligations under this Agreement, Supplier may receive or create certain confidential health-related information concerning Provider's patients. Supplier also agrees and understands that, if Provider determines that Supplier has access to patient health information, Supplier will sign Provider's then standard "Business Associate Agreement" under the Health Insurance Portability and Accounting Act of 1996 ("HIPPA"). Supplier understands and agrees that any breach by Supplier of the Business Associate Addendum will be grounds for immediate termination of this Agreement.
17. **Reporting Breach:** Supplier shall report to Provider, both orally and in writing, any use or disclosure of PHI that is not permitted or required under the terms of this Agreement, as well as any incident that compromises the security of PHI, or constitutes a breach of unsecured PHI, of which Supplier becomes aware within five (5) business days of Supplier's discovery of such unauthorized use and/or disclosure.
18. **Conduct:** If applicable, in performing its obligations hereunder at a Provider facility, Supplier's employees and/or agents will conduct themselves in a professional and businesslike manner and will comply with Provider's reasonable administrative and security requirements and policies (e.g., security, network access, confidentiality, business ethics and conduct, and human resource policies, guidelines and procedures).
19. **Conflict of Interest:** Neither Party hereto is aware of an actual or potential conflict of interest which would require disclosure to the other Party and/or preclude execution of this Agreement. The Parties acknowledge and agree that any compensation set forth herein is commercially reasonable, has been negotiated as a part of an arms-length transaction, and is fair market value for the services Supplier shall provide pursuant to this Agreement. No personal

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cash, merchandise, equipment, or other items of intrinsic value shall be offered by or on behalf of Supplier to Provider and/or its employees, officers, or directors as an inducement to purchase from Supplier.

20. **Disclosure:** Both Parties hereto shall comply with all laws, including reporting or reflecting discounts, rebates, and other price reductions pursuant to 42 U.S.C. §1320a-7b(b)(3)(A) on cost reports or claims submitted to federal or state healthcare programs, retaining invoices and related pricing documentation and making them available on request to healthcare program representatives. Provider shall be solely responsible for: (i) determining if, and under what circumstances, it can seek third-party reimbursement for Products; (ii) obtaining, as necessary, third-party payor pre-authorizations for the Products; (iii) obtaining, as necessary, all coding, billing, coverage, and collection of payment from third-party payors or patients; and (iv) reporting the discounted price and providing information upon request by a third-party payor, as appropriate.
21. **Entire Agreement:** This Agreement, including any incorporated exhibits, addendums and attachments constitutes the entire understanding of the Parties hereto with respect to the subject matter hereof, and shall supersede all previous negotiations, commitments, and writings, either written or oral regarding this subject matter. This Agreement shall not be released, discharged, changed, or modified except by a written instrument signed by a duly authorized representative of each Party. To the extent of any inconsistency between the terms and conditions of the Agreement and the terms and conditions of any other signed document, the terms and conditions of the Agreement shall govern. Each Party acknowledges and represents that it has not executed this Agreement in reliance upon any promise, representation, or warranty whatsoever that is not expressly set forth in this Agreement.
22. **Exclusions / Debarment:** Supplier warrants it is not on any of the four (4) government watch lists, which includes the HHS OIG List of Excluded Individuals and Entities (LEIE), the United States General Service Administration list of Parties excluded from Federal Procurement & Non-procurement Programs (EPLS), the Office of Foreign Assets Control Specially Designated Nationals (SDN) list, and the U.S. Food and Drug Administration (FDA) debarment list, and is not on any individual state exclusion list. Supplier also warrants that its officers, directors, and its employees, agents and subcontractors providing goods or services under this Agreement, do not appear on such lists. Supplier further represents and warrants that neither it nor any other person or party it assigns to perform services hereunder on its behalf: (1) has been convicted of a criminal offense that falls within the ambit of 42 USC 1320a-7(a) or 48 C.F.R. Part 9 (i.e., any conviction relating to the Medicare or Medicaid program, patient abuse, felony conviction relating to health care fraud or felony conviction relating to controlled substances), and (2) is currently excluded, debarred, suspended or otherwise ineligible to participate in the Federal health care programs or in Federal procurement or non-procurement programs. Supplier hereby agrees to notify all Parties hereto immediately in writing if any such exclusion or debarment occurs. Upon the occurrence of any such event, whether such notice is given to Provider, Provider reserves the right to immediately terminate this Agreement and cease contracting with Supplier, without penalty or default.
23. **Indemnification:** Supplier hereby agrees to indemnify, defend, and hold harmless Provider, and each of its officers, directors, physicians, staff members, agents, representatives and employees, from and against any and all injuries,

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damages, claims, demands, losses, liabilities, actions, lawsuits and other proceedings, judgments and awards, and costs and expenses (including court costs, attorneys' fees, and consultancy fees) arising out of or related to the Products and/or the negligence, willful misconduct or intentional acts or omissions of the Supplier or its officers, directors, agents, subcontractors or employees in connection with this Agreement, including, without limitation, violation of any federal, state or local laws, rules or regulations regarding the Products or their use.

Exceptions: In no event will Supplier have any obligation under this Section, or any liability for any claim, if such claim is caused by, or results from the following acts or omissions of Provider or its employees or agents: (i) any modification of the Products (or any portion thereof) or any other information or materials provided by Supplier without the prior written consent of Supplier or its authorized personnel, (ii) any use of the Products in a manner not contemplated by the Product documentation or this Agreement, (iii) any modification of the Products or any other information or materials provided by Supplier in compliance with Provider's request, (iv) any improper storage of the Products; or (v) any negligent or more culpable act or omission of Provider or its employees or agents. Except as expressly provided herein, Provider is liable for all its own expenses and all claims made against it.

Limitations of Liabilities: EXCEPT FOR (A) ANY INDEMNIFICATION OBLIGATIONS ARISING UNDER THIS AGREEMENT, (B) ANY BREACH BY A PARTY OF ITS CONFIDENTIALITY OBLIGATIONS HEREUNDER, (C) SUPPLIER'S GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT AND/OR (D) SUPPLIER EXCEEDING THE SCOPE OF THE RIGHTS GRANTED HEREUNDER, UNDER NO CIRCUMSTANCES SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY UNDER THIS AGREEMENT, WHETHER UNDER ANY CONTRACT, NEGLIGENCE, STRICT LIABILITY OR OTHER LEGAL OR EQUITABLE THEORY, FOR (I) ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR CONSEQUENTIAL DAMAGES (INCLUDING, WITHOUT LIMITATION, ANY LOST PROFITS, BUSINESS OR GOODWILL); OR (II) ANY AMOUNTS THAT IN THE AGGREGATE ARE IN EXCESS OF THE AMOUNTS PAID OR PAYABLE TO SUPPLIER BY PROVIDER HEREUNDER WITHIN THE TWELVE (12) MONTH PERIOD PRECEDING A CLAIM, REGARDLESS OF WHETHER SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

24. **Pertinent Law Accountability:** Notwithstanding any other provision in this Agreement, each Party represents and warrants that to the best of its knowledge, after due inquiry, it is, and for the Initial Term and any Renewal Term, shall be, in compliance with all applicable federal and state laws, ordinances and regulations that are material to the operation of its business and the performance of its obligations under this Agreement ("**Legal Requirements**"), including, but not limited to, as applicable, Legal Requirements pertaining to the safety of the Products, occupational health and safety, environmental protection, nondiscrimination, antitrust, health care regulation, HIPAA and equal employment.
25. **Access to Books and Records:** During the Term of this Agreement and for a period of four (4) years (or such longer period as required by applicable law) after the termination hereof, Supplier shall grant access to the following documents to the Secretary of the U.S. Department of Health and Human Services ("Secretary"), the U.S. Comptroller-General and their authorized representatives: this Agreement, and all books, documents and records necessary to verify the nature and costs of services provided hereunder. If Supplier carries out the duties of this

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Agreement through a subcontract worth Ten Thousand Dollars (\$10,000) or more over a twelve (12) month period (or such longer period as required by applicable law) with a related organization, this subcontract shall also contain a clause permitting access by the Secretary, Comptroller-General and their authorized representatives to the related organization's books, documents and records solely relating to the Supplier's services set forth in this Agreement.

26. **Non-Discrimination:** Supplier, and its subcontractors, shall abide by the requirements of 41 CFR 60-1.4(a), which prohibits discrimination against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin, and by the requirements of 41 CFR 60-240.5(a), which prevents discrimination against any employee or applicant for employment based upon such individuals status as a special disabled veteran, veteran of the Vietnam era, recently separated veteran, or other protected veteran. **Supplier and its subcontractors shall abide by the requirements of 41 CFR 60-300.5(a). This regulation prohibits discrimination against qualified protected veterans and requires affirmative action by covered prime contractors and subcontractors to employ and advance in employment qualified protected veterans. Supplier, and its subcontractors shall abide by the requirements of 41 CFR 60-741.5(a). This regulation prohibits discrimination against qualified individuals based on disability and requires affirmative action by covered prime contractors and subcontractors to employ and advance in employment qualified individuals with disabilities.**
27. **Trademarks/Service Marks/Publicity:** Neither Party may use the other Party's trademarks, service marks or designs registered to the other Party, nor identify the other Party in any publicity, promotional, or advertising material concerning the existence or terms of this Agreement without the prior written consent of the other Party.
28. **Ownership of Intellectual Property:** Provider acknowledges Supplier's exclusive right, title, and interest in and to any trademarks, trade dress and trade names, which Supplier may at any time have adopted, used, or registered, any Product documentation, as well as proprietary knowledge and practices in the development and manufacture of the Products, including intellectual property rights relating thereto. Provider shall not (a) modify, adapt, alter, or create derivative works from any Product; or (b) reverse engineer or disassemble any Product.
29. **Changes in Law:** If any law is enacted or becomes effective, any regulation is promulgated or becomes effective, any court or administrative agency decision is rendered, any administrative agency interpretation is issued, or similar action is taken that, in the opinion of legal counsel to Provider, is likely to cause any of the Agreement's provisions to be in violation of law or compromise Provider's tax status, then the Parties will use their best efforts, proceed with dispatch and without unnecessary delay, to reform this Agreement or negotiate a new agreement(s) so as to achieve, as nearly as possible, the original goals the Parties reflected in this Agreement. If such reformation is not possible after a period of not less than six (6) months, the Parties agree that this Agreement may be terminated without penalty.
30. **Independent Contractor ("Relationship of the Parties"):** It is mutually understood and agreed that the relationship between the Parties shall be that of independent entities contracting with each other at arms' length towards a supplier relationship. This Agreement does not and shall not be construed to create the relationship of agent,

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employee, partnership, joint venture, or association between the Parties. All persons employed by each Party shall be employees of that Party only and shall look only to their own employer for employment benefits and payment of wages. Each Party is solely responsible for paying all employee taxes relative to its own staff and each Party shall indemnify and hold the other harmless with respect thereto.

31. **Insurance:** Supplier shall, at its sole cost and expense, obtain and maintain throughout the Initial Term, and any Renewal Term, of this Agreement (i) commercial general liability insurance coverage in commercially reasonable amounts covering such Party and its operations that includes property damage insurance coverage, and (ii) other such insurance as may be required by law or applicable to this Agreement and the services provided hereunder. Supplier shall provide evidence of such coverage to Provider upon request.
32. **Governing Law:** This Agreement will be governed by and construed under the laws in which Provider is located, without regard to any conflicts of law principles that would require the application of any other law. Jurisdiction and venue for any dispute, claims or lawsuit arising from or in connection with this Agreement shall be resolved or adjudicated within the state and federal courts of the state in which Provider is located.
33. **Supplier Policy/Supplier Credentialing:** If Provider utilizes a web-based supplier management and credentialing service, any Supplier employee or representative visiting Provider must, at Supplier's sole cost and expense (i) obtain membership to Provider's online supplier management and credentialing service; (ii) read, follow, and adhere to Provider's Supplier Policy as it may be updated from time to time in the online supplier management and credentialing service and; (iii) use the online service to sign in and out upon each and every visit to Provider stating the individual being visited, the purpose for the visit and the location of the visit. Additionally, Supplier's employees and representatives visiting Provider acknowledge that they are strictly prohibited from having direct patient contact or operating any medical equipment that is in direct patient contact.
34. **Counterparts:** This Agreement may be executed simultaneously in one or more counterparts, all of which shall be considered the same Agreement. The Parties agree that photographic and electronic copies or reproductions of this Agreement that bear the signatures of the Party or both Parties shall be treated in all respects as the original. Signatures to this Agreement transmitted by facsimile transmission, by electronic mail in portable document format (".pdf") or by any other electronic means intended to preserve the original graphic and pictorial appearance of the signatures, shall have the same force and effect as physical execution and delivery of this Agreement bearing the original signatures.
35. **Warrants:** Supplier represents and warrants that the supplies and Products it is selling to Provider under this Agreement and the manufacture thereof comply with all applicable provisions of law including the U.S. Food, Drug, and Cosmetics Act. Supplier warrants the Products provided under this Agreement are fit and sufficient for the purpose intended; that they are merchantable, of good quality and free from defects, whether patent or latent, in materials or workmanship; and that the Products sold to Provider hereunder conform to or exceed the higher grading standards recognized by Supplier's industry. Supplier shall promptly notify Provider of any material Product quality or defect issues, and Supplier shall be fully responsible for the costs of any recalls or other corrective actions

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involving the supplies and Products. Supplier further warrants that it has good title to the Products supplied and that the Products are free and clear from all liens and encumbrances. Such warranties shall run to Provider, its successor, and assigns.

36. **Amendment:** This Agreement may not be amended or modified except in writing signed by both Parties as an Amendment to this Agreement.
37. **Authorization to Make Agreement:** A duly authorized representative of each Party will sign this Agreement, and each signature constitutes conclusive proof of that person's authority to bind the Party represented by that person.
38. **Severability:** If any provision of this Agreement shall be held to be invalid, illegal, or unenforceable, the validity, legality and enforceability of the remaining provisions shall not be affected or impaired thereby.
39. **Assignment:** Neither Party may assign this Agreement or any rights and obligations under this Agreement without the prior written consent of the other Party. Any such assignment not in accordance herewith shall be null and void. Such consent shall not be unreasonably withheld. This Agreement shall inure to the benefit of and be binding upon the Parties hereto and their respective heirs, representatives, successors and permitted assigns.
40. **Captions:** The captions heading the sections and sub-sections of this Agreement are inserted for convenience of reference only, and are not to be used to define, limit, construe or describe the scope or intent of any term, provision, section, or sub-section of this Agreement.
41. **Waiver:** The failure of a Party to strictly enforce any provision of this Agreement will not be construed as a waiver thereof or as excusing the defaulting Party from future performance. Any waiver of any of the covenants, conditions, or provisions of this Agreement must be in writing and signed by a duly authorized representative of the Party against whom enforcement of such waiver is sought. One or more waivers of any covenants, conditions, or provisions of this Agreement shall not be construed as a waiver of a subsequent breach or of any other covenant, condition, or provision.
42. **Force Majeure:** Neither Party will be liable to the other for default, delay or failure to perform hereunder due to circumstances beyond such Party's reasonable control; including, but not limited to acts of God, accident, fire, flood, storm, terrorism, riot, war, sabotage, explosion, national defense requirement, governmental law, ordinance, rule or regulations, service disruptions involving hardware, software or power systems not within such Party's possession or reasonable control or any such similar event.

(Signature Page to Follow)

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IN WITNESS WHEREOF, the individuals signing this Agreement represent and acknowledge that they have the power and authority to bind Supplier and Provider to this Agreement. Supplier and Provider agree to be bound by these conditions by executing this document in the space provided below.

KLS-Martin L.P.

University Medical Center of Southern Nevada

Authorized Signature

Authorized Signature

William Lynch

Name (print)

Mason Van Houweling

Name (print)

Contract and Compliance Officer

Title

Chief Executive Officer

Title

Date

Date



P.O. Box 16369 • Jacksonville, FL 32245
 904-641-7746 or 1-800-625-1557 • Fax 904-641-7378
www.klsmartinusa.com

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Date Prepared:

Pricing Start: Upon signed Agreement

Pricing Expiration:

Product Number	Material Description	Proposed Price
00-020-09-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, LADDER, CVD, 18 MM BRG, 2.0 MM SCREW,4 X 2 HOLES, 39 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
00-100-63-09	LEVEL ONE CMF,MESH, STANDARD, ORTHOG, STRIP, 2.0 MM SCREW,34 X 2 HOLES, 117 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
00-101-56-09	LEVEL ONE CMF,PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW,2 X 2 HOLES, 20 MM, T=0.5 MM,CP TITANIUM,QTY:001 EA	
00-101-57-09	LEVEL ONE CMF,PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW,2 X 2 HOLES, 20 MM, T=0.5 MM,CP TITANIUM,QTY:001 EA	
00-104-19-09	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, GRIFFIN, 2.0 MM SCREW,3.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
00-104-20-09	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, GRIFFIN, 2.0 MM SCREW,5.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
00-104-21-09	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, GRIFFIN, 2.0 MM SCREW,7.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
00-104-22-09	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, GRIFFIN, 2.0 MM SCREW,9.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
00-104-23-09	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, GRIFFIN, 2.0 MM SCREW,11.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
00-105-49-09	LEVEL ONE CMF,MESH, STANDARD, ORTHOG, STRIP, 2.0 MM SCREW,34 X 2 HOLES, 117 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
00-105-59-09	LEVEL ONE CMF,PLATE, MINI, BAYS, T SHP, 2.0 MM SCREW,4 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
00-301-12-09	LEVEL ONE ORTHOANCHOR,PLATE, FLAT TAB, 5 MM, 12 MM BRG, 1.5 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
00-301-14-09	LEVEL ONE ORTHOANCHOR,PLATE, FLAT TAB, 5 MM, 14 MM BRG, 1.5 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
00-301-17-09	LEVEL ONE ORTHOANCHOR,PLATE, FLAT TAB, 5 MM, 17 MM BRG, 1.5 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
00-327-00-04	PLATING UTILIZATION FEE	
00-909-87-09	DISTRACTION, EXTERNAL,CONNECTOR, RED 2, ADJ PALATE MESH TO VERTICAL GEARED BAR,TI-6AL-4V,QTY:001 EA	
01-001-56-07	DISTRACTION, EXTERNAL,HORIZONTAL CROSS BAR, RED 2,160 MM,TI-6AL-4V,QTY:001 EA	
01-006-28-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, 2.0 MM SCREW,2.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-006-29-09	_LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, 2.0 MM SCREW,12.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-006-30-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, 2.0 MM SCREW,4.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-006-31-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, 2.0 MM SCREW,6.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-006-32-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, 2.0 MM SCREW,8.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-006-33-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, 2.0 MM SCREW,10.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-006-47-09	_LEVEL ONE CMF,PLATE, MINI, DESTINO, H SHP, 2.0 MM SCREW,4 HOLE, 19 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-007-15-09	LEVEL ONE NEURO,BURR HOLE COVER, BAJWA, 9.0 MM DRAIN, CONTOURED, NEURO SCREW,5 HOLE, 17 MM DIA, T=0.3 MM,CP TITANIUM,QTY:001 EA	
01-007-46-09	LEVEL ONE CMF,PLATE, MINI, H SHP, 2.0 MM SCREW,4 HOLE, 15 MM, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
01-007-47-09	LEVEL ONE CMF,PLATE, MINI, H SHP, 2.0 MM SCREW,4 HOLE, 19 MM, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
01-008-06-04	_TEMP,L-SH PL,7H,R,FOR50-405-07-09,5 PKG,QTY:005 EA	
01-022-01-07	LEVEL ONE,TWIST DRILL, J NOTCH, 40 MM STOP, 35 MM FLUTE,2.2 X 50 MM,QTY:001 EA	
01-028-15-09	LEVEL ONE CMF,SCREW, HEX, ENDOBROW FIXATION, DRILL FREE, BEALS,1.5 X 3.5 MM THD, TTL=6 MM,TI-6AL-4V,QTY:001 EA	
01-028-15-61	LEVEL ONE CMF,SCREW, HEX, ENDOBROW FIXATION, DRILL FREE, BEALS,1.5 X 3.5 MM THD, TTL=6 MM,TI-6AL-4V,QTY:001 EA	
01-040-01-09	_LEVEL ONE CMF,PLATE, MINI, CONDYLAR, 1.5 MM SCREW,6 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-040-16-09	_LEVEL ONE NEURO,MESH, SPECIALTY, KASSAM, NEURO SCREW,53 X 43 MM, T=0.3 MM,CP TITANIUM,QTY:001 EA	
01-040-17-09	_LEVEL ONE NEURO,MESH, SPECIALTY, KASSAM, NEURO SCREW,60 X 53 MM, T=0.3 MM,CP TITANIUM,QTY:001 EA	
01-065-01-07	LEVEL ONE,TWIST DRILL, DENTAL LATCH, 13 MM STOP,1.5 X 26 MM,QTY:001 EA	
01-077-09-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, BONE GRAFT, DRILL FREE,1.5 X 5 MM THD, TTL=9 MM,TI-6AL-4V,QTY:001 EA	
01-077-09-91	_LEVEL ONE CMF,SCREW, CROSSDRIVE, BONE GRAFT, DRILL FREE,1.5 X 5 MM THD, TTL=9 MM,TI-6AL-4V,QTY:001 EA	
01-077-11-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, BONE GRAFT, DRILL FREE,1.5 X 5 MM THD, TTL=11 MM,TI-6AL-4V,QTY:001 EA	
01-077-11-91	_LEVEL ONE CMF,SCREW, CROSSDRIVE, BONE GRAFT, DRILL FREE,1.5 X 5 MM THD, TTL=11 MM,TI-6AL-4V,QTY:001 EA	
01-077-13-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, BONE GRAFT, DRILL FREE,1.5 X 5 MM THD, TTL=13 MM,TI-6AL-4V,QTY:001 EA	
01-077-13-91	_LEVEL ONE CMF,SCREW, CROSSDRIVE, BONE GRAFT, DRILL FREE,1.5 X 5 MM THD, TTL=13 MM,TI-6AL-4V,QTY:001 EA	
01-100-36-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, DBL Y SHP, CVD, 9 MM BRG, 2.0 MM SCREW,6 HOLE, 25 MM, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
01-104-24-09	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, GRIFFIN, 2.0 MM SCREW,2.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-104-25-09	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, GRIFFIN, 2.0 MM SCREW,4.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-104-26-09	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, GRIFFIN, 2.0 MM SCREW,6.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-104-27-09	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, GRIFFIN, 2.0 MM SCREW,8.0 MM STEP, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-200-36-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, DBL Y SHP, CVD, 9 MM BRG, 2.0 MM SCREW,6 HOLE, 24 MM, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
01-200-37-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, DBL Y SHP, CVD, 13 MM BRG, 2.0 MM SCREW,6 HOLE, 28 MM, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
01-200-38-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, DBL Y SHP, CVD, 18 MM BRG, 2.0 MM SCREW,6 HOLE, 33 MM, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
01-205-16-07	LEVEL ONE,CLAMP, SONICWELD, STAFFENBERG, BONE TO MESH, FOR SMALL GRID MESH,17.5 CM,QTY:001 EA	
01-235-01-07	LEVEL ONE,CLAMP, SONICWELD, CRANIOFACIAL, HOPPER, BONE TO MESH,24 CM,QTY:001 EA	
01-270-00-09	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, LEFT, 1.5 MM SCREW,4 X 3 HOLES, 21 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-270-01-09	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,4 X 3 HOLES, 21 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-270-02-09	LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, LEFT, 1.5 MM SCREW,3 X 3 HOLES, 20 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-270-03-09	LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,3 X 3 HOLES, 20 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-270-04-09	_LEVEL ONE CMF,PLATE, MICRO, STR, 1.5 MM SCREW,24 HOLE, 95 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-01-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 2.0 MM SCREW,3.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-02-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 2.0 MM SCREW,3.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-03-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 2.0 MM SCREW,5.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-04-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 2.0 MM SCREW,5.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-05-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 2.0 MM SCREW,7.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-06-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 2.0 MM SCREW,7.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-07-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 2.0 MM SCREW,9.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-08-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 2.0 MM SCREW,9.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-09-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 2.0 MM SCREW,11.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-10-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 2.0 MM SCREW,11.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-11-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 2.0 MM SCREW,13.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-284-12-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 2.0 MM SCREW,13.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-300-02-09	LEVEL ONE CMF,PLATE, MINI, MANDIBULAR, CHAMPY, 110°, LEFT, 2.0 MM SCREW,6 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-300-03-09	LEVEL ONE CMF,PLATE, MINI, MANDIBULAR, CHAMPY, 110°, RIGHT, 2.0 MM SCREW,6 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-300-05-91	_LEVEL ONE CMF,SCREW, HEX, MMF, DRILL FREE,2.0 X 10 MM THD, TTL=15 MM,CP TITANIUM,QTY:001 EA	
01-300-13-09	LEVEL ONE CMF,PLATE, MINI, MANDIBULAR, CHAMPY, 80°, LEFT, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-300-14-09	LEVEL ONE CMF,PLATE, MINI, MANDIBULAR, CHAMPY, 80°, RIGHT, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-301-05-09	LEVEL ONE ORTHOANCHOR,PLATE, C TUBE, STR, 9 MM BRG, 1.5 SCREW,3 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-301-06-09	LEVEL ONE ORTHOANCHOR,PLATE, C TUBE, STR, 12 MM BRG, 1.5 SCREW,3 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
01-301-31-09	_LEVEL ONE ORTHOANCHOR,PLATE, HOOK, STR, LEFT, 6 MM BRG, 1.5 MM SCREW,4 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-301-32-09	_LEVEL ONE ORTHOANCHOR,PLATE, HOOK, STR, RIGHT, 6 MM BRG, 1.5 MM SCREW,4 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
01-302-06-09	LEVEL ONE ORTHOANCHOR,PLATE, OPEN LOOP, CROSS SHP, 12 MM BRG, 1.5 MM SCREW,4 HOLE, 1.3 MM GAP, T=1.5 MM,CP TITANIUM,QTY:001 EA	
01-302-12-09	LEVEL ONE CMF,PLATE, MICRO, STR, 1.5 MM SCREW,2 HOLE, 15 MM, T=0.6 MM,TI-6AL-4V,QTY:001 EA	

Product Number	Material Description	Proposed Price
24-010-06-07	LEVEL ONE,SIZER, STERNAL, FOR SCREWS,36 MM WIDE,QTY:001 EA	
24-010-11-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, MEDIUM,11 MM,TI-6AL-4V,QTY:001 EA	
24-010-14-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, MEDIUM,14 MM,TI-6AL-4V,QTY:001 EA	
24-010-17-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, MEDIUM,17 MM,TI-6AL-4V,QTY:001 EA	
24-010-20-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, MEDIUM,20 MM,TI-6AL-4V,QTY:001 EA	
24-011-11-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, LARGE,11 MM,TI-6AL-4V,QTY:001 EA	
24-011-14-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, LARGE,14 MM,TI-6AL-4V,QTY:001 EA	
24-011-17-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, LARGE,17 MM,TI-6AL-4V,QTY:001 EA	
24-011-20-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, LARGE,20 MM,TI-6AL-4V,QTY:001 EA	
24-012-14-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, EXTRA LARGE,14 MM,TI-6AL-4V,QTY:001 EA	
24-012-17-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, EXTRA LARGE,17 MM,TI-6AL-4V,QTY:001 EA	
24-012-20-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, SINGLE FOOT, EXTRA LARGE,20 MM,TI-6AL-4V,QTY:001 EA	
24-015-10-09	_LEVEL ONE THORACIC,PLATE, RIB, LOCKING, Z SHP, 2.3 MM SCREW,12 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-10-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, Z SHP, 2.3 MM SCREW,12 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-15-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, Z SHP, 2.3 MM SCREW,32 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-20-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, 2.3 MM SCREW,10 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-22-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, 2.3 MM SCREW,20 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-25-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, 2.3 MM SCREW,32 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-26-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, 2.3 MM SCREW,32 HOLE, T=2.0 MM,CP TITANIUM,QTY:001 EA	
24-015-27-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, LONG Y, 2.3 MM SCREW,40 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-29-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, 2.3 MM SCREW, 15 MM BAR,14 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-30-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, UNI, STR, 2.3 MM SCREW,14 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-31-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, 2.3 MM SCREW,16 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-32-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, SOLID, 2.3 MM SCREW,16 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-33-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, SOLID, RIGID, 2.3 MM SCREW,10 HOLE, T=2.0 MM,CP TITANIUM,QTY:001 EA	
24-015-34-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, SOLID, RIGID, 2.3 MM SCREW,16 HOLE, T=2.0 MM,CP TITANIUM,QTY:001 EA	
24-015-35-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, SOLID, 2.3 MM SCREW,20 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-015-36-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, SOLID, RIGID, 2.3 MM SCREW,20 HOLE, T=2.0 MM,CP TITANIUM,QTY:001 EA	
24-015-37-71	LEVEL ONE THORACIC, STERILE,PLATE, RIB, LOCKING, X SHP, SOLID, RIGID, 2.3 MM SCREW,32 HOLE, T=2.0 MM,CP TITANIUM,QTY:001 EA	
24-015-50-07	LEVEL ONE,DEPTH GAUGE, RIB, COLOR CODED,19 CM,QTY:001 EA	
24-015-51-07	LEVEL ONE,DEPTH GAUGE, RIB, FIXED SIZER,14 CM,QTY:001 EA	
24-015-52-07	LEVEL ONE,FORCEPS, HOLDING, PLATE, RIB,15 CM,QTY:001 EA	
24-015-53-07	LEVEL ONE,FORCEPS, HOLDING, PLATE, RIB,18 CM,QTY:001 EA	
24-015-54-07	LEVEL ONE,FORCEPS, HOLDING, BONE, RIB,14 CM,QTY:001 EA	
24-015-55-07	LEVEL ONE,PLIERS, BENDING, PLATE,15 CM,QTY:001 EA	
24-015-56-07	LEVEL ONE TRANSBUCCAL,TROCAR, RIB, 2.3 MM, FOR 24-015-57-07,113 MM,QTY:001 EA	
24-015-57-07	LEVEL ONE TRANSBUCCAL,CANNULA, RIB, 2.3 MM, DOUBLE POINTED, FOR 24-015-59-07,100 MM,QTY:001 EA	
24-015-58-07	LEVEL ONE THORACIC,BLADE, SCREWDRIWER, RIB, MAXDRIVE, 2.0/2.3 MM,130 MM,QTY:001 EA	
24-015-59-07	LEVEL ONE TRANSBUCCAL,SCREW GUIDE, RIB, 2.3 MM, FOR 24-015-57-07,QTY:001 EA	
24-015-60-71	LEVEL ONE THORACIC, STERILE,TEMPLATE, RIB, Z SHP, FOR 24-015-15-XX,32 HOLE,ALUMINUM,QTY:001 EA	
24-015-61-71	LEVEL ONE THORACIC, STERILE,TEMPLATE, RIB, X SHP, FOR 24-015-25-XX,32 HOLE,ALUMINUM,QTY:001 EA	
24-015-63-09	LEVEL ONE,SIZER, RIB, FOR PLATES, KEYRING,QTY:001 EA	
24-015-65-07	LEVEL ONE,FORCEPS, RIB, 44 MM BOX,16 CM,QTY:001 EA	
24-015-66-07	LEVEL ONE,FORCEPS, HOLDING, PLATE, RIB, NARROW TIP,13.5 CM,QTY:001 EA	
24-015-67-71	LEVEL ONE, STERILE,TEMPORARY FIXATION INSTRUMENT, RIB, 2.3 MM SCREW,69 MM,QTY:001 EA	
24-015-68-07	LEVEL ONE,FORCEPS, RIB, 98 MM BOX,27 CM,QTY:001 EA	
24-015-69-07	LEVEL ONE,FORCEPS, HOLDING, PLATE, RIB, PRESS,21.5 CM,QTY:001 EA	
24-015-70-07	LEVEL ONE,FORCEPS, GRASPING, RIB,15 CM,QTY:001 EA	
24-015-71-07	LEVEL ONE,FORCEPS, HOLDING, PLATE, RIB, VERTICAL,20 CM,QTY:001 EA	
24-015-72-07	LEVEL ONE,FORCEPS, HOLDING, PLATE, RIB, PRESS, ROTATING,25 CM,QTY:001 EA	
24-015-73-07	LEVEL ONE,FORCEPS, REDUCTION, BONE, STERNAL, DOUBLE RATCHET, 10 MM TIP,18 CM,QTY:001 EA	
24-015-74-07	LEVEL ONE,FORCEPS, HOLDING, PLATE, RIB,20 CM,QTY:001 EA	
24-015-75-07	LEVEL ONE,FORCEPS, HOLDING, PLATE, RIB, RIGHT ANGLE,20 CM,QTY:001 EA	
24-015-76-07	LEVEL ONE,FORCEPS, HOLDING, BONE, RIB,20.5 CM,QTY:001 EA	
24-016-07-70	LEVEL ONE THORACIC, STERILE,SCREW, RIB, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 7 MM,TI-6AL-4V,QTY:010 EA	
24-016-07-71	LEVEL ONE THORACIC, STERILE,SCREW, RIB, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 7 MM,TI-6AL-4V,QTY:001 EA	
24-016-07-74	LEVEL ONE THORACIC, STERILE,SCREW, RIB, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 7 MM,TI-6AL-4V,QTY:004 EA	
24-016-07-91	_LEVEL ONE THORACIC,SCREW, RIB, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 7 MM,TI-6AL-4V,QTY:001 EA	
24-019-11-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, DBL FOOT, SMALL,11 MM,TI-6AL-4V,QTY:001 EA	
24-019-14-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, DBL FOOT, SMALL,14 MM,TI-6AL-4V,QTY:001 EA	
24-019-17-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, DBL FOOT, SMALL,17 MM,TI-6AL-4V,QTY:001 EA	
24-020-11-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, DBL FOOT, MEDIUM,11 MM,TI-6AL-4V,QTY:001 EA	
24-020-14-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, DBL FOOT, MEDIUM,14 MM,TI-6AL-4V,QTY:001 EA	
24-020-17-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, DBL FOOT, MEDIUM,17 MM,TI-6AL-4V,QTY:001 EA	
24-020-20-71	LEVEL ONE THORACIC, STERILE,STERNAL TALON, DBL FOOT, MEDIUM,20 MM,TI-6AL-4V,QTY:001 EA	
24-023-07-09	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 7 MM,TI-6AL-4V,QTY:005 EA	
24-023-07-61	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 7 MM,TI-6AL-4V,QTY:001 EA	
24-023-07-91	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 7 MM,TI-6AL-4V,QTY:001 EA	
24-023-09-09	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 9 MM,TI-6AL-4V,QTY:005 EA	
24-023-09-61	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 9 MM,TI-6AL-4V,QTY:001 EA	
24-023-09-70	LEVEL ONE THORACIC, STERILE,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 9 MM,TI-6AL-4V,QTY:010 EA	
24-023-09-91	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 9 MM,TI-6AL-4V,QTY:001 EA	
24-023-11-09	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 11 MM,TI-6AL-4V,QTY:005 EA	
24-023-11-61	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 11 MM,TI-6AL-4V,QTY:001 EA	
24-023-11-91	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 11 MM,TI-6AL-4V,QTY:001 EA	
24-023-13-09	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 13 MM,TI-6AL-4V,QTY:005 EA	
24-023-13-61	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 13 MM,TI-6AL-4V,QTY:001 EA	
24-023-13-91	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 13 MM,TI-6AL-4V,QTY:001 EA	
24-023-15-09	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 15 MM,TI-6AL-4V,QTY:005 EA	
24-023-15-61	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 15 MM,TI-6AL-4V,QTY:001 EA	
24-023-15-91	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 15 MM,TI-6AL-4V,QTY:001 EA	
24-023-17-09	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 17 MM,TI-6AL-4V,QTY:005 EA	
24-023-17-61	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 17 MM,TI-6AL-4V,QTY:001 EA	
24-023-17-91	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, LOCKING, DRILL FREE,2.3 X 17 MM,TI-6AL-4V,QTY:001 EA	
24-024-09-09	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, EMERGENCY,2.5 X 9 MM,TI-6AL-4V,QTY:005 EA	
24-024-09-61	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, EMERGENCY,2.5 X 9 MM,TI-6AL-4V,QTY:001 EA	
24-024-09-91	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, EMERGENCY,2.5 X 9 MM,TI-6AL-4V,QTY:001 EA	
24-024-13-09	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, EMERGENCY,2.5 X 13 MM,TI-6AL-4V,QTY:005 EA	
24-024-13-61	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, EMERGENCY,2.5 X 13 MM,TI-6AL-4V,QTY:001 EA	
24-024-13-91	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, EMERGENCY,2.5 X 13 MM,TI-6AL-4V,QTY:001 EA	
24-024-17-09	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, EMERGENCY,2.5 X 17 MM,TI-6AL-4V,QTY:005 EA	
24-024-17-61	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, EMERGENCY,2.5 X 17 MM,TI-6AL-4V,QTY:001 EA	
24-024-17-91	LEVEL ONE THORACIC,SCREW, STERNAL, MAXDRIVE, EMERGENCY,2.5 X 17 MM,TI-6AL-4V,QTY:001 EA	
24-025-05-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, STR, 2.3 MM SCREW,20 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
24-025-07-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, STR, 2.3 MM SCREW,20 HOLE, T=2.0 MM,CP TITANIUM,QTY:001 EA	
24-025-09-09	_LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, STR, 2.3 MM SCREW,4 HOLE, 28 MM, T=2.0 MM,TI-6AL-4V,QTY:001 EA	
24-025-11-09	_LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, STR, 2.3 MM SCREW,4 HOLE, 33 MM, T=2.0 MM,TI-6AL-4V,QTY:001 EA	

Product Number	Material Description	Proposed Price
24-025-12-09	_LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, LADDER, 2.3 MM SCREW,18 HOLE, 62 X 22 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
24-025-41-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, BODY, 2.3 MM SCREW,10 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
24-025-42-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, FOOTBALL SHP, 2.3 MM SCREW,6 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-43-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, BODY, 2.3 MM SCREW,10 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-44-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, X SHP, 2.3 MM SCREW,8 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-46-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, JLT, 2.3 MM SCREW,7 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-47-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, LADDER, 2.3 MM SCREW,18 HOLE, 46 X 23 MM, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-48-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, STR, 2.3 MM SCREW,4 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-49-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, STR, 2.3 MM SCREW,6 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-50-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, STR, 2.3 MM SCREW,8 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-51-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, STR, 2.3 MM SCREW,10 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-52-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, Y SHP, 2.3 MM SCREW,9 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-54-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, Y SHP, 2.3 MM SCREW,14 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-55-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, LADDER, 2.3 MM SCREW,8 HOLE, 23 X 21 MM, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-56-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, JLT, 2.3 MM SCREW,11 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-57-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, LADDER, 2.3 MM SCREW,26 HOLE, 66 X 23 MM, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-58-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, LADDER, 2.3 MM SCREW,34 HOLE, 86 X 23 MM, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-59-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, ANGLE, 2.3 MM SCREW,4 HOLE, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-025-60-09	LEVEL ONE THORACIC,PLATE, STERNAL, LOCKING, LADDER, 2.3 MM SCREW,18 HOLE, 53 X 19 MM, T=1.8 MM,CP TITANIUM,QTY:001 EA	
24-026-01-71	LEVEL ONE THORACIC, STERILE,RECON TALON, STR, 2.3 MM SCREW,TI-6AL-4V,QTY:001 EA	
24-026-02-71	LEVEL ONE THORACIC, STERILE,RECON TALON, CVD, 2.3 MM SCREW,TI-6AL-4V,QTY:001 EA	
24-026-30-07	LEVEL ONE,CLAMP, REDUCTION, RECON, FOR TALONS,21 CM,QTY:001 EA	
24-039-30-72	LEVEL ONE THORACIC, STERILE,PLATE, STERNAL, LSS, STR, 2.3 MM SCREW,14 HOLE, 208 MM, T=2.1/2.5 MM,PEEK,QTY:002 EA	
24-126-01-71	LEVEL ONE THORACIC, STERILE,TEMPLATE, RECON, STR, FOR 24-026-01-71,TI-6AL-4V,QTY:001 EA	
24-126-02-71	LEVEL ONE THORACIC, STERILE,TEMPLATE, RECON, CVD, FOR 24-026-02-71,TITANIUM,QTY:001 EA	
24-599-01-04	SCISSORS,MARCORE, CURVED, 15* UP,17 CM,QTY:001 EA	
24-599-02-04	SCISSORS,MARCORE, CURVED, 15* UP,24 CM,QTY:001 EA	
24-599-03-04	SCISSORS,MARCORE, CURVED, 15* UP,29 CM,QTY:001 EA	
24-599-05-04	SCISSORS,MARCORE, CURVED, 90* UP,24 CM,QTY:001 EA	
24-599-07-04	SCISSORS,MARCORE, CURVED, 70* UP,17 CM,QTY:001 EA	
24-599-08-04	SCISSORS,MARCORE, CURVED, 70* UP,24 CM,QTY:001 EA	
24-599-09-04	SCISSORS,MARCORE, CURVED, 70* UP,29 CM,QTY:001 EA	
24-599-14-04	SCISSORS,MARCORE, POTTS DIETRICH, 45* UP,36.5 CM,QTY:001 EA	
24-599-20-04	NEEDLE HOLDER,MARCORE, W/LOCK, STRAIGHT,17 CM,QTY:001 EA	
24-599-21-04	NEEDLE HOLDER,MARCORE, W/LOCK, STRAIGHT,24 CM,QTY:001 EA	
24-599-23-04	NEEDLE HOLDER,MARCORE, W/LOCK, CURVED,17 CM,QTY:001 EA	
24-599-24-04	NEEDLE HOLDER,MARCORE, W/LOCK, CURVED,24 CM,QTY:001 EA	
24-599-25-04	NEEDLE HOLDER,MARCORE, W/LOCK, CURVED,29 CM,QTY:001 EA	
24-599-26-04	NEEDLE HOLDER,MARCORE RYDER, W/LOCK,17 CM,QTY:001 EA	
24-599-27-04	NEEDLE HOLDER,MARCORE RYDER, W/LOCK,24 CM,QTY:001 EA	
24-599-31-04	NEEDLE HOLDER,MINI, MARCORE, STRAIGHT,24 CM,QTY:001 EA	
24-599-33-04	NEEDLE HOLDER,MINI, MARCORE, CURVED,17 CM,QTY:001 EA	
24-599-40-04	FORCEPS,SUTURE, MARCORE, TC,17 CM,QTY:001 EA	
24-599-41-04	FORCEPS,SUTURE, MARCORE, TC,24 CM,QTY:001 EA	
24-599-43-04	FORCEPS,MARCORE, DEBAKEY, DOUBLE ACTION, FINE,17 CM,QTY:001 EA	
24-599-44-04	FORCEPS,MARCORE, DEBAKEY, DOUBLE ACTION, FINE,24 CM,QTY:001 EA	
24-599-46-04	FORCEPS,MARCORE, DEBAKEY, DOUBLE ACTION, WIDE,17 CM,QTY:001 EA	
24-599-47-04	FORCEPS,MARCORE, DEBAKEY, DOUBLE ACTION, WIDE,24 CM,QTY:001 EA	
24-599-48-04	FORCEPS,MARCORE, DEBAKEY, DOUBLE ACTION, WIDE,29 CM,QTY:001 EA	
24-599-50-04	FORCEPS,MARCORE, DEBAKEY, FINE,24 CM,QTY:001 EA	
24-599-53-04	FORCEPS,MARCORE, DEBAKEY, WIDE,24 CM,QTY:001 EA	
24-599-56-04	FORCEPS,MARCORE, RESANO,24 CM,QTY:001 EA	
24-599-60-04	PUSHER,KNOT, MARCORE, SINGLE ACTION,17 CM,QTY:001 EA	
24-599-61-04	PUSHER,KNOT, MARCORE, SINGLE ACTION,24 CM,QTY:001 EA	
25-001-13-09	_LEVEL ONE CMF,MESH, STANDARD, 1.0 MM SCREW,83 X 50 MM, T=0.3 MM,CP TITANIUM,QTY:001 EA	
25-002-02-09	LEVEL ONE CMF,PLATE, MICRO, LADDER, 1.0 MM SCREW,11 X 2 HOLES, 43 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-003-02-09	_LEVEL ONE CMF,PLATE, MICRO, LADDER, 1.5 MM SCREW,15 X 2 HOLES, 80 MM, T=0.3 MM,CP TITANIUM,QTY:001 EA	
25-003-04-09	LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, STR, W/TAB, NEURO SCREW,4 HOLE, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-05-09	_LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, Y SHP, W/TAB, NEURO SCREW,5 HOLE, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-06-09	LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, DBL Y SHP, W/TAB, NEURO SCREW,6 HOLE, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-07-09	LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, T SHP, W/TAB, NEURO SCREW,5 HOLE, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-08-09	LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, STR, W/TAB, NEURO SCREW,8 HOLE, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-10-09	LEVEL ONE NEURO,MESH, STANDARD, NEURO SCREW,84 X 53 MM, T=0.3 MM,CP TITANIUM,QTY:001 EA	
25-003-11-09	LEVEL ONE NEURO,MESH, STANDARD, LOW PROFILE, NEURO SCREW,84 X 53 MM, T=0.3 MM,CP TITANIUM,QTY:001 EA	
25-003-11-71	LEVEL ONE NEURO, STERILE,MESH, STANDARD, LOW PROFILE, NEURO SCREW,84 X 53 MM, T=0.3 MM,CP TITANIUM,QTY:001 EA	
25-003-12-09	LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, STR, W/TAB, NEURO SCREW,2 HOLE, 17 MM, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-13-09	LEVEL ONE NEURO,MESH, STANDARD, ULTRA LOW PROFILE, NEURO SCREW,83 X 47 MM, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-14-09	_LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, LADDER, W/TAB, NEURO SCREW,2 X 2 HOLES, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-15-09	LEVEL ONE NEURO,BURR HOLE COVER, ULTRA LOW PROFILE, W/TAB, NEURO SCREW,5 HOLE, 12 MM DIA, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-16-09	LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, LADDER, CVD, W/TAB, NEURO SCREW,3 X 2 HOLES, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-17-09	LEVEL ONE NEURO,BURR HOLE COVER, LOW PROFILE, 105* DRAIN, CONTOURED, NEURO SCREW,5 HOLE, 18 MM DIA, T=0.3 MM,CP TITANIUM,QTY:001 EA	
25-003-17-71	LEVEL ONE NEURO, STERILE,BURR HOLE COVER, LOW PROFILE, 105* DRAIN, CONTOURED, NEURO SCREW,5 HOLE, 18 MM DIA, T=0.3 MM,CP TITANIUM,QTY:001 EA	
25-003-18-09	LEVEL ONE NEURO,MESH, STANDARD, NEURO SCREW,100 X 100 MM, T=0.3 MM,CP TITANIUM,QTY:001 EA	
25-003-21-09	LEVEL ONE NEURO,BURR HOLE COVER, ULTRA LOW PROFILE, W/TAB, NEURO SCREW,5 HOLE, 18 MM DIA, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-25-09	LEVEL ONE NEURO,BURR HOLE COVER, ULTRA LOW PROFILE, W/TAB, NEURO SCREW,5 HOLE, 22 MM DIA, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-28-09	LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, STR, W/TAB, NEURO SCREW,18 HOLE, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-44-09	LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, X SHP, W/TAB, NEURO SCREW,4 HOLE, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-003-70-09	LEVEL ONE NEURO,PLATE, ULTRA LOW PROFILE, STR, W/TAB, NEURO SCREW,2 HOLE, 12 MM, T=0.3 MM,TI-6AL-4V,QTY:001 EA	
25-004-02-09	LEVEL ONE CMF,PLATE, MICRO, LADDER, 1.5 MM SCREW,15 X 2 HOLES, 80 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-004-25-09	LEVEL ONE NEURO,MESH, STANDARD, NEURO SCREW,160 X 135 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-004-50-09	LEVEL ONE NEURO,MESH, SPECIALTY, ROUND, CONTOURED, NEURO SCREW,45 MM DIA, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-004-70-09	LEVEL ONE NEURO,MESH, SPECIALTY, ROUND, CONTOURED, NEURO SCREW,73 MM DIA, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-005-10-09	LEVEL ONE NEURO,MESH, STANDARD, NEURO SCREW,84 X 53 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-005-12-09	_LEVEL ONE NEURO,MESH, STANDARD, NEURO SCREW,80 X 53 MM, T=0.3 MM,CP TITANIUM,QTY:001 EA	
25-006-02-09	_LEVEL ONE CMF,PLATE, MINI, LADDER, 2.0 MM SCREW,14 X 2 HOLES, 87 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-12-09	LEVEL ONE NEURO,MESH, STANDARD, NEURO SCREW,80 X 53 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-43-09	LEVEL ONE NEURO,MESH, SPECIALTY, CHIARI, CRESCENT SHP, NEURO SCREW,53 X 33 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-43-71	LEVEL ONE NEURO, STERILE,MESH, SPECIALTY, CHIARI, CRESCENT SHP, NEURO SCREW,53 X 33 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-44-09	LEVEL ONE NEURO,MESH, SPECIALTY, CHIARI, CRESCENT SHP, NEURO SCREW,44 X 28 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-44-71	LEVEL ONE NEURO, STERILE,MESH, SPECIALTY, CHIARI, CRESCENT SHP, NEURO SCREW,44 X 28 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-45-09	LEVEL ONE NEURO,MESH, SPECIALTY, CHIARI, CRESCENT SHP, NEURO SCREW,61 X 38 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-45-71	LEVEL ONE NEURO, STERILE,MESH, SPECIALTY, CHIARI, CRESCENT SHP, NEURO SCREW,61 X 38 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-50-09	LEVEL ONE NEURO,MESH, SPECIALTY, TEMPORAL, 3D GRID, NEURO SCREW,42 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-50-71	LEVEL ONE NEURO, STERILE,MESH, SPECIALTY, TEMPORAL, 3D GRID, NEURO SCREW,42 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-51-09	LEVEL ONE NEURO,MESH, SPECIALTY, TEMPORAL, 3D GRID, NEURO SCREW,63 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-51-71	LEVEL ONE NEURO, STERILE,MESH, SPECIALTY, TEMPORAL, 3D GRID, NEURO SCREW,63 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-006-52-09	LEVEL ONE NEURO,MESH, SPECIALTY, TEMPORAL, NEURO SCREW,42 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	

Product Number	Material Description	Proposed Price
25-197-27-09	LEVEL ONE CMF,PLATE, L1 MMF FIXATION, 2.0 MM L1 MMF SCREW,7 HOLE, 105 MM, T=0.5 MM,CP TITANIUM, QTY:001 EA	
25-197-27-71	LEVEL ONE CMF, STERILE,PLATE, L1 MMF FIXATION, 2.0 MM L1 MMF SCREW,7 HOLE, 105 MM, T=0.5 MM,CP TITANIUM, QTY:001 EA	
25-198-06-61	LEVEL ONE CMF, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 6 MM THD, TTL=8 MM, TI-6AL-4V, QTY:001 EA	
25-198-06-70	LEVEL ONE CMF, STERILE, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 6 MM THD, TTL=8 MM, TI-6AL-4V, QTY:010 EA	
25-198-06-71	LEVEL ONE CMF, STERILE, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 6 MM THD, TTL=8 MM, TI-6AL-4V, QTY:001 EA	
25-198-06-75	LEVEL ONE CMF, STERILE, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 6 MM THD, TTL=8 MM, TI-6AL-4V, QTY:005 EA	
25-198-06-77	LEVEL ONE CMF, STERILE, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 6 MM THD, TTL=8 MM, TI-6AL-4V, QTY:007 EA	
25-198-08-61	LEVEL ONE CMF, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 8 MM THD, TTL=10 MM, TI-6AL-4V, QTY:001 EA	
25-198-08-70	LEVEL ONE CMF, STERILE, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 8 MM THD, TTL=10 MM, TI-6AL-4V, QTY:010 EA	
25-198-08-71	LEVEL ONE CMF, STERILE, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 8 MM THD, TTL=10 MM, TI-6AL-4V, QTY:001 EA	
25-198-08-75	LEVEL ONE CMF, STERILE, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 8 MM THD, TTL=10 MM, TI-6AL-4V, QTY:005 EA	
25-198-08-77	LEVEL ONE CMF, STERILE, SCREW, MAXDRIVE, L1 MMF, DRILL FREE, 2.0 X 8 MM THD, TTL=10 MM, TI-6AL-4V, QTY:007 EA	
25-250-00-04	_TEMPLATES, SET FOR 2.0 SYSTEM, QTY:001 EA	
25-283-05-09	LEVEL ONE CMF,PLATE, MINI, TLTS, CONDYLAR, RHOMBIC, 2.0-2.5 MM SCREW,5 HOLE, T=1.0 MM,CP TITANIUM, QTY:001 EA	
25-285-05-09	LEVEL ONE CMF,PLATE, MINI, CONDYLAR, RHOMBIC, 2.0-2.5 MM SCREW,5 HOLE, T=1.0 MM,CP TITANIUM, QTY:001 EA	
25-285-10-91	LEVEL ONE CMF,PLATE, MINI, CONDYLAR, TRAPEZOID, 2.0-2.5 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM, QTY:001 EA	
25-288-08-09	LEVEL ONE CMF,PLATE, MINI, TLTS, SUBCONDYLAR, K SHP, W/TAB, RIGHT, 2.0-2.5 MM SCREW,8 HOLE, T=1.0 MM,CP TITANIUM, QTY:001 EA	
25-289-08-09	LEVEL ONE CMF,PLATE, MINI, TLTS, SUBCONDYLAR, K SHP, W/TAB, LEFT, 2.0-2.5 MM SCREW,8 HOLE, T=1.0 MM,CP TITANIUM, QTY:001 EA	
25-300-01-81	LEVEL ONE CMF, STERILE, SIZER SET, MIDFACE TRAUMA, ALUMINUM, QTY:001 EA	
25-300-02-81	LEVEL ONE CMF, STERILE, SIZER SET, 2.0 MM TRAUMA, ALUMINUM, QTY:001 EA	
25-300-03-81	LEVEL ONE CMF, STERILE, SIZER SET, 1.5 MM TRAUMA, ALUMINUM, QTY:001 EA	
25-300-04-81	LEVEL ONE CMF, STERILE, SIZER SET, MANDIBLE TRAUMA, ALUMINUM, QTY:001 EA	
25-301-01-09	LEVEL ONE ORTHOANCHOR, PLATE, C TUBE, STR, 6 MM BRG, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-301-02-09	LEVEL ONE ORTHOANCHOR, PLATE, C TUBE, STR, 6 MM BRG, 1.5 MM SCREW, 2 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-301-03-09	LEVEL ONE ORTHOANCHOR, PLATE, C TUBE, CROSS SHP, 6 MM BRG, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-301-04-09	LEVEL ONE ORTHOANCHOR, PLATE, C TUBE, CROSS SHP, 9 MM BRG, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-301-05-09	LEVEL ONE ORTHOANCHOR, PLATE, C PALATE, CROSS SHP, 1.5 MM SCREW, 5 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-301-06-09	LEVEL ONE ORTHOANCHOR, PLATE, C TUBE, CROSS SHP, 12 MM BRG, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-301-17-09	LEVEL ONE ORTHOANCHOR, PLATE, C TUBE, CROSS SHP, 17 MM BRG, 1.5 MM SCREW, 4 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-19-09	LEVEL ONE ORTHOANCHOR, PLATE, C TUBE, CROSS SHP, 19 MM BRG, 1.5 MM SCREW, 4 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-20-09	LEVEL ONE ORTHOANCHOR, PLATE, C TUBE, CROSS SHP, 12 MM BRG, 1.5 MM SCREW, 4 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-21-09	LEVEL ONE ORTHOANCHOR, PLATE, OPEN LOOP, FACE/MAP, STR, 9 MM BRG, 1.5 MM SCREW, 3 HOLE, 0.9 MM GAP, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-22-09	LEVEL ONE ORTHOANCHOR, PLATE, OPEN LOOP, FACE/MAP, STR, 12 MM BRG, 1.5 MM SCREW, 3 HOLE, 0.9 MM GAP, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-31-09	LEVEL ONE ORTHOANCHOR, PLATE, HOOK, STR, LEFT, 6 MM BRG, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-301-32-09	LEVEL ONE ORTHOANCHOR, PLATE, HOOK, STR, RIGHT, 6 MM BRG, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-301-33-09	LEVEL ONE ORTHOANCHOR, PLATE, HOOK, STR, LEFT, 6 MM BRG, 1.5 MM SCREW, 4 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-34-09	LEVEL ONE ORTHOANCHOR, PLATE, HOOK, STR, RIGHT, 6 MM BRG, 1.5 MM SCREW, 4 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-35-09	LEVEL ONE ORTHOANCHOR, PLATE, HOOK, T SHP, LEFT, 6 MM BRG, 1.5 MM SCREW, 5 HOLE, 23 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-36-09	LEVEL ONE ORTHOANCHOR, PLATE, HOOK, T SHP, RIGHT, 6 MM BRG, 1.5 MM SCREW, 5 HOLE, 23 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-37-09	LEVEL ONE ORTHOANCHOR, PLATE, OPEN LOOP, FACE/MAP, STR, 4 MM BRG, 1.5 MM SCREW, 3 HOLE, 1.5 MM GAP, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-301-38-09	LEVEL ONE ORTHOANCHOR, PLATE, OPEN LOOP, CROSS SHP, 15 MM BRG, 1.5 MM SCREW, 4 HOLE, 1.3 MM GAP, T=1.5 MM, CP TITANIUM, QTY:001 EA	
25-301-39-09	LEVEL ONE ORTHOANCHOR, PLATE, OPEN LOOP, CROSS SHP, 12 MM BRG, 1.5 MM SCREW, 4 HOLE, 1.5 MM GAP, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-302-10-71	LEVEL ONE NEURO, STERILE, KIT, CRANIOTOMY FLAP, 25-975-04-71 (6), 25-302-13-71 (3), CP TITANIUM / TI-6AL-4V, QTY:001 EA	
25-302-12-91	LEVEL ONE NEURO, PLATE, MICRO, STR, NEURO SCREW, 2 HOLE, 15 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-302-13-09	LEVEL ONE NEURO, PLATE, LOW PROFILE, STR, NEURO SCREW, 2 HOLE, 15 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-302-13-71	LEVEL ONE NEURO, STERILE, PLATE, LOW PROFILE, STR, NEURO SCREW, 2 HOLE, 15 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-302-70-91	LEVEL ONE NEURO, PLATE, MICRO, STR, NEURO SCREW, 2 HOLE, 10 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-302-71-09	LEVEL ONE NEURO, PLATE, LOW PROFILE, STR, NEURO SCREW, 2 HOLE, 10 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-302-71-71	LEVEL ONE NEURO, STERILE, PLATE, LOW PROFILE, STR, NEURO SCREW, 2 HOLE, 10 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-304-00-91	LEVEL ONE NEURO, PLATE, MICRO, STR, NEURO SCREW, 4 HOLE, 15 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-304-01-09	LEVEL ONE NEURO, PLATE, LOW PROFILE, STR, NEURO SCREW, 4 HOLE, 15 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-304-01-71	LEVEL ONE NEURO, STERILE, PLATE, LOW PROFILE, STR, NEURO SCREW, 4 HOLE, 15 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-304-04-09	LEVEL ONE CMF, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 4 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-04-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 4 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-06-09	LEVEL ONE CMF, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 6 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-06-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 6 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-14-09	LEVEL ONE CMF, PLATE, MIDFACE, X SHP, W/TAB, 1.5 MM SCREW, 4 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-14-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, X SHP, W/TAB, 1.5 MM SCREW, 4 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-16-09	LEVEL ONE CMF, PLATE, MIDFACE, DBL Y SHP, W/TAB, 1.5 MM SCREW, 6 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-16-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, DBL Y SHP, W/TAB, 1.5 MM SCREW, 6 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-17-09	LEVEL ONE CMF, PLATE, MIDFACE, Y SHP, W/TAB, 1.5 MM SCREW, 7 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-17-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, Y SHP, W/TAB, 1.5 MM SCREW, 7 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-20-09	LEVEL ONE ORTHOANCHOR, PLATE, DBL HOOK, STELNICKI/MARCHETTO, RIGHT, 8 MM BRG, 1.5 MM SCREW, 25 HOLE, 39 MM, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
25-304-21-09	LEVEL ONE ORTHOANCHOR, PLATE, DBL HOOK, STELNICKI/MARCHETTO, LEFT, 8 MM BRG, 1.5 MM SCREW, 25 HOLE, 39 MM, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
25-304-23-09	LEVEL ONE CMF, PLATE, MIDFACE, LADDER, W/TAB, 1.5 MM SCREW, 2 X 2 HOLES, 12 MM, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-23-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, LADDER, W/TAB, 1.5 MM SCREW, 2 X 2 HOLES, 12 MM, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-24-09	LEVEL ONE CMF, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 24 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-24-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 24 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-30-09	LEVEL ONE ORTHOANCHOR, PLATE, DBL HOOK, STELNICKI/MARCHETTO, RIGHT, 13 MM BRG, 1.5 MM SCREW, 25 HOLE, 44 MM, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
25-304-31-09	LEVEL ONE ORTHOANCHOR, PLATE, DBL HOOK, STELNICKI/MARCHETTO, LEFT, 13 MM BRG, 1.5 MM SCREW, 25 HOLE, 44 MM, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
25-304-32-09	LEVEL ONE CMF, PLATE, MIDFACE, CVD, W/TAB, 1.5 MM SCREW, 12 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-32-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, CVD, W/TAB, 1.5 MM SCREW, 12 HOLE, T=0.4 MM, CP TITANIUM, QTY:001 EA	
25-304-40-09	LEVEL ONE ORTHOANCHOR, PLATE, DBL HOOK, STELNICKI/MARCHETTO, RIGHT, 18 MM BRG, 1.5 MM SCREW, 25 HOLE, 49 MM, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
25-304-41-09	LEVEL ONE ORTHOANCHOR, PLATE, DBL HOOK, STELNICKI/MARCHETTO, LEFT, 18 MM BRG, 1.5 MM SCREW, 25 HOLE, 49 MM, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
25-304-55-89	LEVEL ONE CMF, TEMPLATE, MICRO, STR, FOR 25-304-55-XX, 4 HOLE, 17 MM, ALUMINUM, QTY:001 EA	
25-304-55-91	LEVEL ONE CMF, PLATE, MICRO, STR, 1.5 MM SCREW, 4 HOLE, 17 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-304-85-91	LEVEL ONE NEURO, PLATE, MICRO, STR, NEURO SCREW, 4 HOLE, 20 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-304-86-09	LEVEL ONE NEURO, PLATE, LOW PROFILE, STR, NEURO SCREW, 4 HOLE, 20 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-304-86-71	LEVEL ONE NEURO, STERILE, PLATE, LOW PROFILE, STR, NEURO SCREW, 4 HOLE, 20 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-00-89	LEVEL ONE CMF, TEMPLATE, MICRO, STR, FOR 25-306-00-XX, 6 HOLE, 23 MM, ALUMINUM, QTY:001 EA	
25-306-00-91	LEVEL ONE CMF, PLATE, MICRO, STR, 1.5 MM SCREW, 6 HOLE, 23 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-04-09	LEVEL ONE CMF, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-04-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-04-89	LEVEL ONE CMF, TEMPLATE, MIDFACE, STR, 4 HOLE, 17-18 MM, ALUMINUM, QTY:001 EA	
25-306-06-09	LEVEL ONE CMF, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 6 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-06-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, STR, W/TAB, 1.5 MM SCREW, 6 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-06-89	LEVEL ONE CMF, TEMPLATE, MIDFACE, STR, 6 HOLE, 28 MM, ALUMINUM, QTY:001 EA	
25-306-07-09	LEVEL ONE CMF, PLATE, MIDFACE, L SHP, W/TAB, UNI, 1.5 MM SCREW, 4 X 3 HOLES, 23 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-07-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, L SHP, W/TAB, UNI, 1.5 MM SCREW, 4 X 3 HOLES, 23 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-07-89	LEVEL ONE CMF, TEMPLATE, MIDFACE, L SHP, 4 X 3 HOLES, 25 MM, ALUMINUM, QTY:001 EA	
25-306-09-09	LEVEL ONE CMF, PLATE, MIDFACE, L SHP, W/TAB, UNI, 1.5 MM SCREW, 6 X 4 HOLES, 32 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-09-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, L SHP, W/TAB, UNI, 1.5 MM SCREW, 6 X 4 HOLES, 32 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-09-89	LEVEL ONE CMF, TEMPLATE, MIDFACE, L SHP, 6 X 4 HOLES, 34-35 MM, ALUMINUM, QTY:001 EA	
25-306-14-09	LEVEL ONE CMF, PLATE, MIDFACE, X SHP, W/TAB, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-14-71	LEVEL ONE CMF, STERILE, PLATE, MIDFACE, X SHP, W/TAB, 1.5 MM SCREW, 4 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
25-306-14-89	LEVEL ONE CMF, TEMPLATE, MIDFACE, X SHP, 4 HOLE, 20 MM, ALUMINUM, QTY:001 EA	
25-306-16-09	LEVEL ONE CMF, PLATE, MIDFACE, DBL Y SHP, W/TAB, 1.5 MM SCREW, 6 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	

Product Number	Material Description	Proposed Price
25-310-28-09	_LEVEL ONE CMF,PLATE, MIDFACE, LADDER, W/TAB, 1.5 MM SCREW,8 X 2 HOLES, 36 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-310-32-09	LEVEL ONE CMF,PLATE, MIDFACE, CVD, W/TAB, 1.5 MM SCREW,12 HOLE, 50 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-310-32-71	LEVEL ONE CMF, STERILE,PLATE, MIDFACE, CVD, W/TAB, 1.5 MM SCREW,12 HOLE, 50 MM, T=1.0MM,CP TITANIUM,QTY:001 EA	
25-310-70-71	LEVEL ONE CMF, STERILE,PLATE, MICRO, L SHP, LEFT, 1.5 MM SCREW,2 X 2 HOLES, 14 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-310-70-89	LEVEL ONE CMF,TEMPLATE, MICRO, L SHP, FOR 25-310-70-XX AND 25-311-70-XX,2 X 2 HOLES, 14 MM,ALUMINIUM,QTY:001 EA	
25-310-70-91	LEVEL ONE CMF,PLATE, MICRO, L SHP, LEFT, 1.5 MM SCREW,2 X 2 HOLES, 14 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-310-85-71	LEVEL ONE CMF, STERILE,PLATE, MICRO, L SHP, LEFT, 1.5 MM SCREW,2 X 2 HOLES, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-310-85-89	LEVEL ONE CMF,TEMPLATE, MICRO, L SHP, FOR 25-310-85-XX AND 25-311-85-XX,2 X 2 HOLES, 16 MM,ALUMINIUM,QTY:001 EA	
25-310-85-91	LEVEL ONE CMF,PLATE, MICRO, L SHP, LEFT, 1.5 MM SCREW,2 X 2 HOLES, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-311-70-71	LEVEL ONE CMF, STERILE,PLATE, MICRO, L SHP, RIGHT, 1.5 MM SCREW,2 X 2 HOLES, 14 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-311-70-91	LEVEL ONE CMF,PLATE, MICRO, L SHP, RIGHT, 1.5 MM SCREW,2 X 2 HOLES, 14 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-311-85-71	LEVEL ONE CMF, STERILE,PLATE, MICRO, L SHP, RIGHT, 1.5 MM SCREW,2 X 2 HOLES, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-311-85-91	LEVEL ONE CMF,PLATE, MICRO, L SHP, RIGHT, 1.5 MM SCREW,2 X 2 HOLES, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-312-85-91	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, LEFT, 1.5 MM SCREW,2 X 2 HOLES, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-313-55-09	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,2 X 2 HOLES, 13 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-313-85-91	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,2 X 2 HOLES, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-314-85-71	LEVEL ONE CMF, STERILE,PLATE, MICRO, L SHP, 100°, LEFT, 1.5 MM SCREW,3 X 2 HOLES, 20 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-314-85-89	LEVEL ONE CMF,TEMPLATE, MICRO, L SHP, FOR 25-314-85-XX AND 25-315-85-XX,3 X 2 HOLES, 20 MM,ALUMINIUM,QTY:001 EA	
25-314-85-91	LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, LEFT, 1.5 MM SCREW,3 X 2 HOLES, 20 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-315-04-09	LEVEL ONE CMF,PLATE, ORTHOG, T SHP, 3 MM BRG, 1.5 SCREW,4 HOLE, 15 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-315-06-91	LEVEL ONE CMF,PLATE, MICRO, T SHP, 1.5 MM SCREW,6 HOLE, 15 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-315-07-09	LEVEL ONE CMF,PLATE, ORTHOG, T SHP, 6 MM BRG, 1.5 SCREW,4 HOLE, 18 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-315-10-09	LEVEL ONE CMF,PLATE, ORTHOG, T SHP, 9 MM BRG, 1.5 SCREW,5 HOLE, 24 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-315-85-71	LEVEL ONE CMF, STERILE,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,3 X 2 HOLES, 20 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-315-85-91	LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,3 X 2 HOLES, 20 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-315-90-91	LEVEL ONE CMF,PLATE, MICRO, MENDANHALL, T SHP, UNI, 1.5 MM SCREW,6 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-316-00-91	LEVEL ONE NEURO,PLATE, MICRO, STR, NEURO SCREW,16 HOLE, 63 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-316-01-09	LEVEL ONE NEURO,PLATE, LOW PROFILE, STR, NEURO SCREW,16 HOLE, 63 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-316-01-71	LEVEL ONE NEURO, STERILE,PLATE, LOW PROFILE, STR, NEURO SCREW,16 HOLE, 63 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-316-06-91	_LEVEL ONE CMF,PLATE, MICRO, T SHP, 100°, RIGHT, 1.5 MM SCREW,6 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-317-06-91	_LEVEL ONE CMF,PLATE, MICRO, T SHP, 100°, LEFT, 1.5 MM SCREW,6 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-00-91	LEVEL ONE CMF,PLATE, MICRO, STR, 1.5 MM SCREW,20 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-20-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, TLTS, PARASYMPHYSIS, 2.0-2.5 MM SCREW,8 HOLE, 12 X 27 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-320-21-09	_LEVEL ONE CMF,PLATE, SMART3D TRAUMA, TLTS, PARASYMPHYSIS, 2.0-2.5 MM SCREW,12 HOLE, 12 X 39 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-320-22-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, TLTS, CHAMPY, LEFT, 2.0-2.5 MM SCREW,6 HOLE, 9 X 41 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-320-23-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, TLTS, CHAMPY, RIGHT, 2.0-2.5 MM SCREW,6 HOLE, 9 X 41 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-320-24-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, TLTS, CONDYLAR, LEFT, 2.0-2.5 MM SCREW,9 HOLE, 31 X 26 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-320-25-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, TLTS, CONDYLAR, RIGHT, 2.0-2.5 MM SCREW,9 HOLE, 31 X 26 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-320-26-09	_LEVEL ONE CMF,PLATE, SMART3D TRAUMA, TLTS, CONDYLAR, LEFT, 2.0-2.5 MM SCREW,10 HOLE, 31 X 26 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-320-27-09	_LEVEL ONE CMF,PLATE, SMART3D TRAUMA, TLTS, CONDYLAR, RIGHT, 2.0-2.5 MM SCREW,10 HOLE, 31 X 26 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-320-28-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, ZMC, L SHP, LEFT, 1.5 MM SCREW,9 HOLE, 22 X 24 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-29-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, ZMC, L SHP, RIGHT, 1.5 MM SCREW,9 HOLE, 22 X 24 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-30-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, ZMC BUTTRESS, LEFT, 1.5 MM SCREW,11 HOLE, 22 X 23 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-31-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, ZMC BUTTRESS, RIGHT, 1.5 MM SCREW,11 HOLE, 22 X 23 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-32-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, ZMC, L SHP, LEFT, 1.5 MM SCREW,7 HOLE, 19 X 12 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-33-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, ZMC, L SHP, RIGHT, 1.5 MM SCREW,7 HOLE, 19 X 12 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-34-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, MIDFACE, LEFT, 1.5 MM SCREW,21 HOLE, 19 X 42 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-35-09	LEVEL ONE CMF,PLATE, SMART3D TRAUMA, MIDFACE, RIGHT, 1.5 MM SCREW,21 HOLE, 19 X 42 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-55-91	_LEVEL ONE CMF,PLATE, MICRO, Y SHP, 1.5 MM SCREW,5 HOLE, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-70-91	_LEVEL ONE NEURO,PLATE, MICRO, Y SHP, NEURO SCREW,5 HOLE, 17 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-71-09	LEVEL ONE NEURO,PLATE, LOW PROFILE, Y SHP, NEURO SCREW,5 HOLE, 17 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-71-71	LEVEL ONE NEURO, STERILE,PLATE, LOW PROFILE, Y SHP, NEURO SCREW,5 HOLE, 17 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-320-85-91	_LEVEL ONE CMF,PLATE, MICRO, Y SHP, 1.5 MM SCREW,5 HOLE, 19 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-322-55-89	LEVEL ONE CMF,TEMPLATE, MICRO, DBL Y SHP, FOR 25-322-55-XX,6 HOLE, 14 MM,ALUMINIUM,QTY:001 EA	
25-322-55-91	LEVEL ONE CMF,PLATE, MICRO, DBL Y SHP, 1.5 MM SCREW,6 HOLE, 14 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-322-70-91	_LEVEL ONE NEURO,PLATE, MICRO, DBL Y SHP, NEURO SCREW,6 HOLE, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-322-71-09	LEVEL ONE NEURO,PLATE, LOW PROFILE, DBL Y SHP, NEURO SCREW,6 HOLE, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-322-71-71	LEVEL ONE NEURO, STERILE,PLATE, LOW PROFILE, DBL Y SHP, NEURO SCREW,6 HOLE, 16 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-322-85-91	_LEVEL ONE CMF,PLATE, MICRO, DBL Y SHP, 1.5 MM SCREW,6 HOLE, 17 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-325-06-91	LEVEL ONE CMF,PLATE, MICRO, CVD, 1.5 MM SCREW,6 HOLE, 23 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-325-08-91	LEVEL ONE CMF,PLATE, MICRO, CVD, 1.5 MM SCREW,8 HOLE, 31 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-325-10-89	LEVEL ONE CMF,TEMPLATE, MICRO, CVD, FOR 25-325-10-XX,10 HOLE, 38 MM,ALUMINIUM,QTY:001 EA	
25-325-10-91	LEVEL ONE CMF,PLATE, MICRO, CVD, 1.5 MM SCREW,10 HOLE, 38 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-325-16-09	_LEVEL ONE CMF,PLATE, MICRO, CVD, 1.5 MM SCREW,16 HOLE, 57 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-326-55-89	LEVEL ONE CMF,TEMPLATE, MICRO, X SHP, FOR 25-326-55-XX,4 HOLE,ALUMINIUM,QTY:001 EA	
25-326-55-91	LEVEL ONE CMF,PLATE, MICRO, X SHP, 1.5 MM SCREW,4 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-329-05-09	LEVEL ONE CMF,PLATE, MICRO, Y SHP, 1.5 MM SCREW,5 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-329-05-89	LEVEL ONE CMF,TEMPLATE, MICRO, Y SHP, FOR 25-329-05-XX,5 HOLE,ALUMINIUM,QTY:001 EA	
25-330-04-09	LEVEL ONE CMF,PLATE, MICRO, STR, 1.0 MM SCREW,4 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-330-05-09	LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, LEFT, 1.5 MM SCREW,4 X 3 HOLES, 21 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-330-05-89	LEVEL ONE CMF,TEMPLATE, MICRO, L SHP, FOR 25-330-05-XX AND 25-331-05-XX,4 X 3 HOLES, 21 MM,ALUMINIUM,QTY:001 EA	
25-330-06-09	_LEVEL ONE CMF,PLATE, MICRO, STR, 1.0 MM SCREW,6 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-330-07-09	LEVEL ONE CMF,PLATE, MICRO, T SHP, 1.5 MM SCREW,7 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-330-07-89	LEVEL ONE CMF,TEMPLATE, MICRO, T SHP, FOR 25-330-07-XX,7 HOLE,ALUMINIUM,QTY:001 EA	
25-330-09-09	LEVEL ONE CMF,PLATE, MICRO, T SHP, 1.5 MM SCREW,7 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-330-10-91	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, LEFT, 1.5 MM SCREW,3 X 3 HOLES, 23 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-330-16-09	LEVEL ONE CMF,PLATE, MICRO, STR, 1.0 MM SCREW,16 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-330-24-09	LEVEL ONE CMF,PLATE, MICRO, STR, 1.5 MM SCREW,24 HOLE, 95 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-330-24-89	LEVEL ONE CMF,TEMPLATE, MICRO, STR, FOR 25-330-24-XX,24 HOLE, 95 MM,ALUMINIUM,QTY:001 EA	
25-330-26-09	LEVEL ONE CMF,PLATE, MICRO, STR, 1.0 MM SCREW,34 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-330-85-89	LEVEL ONE CMF,TEMPLATE, MICRO, L SHP, FOR 25-330-85-XX AND 25-331-85-XX,3 X 3 HOLES, 21 MM,ALUMINIUM,QTY:001 EA	
25-330-85-91	LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, LEFT, 1.5 MM SCREW,3 X 3 HOLES, 21 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-331-05-09	LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,4 X 3 HOLES, 21 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-331-07-09	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,4 X 3 HOLES, 19 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-331-10-91	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,3 X 3 HOLES, 23 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-331-12-09	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, LEFT, 1.5 MM SCREW,4 X 4 HOLES, 19 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-331-14-09	_LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,4 X 4 HOLES, 19 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-331-24-09	_LEVEL ONE CMF,PLATE, MICRO, STR, 1.0 MM SCREW,24 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-331-85-91	LEVEL ONE CMF,PLATE, MICRO, L SHP, 100°, RIGHT, 1.5 MM SCREW,3 X 3 HOLES, 21 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-332-08-09	LEVEL ONE CMF,PLATE, MICRO, CVD, 1.0 MM SCREW,8 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-333-05-09	LEVEL ONE CMF,PLATE, MICRO, L SHP, LEFT, 1.0 MM SCREW,5 X 3 HOLES, 15 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-333-08-09	LEVEL ONE CMF,PLATE, MICRO, L SHP, LEFT, 1.0 MM SCREW,5 X 3 HOLES, 23 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-334-05-09	LEVEL ONE CMF,PLATE, MICRO, L SHP, RIGHT, 1.0 MM SCREW,5 X 3 HOLES, 15 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-334-08-09	LEVEL ONE CMF,PLATE, MICRO, L SHP, RIGHT, 1.0 MM SCREW,5 X 3 HOLES, 23 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-336-11-91	LEVEL ONE CMF,PLATE, MICRO, Z SHP, 100°, LEFT, 1.5 MM SCREW,4 HOLE, 14 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-337-11-91	LEVEL ONE CMF,PLATE, MICRO, Z SHP, 100°, RIGHT, 1.5 MM SCREW,4 HOLE, 14 MM, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-338-05-09	_LEVEL ONE CMF,PLATE, MICRO, T SHP, 1.0 MM SCREW,5 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	

Product Number	Material Description	Proposed Price
25-338-12-09	LEVEL ONE CMF,PLATE, MICRO, T SHP, 1.0 MM SCREW,12 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-342-06-09	LEVEL ONE CMF,PLATE, MICRO, Y SHP, 1.0 MM SCREW,6 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-342-13-09	_LEVEL ONE CMF,PLATE, MICRO, Y SHP, 1.0 MM SCREW,13 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-344-06-09	LEVEL ONE CMF,PLATE, MICRO, DBL Y SHP, 1.0 MM SCREW,6 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-344-07-09	LEVEL ONE CMF,PLATE, MICRO, DBL Y SHP, 1.0 MM SCREW,7 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
25-382-05-09	LEVEL ONE CMF,PLATE, MINI, TLTS, LADDER, CVD, W/TAB, 2.0-2.5 MM SCREW,5 X 2 HOLES, 30 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-382-09-09	LEVEL ONE CMF,PLATE, MICRO, MINI, TLTS, SUBCONDYLAR, K SHP, W/TAB, RIGHT, 2.0-2.5 MM SCREW,9 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-383-09-09	LEVEL ONE CMF,PLATE, MINI, TLTS, SUBCONDYLAR, K SHP, W/TAB, LEFT, 2.0-2.5 MM SCREW,9 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-385-09-09	_LEVEL ONE CMF,PLATE, MINI, TLTS, SUBCONDYLAR, K SHP, W/2 TABS, LEFT, 2.0-2.5 MM SCREW,9 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-394-04-91	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, STR, 12 MM BRG, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-394-27-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, L SHP, W/TAB, UNI, 5 MM BRG, 2.0 MM SCREW,2 X 2 HOLES, 25 MM, T=0.7 MM,CP TITANIUM,QTY:001 EA	
25-394-31-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, L SHP, W/TAB, UNI, 9 MM BRG, 2.0 MM SCREW,2 X 2 HOLES, 29 MM, T=0.7 MM,CP TITANIUM,QTY:001 EA	
25-394-35-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, L SHP, W/TAB, UNI, 13 MM BRG, 2.0 MM SCREW,2 X 2 HOLES, 33 MM, T=0.7 MM,CP TITANIUM,QTY:001 EA	
25-395-27-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, C SHP, W/TAB, UNI, 5 MM BRG, 2.0 MM SCREW,4 HOLE, 25 MM, T=0.7 MM,CP TITANIUM,QTY:001 EA	
25-395-31-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, C SHP, W/TAB, UNI, 9 MM BRG, 2.0 MM SCREW,4 HOLE, 29 MM, T=0.7 MM,CP TITANIUM,QTY:001 EA	
25-395-35-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, C SHP, W/TAB, UNI, 13 MM BRG, 2.0 MM SCREW,4 HOLE, 33 MM, T=0.7 MM,CP TITANIUM,QTY:001 EA	
25-396-26-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, T SHP, W/TAB, UNI, 9 MM BRG, 2.0 MM SCREW,4 HOLE, 24 MM, T=0.7 MM,CP TITANIUM,QTY:001 EA	
25-396-29-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, FAB, STR, W/TAB, 7 MM BRG, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-396-29-89	LEVEL ONE CMF,TEMPLATE, MINI/ORTHOG, STR, FOR 25-396-29-XX AND 50-735-04-XX,4 HOLE,ALUMINUM,QTY:001 EA	
25-396-34-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, FAB, STR, W/TAB, 12 MM BRG, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-396-34-89	LEVEL ONE CMF,TEMPLATE, MINI/ORTHOG, STR, FOR 25-396-34-XX AND 50-735-14-XX,4 HOLE,ALUMINUM,QTY:001 EA	
25-396-39-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, FAB, STR, W/TAB, 17 MM BRG, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-396-39-89	LEVEL ONE CMF,TEMPLATE, MINI/ORTHOG, STR, FOR 25-396-39-XX AND 50-735-24-XX,4 HOLE,ALUMINUM,QTY:001 EA	
25-396-44-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, FAB, STR, W/TAB, 22 MM BRG, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-396-44-89	LEVEL ONE CMF,TEMPLATE, MINI/ORTHOG, STR, FOR 25-396-44-XX AND 50-735-34-XX,4 HOLE,ALUMINUM,QTY:001 EA	
25-396-56-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, FAB, STR, W/TAB, 26 MM BRG, 2.0 MM SCREW,6 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-396-56-89	LEVEL ONE CMF,TEMPLATE, MINI/ORTHOG, STR, FOR 25-396-56-XX AND 50-735-36-XX,6 HOLE,ALUMINUM,QTY:001 EA	
25-397-27-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, L SHP, W/TAB, UNI, 5 MM BRG, 2.0 MM SCREW,2 X 2 HOLES, 25 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-397-27-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, L SHP, FOR 25-397-27-XX AND 25-394-27-XX,2 X 2 HOLES, 25 MM,ALUMINUM,QTY:001 EA	
25-397-31-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, L SHP, W/TAB, UNI, 9 MM BRG, 2.0 MM SCREW,2 X 2 HOLES, 29 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-397-31-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, L SHP, FOR 25-397-31-XX AND 25-394-31-XX,2 X 2 HOLES, 29 MM,ALUMINUM,QTY:001 EA	
25-397-35-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, L SHP, W/TAB, UNI, 13 MM BRG, 2.0 MM SCREW,2 X 2 HOLES, 33 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-397-35-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, L SHP, FOR 25-397-35-XX AND 25-394-35-XX,2 X 2 HOLES, 33 MM,ALUMINUM,QTY:001 EA	
25-397-39-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, L SHP, W/TAB, UNI, 16 MM BRG, 2.0 MM SCREW,2 X 2 HOLES, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-397-39-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, L SHP, FOR 25-397-39-XX,2 X 2 HOLES,ALUMINUM,QTY:001 EA	
25-398-27-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, C SHP, W/TAB, UNI, 5 MM BRG, 2.0 MM SCREW,4 HOLE, 25 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-398-27-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, C SHP, FOR 25-398-27-XX AND 25-395-27-XX,4 HOLE, 25 MM,ALUMINUM,QTY:001 EA	
25-398-31-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, C SHP, W/TAB, UNI, 9 MM BRG, 2.0 MM SCREW,4 HOLE, 29 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-398-31-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, C SHP, FOR 25-398-31-XX AND 25-395-31-XX,4 HOLE, 29 MM,ALUMINUM,QTY:001 EA	
25-398-35-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, C SHP, W/TAB, UNI, 13 MM BRG, 2.0 MM SCREW,4 HOLE, 33 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-398-35-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, C SHP, FOR 25-398-35-XX AND 25-395-35-XX,4 HOLE, 33 MM,ALUMINUM,QTY:001 EA	
25-398-39-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, C SHP, W/TAB, UNI, 16 MM BRG, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-398-39-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, C SHP, FOR 25-398-39-XX,4 HOLE,ALUMINUM,QTY:001 EA	
25-399-26-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, T SHP, W/TAB, UNI, 9 MM BRG, 2.0 MM SCREW,4 HOLE, 24 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-399-26-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, T SHP, FOR 25-399-26-XX AND 25-396-26-XX,4 HOLE, 24 MM,ALUMINUM,QTY:001 EA	
25-399-32-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, T SHP, W/TAB, UNI, 14 MM BRG, 2.0 MM SCREW,4 HOLE, 29 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-399-32-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, T SHP, FOR 25-399-32-XX AND 25-396-32-XX,4 HOLE, 29 MM,ALUMINUM,QTY:001 EA	
25-399-37-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, FAB, T SHP, W/TAB, UNI, 19 MM BRG, 2.0 MM SCREW,4 HOLE, 34 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-399-37-89	LEVEL ONE CMF,TEMPLATE, ORTHOG, T SHP, FOR 25-399-37-XX,4 HOLE,ALUMINUM,QTY:001 EA	
25-401-30-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, SLIDING, 2.0 MM SCREW,2 X 2 HOLES, 30 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-401-30-71	LEVEL ONE CMF, STERILE,PLATE, ORTHOG, BSSO, SLIDING, 2.0 MM SCREW,2 X 2 HOLES, 30 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-401-35-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, SLIDING, 2.0 MM SCREW,4 X 2 HOLES, 35 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-401-35-71	LEVEL ONE CMF, STERILE,PLATE, ORTHOG, BSSO, SLIDING, 2.0 MM SCREW,4 X 2 HOLES, 35 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-401-40-09	LEVEL ONE CMF,PLATE, ORTHOG, BSSO, SLIDING, 2.0 MM SCREW,4 X 2 HOLES, 40 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-401-40-71	LEVEL ONE CMF, STERILE,PLATE, ORTHOG, BSSO, SLIDING, 2.0 MM SCREW,4 X 2 HOLES, 40 MM, T=0.8 MM,CP TITANIUM,QTY:001 EA	
25-407-01-07	LEVEL ONE,HANDLE, SCREWDRIVER, 1.5/2.0/2.3/2.7 MM, ROTATE, ROUND,QTY:001 EA	
25-407-02-07	LEVEL ONE,HANDLE, SCREWDRIVER, 1.5/2.0/2.3/2.7 MM, ROTATE, FLAT,QTY:001 EA	
25-407-03-04	LEVEL ONE,HANDLE, SCREWDRIVER, RIB, 2.0/2.3 MM, ROTATE,QTY:001 EA	
25-410-00-07	LEVEL ONE,HANDLE, SCREWDRIVER, 2.0/2.3/2.7 MM, RATCHET,QTY:001 EA	
25-411-00-07	LEVEL ONE,HANDLE, SCREWDRIVER, 2.0/2.3/2.7 MM, RATCHET, FLAT HANDLE,QTY:001 EA	
25-447-12-91	LEVEL ONE,TWIST DRILL, O SHANK, 12 MM STOP,1.2 X 61 MM,QTY:001 EA	
25-448-04-91	LEVEL ONE,TWIST DRILL, O SHANK, 4 MM STOP,1.5 X 59 MM,QTY:001 EA	
25-448-22-91	LEVEL ONE,TWIST DRILL, O SHANK, 22 MM STOP,1.5 X 71 MM,QTY:001 EA	
25-449-05-91	LEVEL ONE,TWIST DRILL, J NOTCH, 5 MM STOP,1.5 X 50 MM,QTY:001 EA	
25-449-07-91	LEVEL ONE,TWIST DRILL, J NOTCH, 7 MM STOP,1.5 X 50 MM,QTY:001 EA	
25-449-09-91	LEVEL ONE,TWIST DRILL, J NOTCH, 9 MM STOP,1.5 X 50 MM,QTY:001 EA	
25-449-11-91	LEVEL ONE,TWIST DRILL, J NOTCH, 11 MM STOP,1.5 X 50 MM,QTY:001 EA	
25-449-16-91	LEVEL ONE,TWIST DRILL, J NOTCH, 21 MM STOP,1.5 X 50 MM,QTY:001 EA	
25-450-16-91	_LEVEL ONE,TWIST DRILL, CYLINDRICAL, 20 MM STOP, 15 MM FLUTE,1.5 X 50 MM,QTY:001 EA	
25-451-00-91	_LEVEL ONE,TWIST DRILL, CYLINDRICAL, 17 MM STOP,1.1 X 50 MM,QTY:001 EA	
25-451-05-91	_LEVEL ONE,TWIST DRILL, CYLINDRICAL, 5 MM STOP,1.1 X 50 MM,QTY:001 EA	
25-451-12-91	LEVEL ONE,TWIST DRILL, O SHANK, 12 MM STOP,1.1 X 61 MM,QTY:001 EA	
25-452-00-91	LEVEL ONE,TWIST DRILL, J NOTCH, 17 MM STOP,1.1 X 50 MM,QTY:001 EA	
25-452-03-91	LEVEL ONE,TWIST DRILL, J NOTCH, 3.5 MM STOP,1.1 X 50 MM,QTY:001 EA	
25-452-05-91	LEVEL ONE,TWIST DRILL, J NOTCH, 5 MM STOP,1.1 X 50 MM,QTY:001 EA	
25-452-07-91	LEVEL ONE,TWIST DRILL, J NOTCH, 7 MM STOP,1.1 X 50 MM,QTY:001 EA	
25-452-09-91	LEVEL ONE,TWIST DRILL, J NOTCH, 9 MM STOP,1.1 X 50 MM,QTY:001 EA	
25-452-15-91	LEVEL ONE,TWIST DRILL, J NOTCH, 15 MM STOP,1.1 X 50 MM,QTY:001 EA	
25-452-57-07	LEVEL ONE,TWIST DRILL, J NOTCH, 7 MM STOP,1.1 X 105 MM,QTY:001 EA	
25-452-61-07	LEVEL ONE,TWIST DRILL, J NOTCH, 21 MM STOP,1.1 X 105 MM,QTY:001 EA	
25-454-03-91	LEVEL ONE,TWIST DRILL, J NOTCH, 3 MM STOP,0.7 X 50 MM,QTY:001 EA	
25-454-05-91	LEVEL ONE,TWIST DRILL, J NOTCH, 5 MM STOP,0.7 X 50 MM,QTY:001 EA	
25-454-07-91	LEVEL ONE,TWIST DRILL, J NOTCH, 7 MM STOP,0.7 X 50 MM,QTY:001 EA	
25-457-05-91	LEVEL ONE,TWIST DRILL, J NOTCH, 5 MM STOP,0.8 X 50 MM,QTY:001 EA	
25-457-07-91	LEVEL ONE,TWIST DRILL, J NOTCH, 7 MM STOP,0.8 X 50 MM,QTY:001 EA	
25-458-16-91	LEVEL ONE,TWIST DRILL, J NOTCH, 10 MM STOP,1.5 X 70 MM,QTY:001 EA	
25-458-19-07	LEVEL ONE,TWIST DRILL, J NOTCH, 20 MM STOP, 15 MM FLUTE,1.9 X 50 MM,QTY:001 EA	
25-460-07-07	LEVEL ONE,TWIST DRILL, J NOTCH, 7 MM STOP,1.9 X 70 MM,QTY:001 EA	
25-460-18-91	LEVEL ONE,TWIST DRILL, J NOTCH, 40 MM STOP, 18 MM FLUTE,1.8 X 70 MM,QTY:001 EA	
25-460-19-07	LEVEL ONE,TWIST DRILL, J NOTCH, 40 MM STOP, 35 MM FLUTE,1.9 X 70 MM,QTY:001 EA	
25-461-16-91	LEVEL ONE,TWIST DRILL, J NOTCH, 41 MM STOP, 23 MM FLUTE,1.5 X 70 MM,QTY:001 EA	
25-462-19-91	_LEVEL ONE,TWIST DRILL, J NOTCH, 76 MM STOP, 36 MM FLUTE,1.9 X 105 MM,QTY:001 EA	
25-464-19-91	_LEVEL ONE,TWIST DRILL, CYLINDRICAL, 40 MM STOP, 35 MM FLUTE,1.9 X 70 MM,QTY:001 EA	
25-466-19-91	_LEVEL ONE,TWIST DRILL, CYLINDRICAL, 76 MM STOP, 36 MM FLUTE,1.9 X 105 MM,QTY:001 EA	
25-468-11-04	_LEVEL ONE,TWIST DRILL, CYLINDRICAL, 30 MM STOP, 25 MM FLUTE,1.5 X 115 MM,QTY:001 EA	
25-469-09-07	LEVEL ONE,TWIST DRILL, J NOTCH, 9 MM STOP,1.5 X 115 MM,QTY:001 EA	
25-469-11-07	LEVEL ONE,TWIST DRILL, J NOTCH, 30 MM STOP, 25 MM FLUTE,1.5 X 115 MM,QTY:001 EA	

Product Number	Material Description	Proposed Price
25-472-70-07	LEVEL ONE,TWIST DRILL, CYLINDRICAL, MORRISON, 25 MM STOP, FOR 25-471-05-07,1.5 X 100 MM, 3.0 MM DIA, QTY:001 EA	
25-472-75-07	LEVEL ONE,TWIST DRILL, J NOTCH, MORRISON, 25 MM STOP, FOR 25-471-05-07,1.5 X 100 MM, 3.0 MM DIA, QTY:001 EA	
25-472-76-07	_LEVEL ONE,TWIST DRILL, AO, 38 MM STOP, 36 MM FLUTE,1.5 X 115 MM, QTY:001 EA	
25-472-77-07	LEVEL ONE,TWIST DRILL, J NOTCH, MORRISON, 30 MM STOP, 25 MM FLUTE, FOR DRILL GUIDE, 1.9 X 115 MM, 2.0 MM DIA, QTY:001 EA	
25-472-79-07	LEVEL ONE,TAP, MORRISON, 2.7 MM, FOR BOS, QTY:001 EA	
25-472-82-07	LEVEL ONE,TWIST DRILL, J NOTCH, MORRISON, 30 MM STOP, 25 MM FLUTE, FOR DRILL GUIDE, 2.2 X 115 MM, 2.0 MM DIA, QTY:001 EA	
25-472-85-07	LEVEL ONE,TWIST DRILL, CYLINDRICAL, MORRISON, 25 MM STOP, FOR 25-471-05-07,2.0 X 100 MM, 3.0 MM DIA, QTY:001 EA	
25-473-70-07	LEVEL ONE,TWIST DRILL, CYLINDRICAL, MORRISON, 25 MM STOP, FOR 50-501-XX-07,1.5 X 105 MM, 4.0 MM DIA, QTY:001 EA	
25-473-80-07	LEVEL ONE,TWIST DRILL, CYLINDRICAL, MORRISON, 25 MM STOP, FOR 50-501-XX-07,1.9 X 105 MM, 4.0 MM DIA, QTY:001 EA	
25-473-85-07	_LEVEL ONE,TWIST DRILL, CYLINDRICAL, MORRISON, 25 MM STOP, FOR 50-501-XX-07,2.0 X 105 MM, 4.0 MM DIA, QTY:001 EA	
25-486-97-07	LEVEL ONE, BLADE, SCREWDRIVER, MAXDRIVE, 2.0 MM, FOR BOS, 80 MM, QTY:001 EA	
25-486-98-07	LEVEL ONE, BLADE, SCREWDRIVER, MAXDRIVE, 2.0 MM, 94 MM, QTY:001 EA	
25-544-11-07	LEVEL ONE,TAP, 2.0 MM, W/DEPTH GAUGE MARKINGS, 11 CM, QTY:001 EA	
25-548-11-07	LEVEL ONE,TAP, 2.3 MM, W/DEPTH GAUGE MARKINGS, 11 CM, QTY:001 EA	
25-550-04-71	LEVEL ONE CMF, STERILE, PLATE, MINI, STR, 2.0 MM SCREW, 4 HOLE, 24 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-550-04-91	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 4 HOLE, 24 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-550-06-91	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 6 HOLE, 36 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-550-08-91	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 8 HOLE, 49 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-550-16-91	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 16 HOLE, 100 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-551-02-91	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 2 HOLE, 13 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-551-04-91	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 4 HOLE, 26 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-552-04-91	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 4 HOLE, 30 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-552-06-91	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 6 HOLE, 43 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-553-05-89	LEVEL ONE CMF, TEMPLATE, MINI, Y SHP, FOR 25-553-05-XX AND 50-390-05-XX, 5 HOLE, 22 MM, ALUMINUM, QTY:001 EA	
25-553-05-91	LEVEL ONE CMF, PLATE, MINI, Y SHP, 2.0 MM SCREW, 5 HOLE, 22 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-556-24-09	LEVEL ONE CMF, PLATE, ORTHOG, BSSO, DBL Y SHP, CVD, 9 MM BRG, 2.0 MM SCREW, 6 HOLE, 24 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-556-28-09	LEVEL ONE CMF, PLATE, ORTHOG, BSSO, DBL Y SHP, CVD, 13 MM BRG, 2.0 MM SCREW, 6 HOLE, 28 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-556-33-09	LEVEL ONE CMF, PLATE, ORTHOG, BSSO, DBL Y SHP, CVD, 18 MM BRG, 2.0 MM SCREW, 6 HOLE, 33 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-560-06-91	LEVEL ONE CMF, PLATE, MINI, T SHP, 2.0 MM SCREW, 6 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-560-07-91	LEVEL ONE CMF, PLATE, ORTHOG, T SHP, 2 MM BRG, 2.0 MM SCREW, 7 HOLE, 28 MM, T=1.5 MM, CP TITANIUM, QTY:001 EA	
25-561-05-91	_LEVEL ONE CMF, PLATE, MINI, T SHP, 2.0 MM SCREW, 5 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-564-04-91	LEVEL ONE CMF, PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 17 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-565-04-91	LEVEL ONE CMF, PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 24 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-566-04-89	LEVEL ONE CMF, TEMPLATE, MINI, L SHP, FOR 50-371-04-XX AND 50-373-04-XX, 2 X 2 HOLES, 17 MM, ALUMINUM, QTY:001 EA	
25-566-04-91	LEVEL ONE CMF, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 2 X 2 HOLES, 17 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-567-04-89	LEVEL ONE CMF, TEMPLATE, MINI, L SHP, FOR 50-379-04-XX AND 50-381-04-XX, 2 X 2 HOLES, 24 MM, ALUMINUM, QTY:001 EA	
25-567-04-91	LEVEL ONE CMF, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 2 X 2 HOLES, 24 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-568-08-91	LEVEL ONE CMF, PLATE, MINI, MAURO, H SHP, 2.0 MM SCREW, 8 HOLE, 30 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-568-18-91	LEVEL ONE CMF, PLATE, MINI, MAURO, H SHP, 2.0 MM SCREW, 8 HOLE, 33 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-568-28-91	_LEVEL ONE CMF, PLATE, MINI, MAURO, H SHP, 2.0 MM SCREW, 8 HOLE, 36 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-569-04-91	LEVEL ONE CMF, PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 20 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-570-06-91	_LEVEL ONE CMF, PLATE, MINI, DBL Y SHP, 2.0 MM SCREW, 6 HOLE, 26 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-571-04-89	LEVEL ONE CMF, TEMPLATE, MINI, L SHP, FOR 50-375-04-XX AND 50-377-04-XX, 2 X 2 HOLES, 20 MM, ALUMINUM, QTY:001 EA	
25-571-04-91	LEVEL ONE CMF, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 2 X 2 HOLES, 20 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-573-06-91	LEVEL ONE CMF, PLATE, MINI, DBL Y SHP, 2.0 MM SCREW, 6 HOLE, 20 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-574-05-91	_LEVEL ONE CMF, PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 3 X 2 HOLES, 30 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-575-05-91	_LEVEL ONE CMF, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 3 X 2 HOLES, 30 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-576-06-91	_LEVEL ONE CMF, PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 3 X 3 HOLES, 26 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-577-06-91	_LEVEL ONE CMF, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 3 X 3 HOLES, 26 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
25-578-07-09	LEVEL ONE CMF, PLATE, ORTHOG, L SHP, W/TAB, UNI, 2 MM BRG, 2.0 MM SCREW, 2 X 2 HOLES, 16 MM, T=0.8 MM, CP TITANIUM, QTY:001 EA	
25-578-08-09	LEVEL ONE CMF, PLATE, ORTHOG, L SHP, W/TAB, UNI, 6 MM BRG, 2.0 MM SCREW, 2 X 2 HOLES, 20 MM, T=0.8 MM, CP TITANIUM, QTY:001 EA	
25-578-09-09	LEVEL ONE CMF, PLATE, ORTHOG, L SHP, W/TAB, UNI, 11 MM BRG, 2.0 MM SCREW, 2 X 2 HOLES, 25 MM, T=0.8 MM, CP TITANIUM, QTY:001 EA	
25-578-10-09	LEVEL ONE CMF, PLATE, ORTHOG, L SHP, 100°, W/TAB, UNI, 4 MM BRG, 2.0 MM SCREW, 3 X 3 HOLES, 24 MM, T=0.8 MM, CP TITANIUM, QTY:001 EA	
25-578-11-09	LEVEL ONE CMF, PLATE, ORTHOG, L SHP, 100°, W/TAB, UNI, 8 MM BRG, 2.0 MM SCREW, 3 X 3 HOLES, 28 MM, T=0.8 MM, CP TITANIUM, QTY:001 EA	
25-578-12-09	LEVEL ONE CMF, PLATE, ORTHOG, L SHP, 100°, W/TAB, UNI, 13 MM BRG, 2.0 MM SCREW, 3 X 3 HOLES, 33 MM, T=0.8 MM, CP TITANIUM, QTY:001 EA	
25-650-04-04	CARTRIDGE, LENGTH-MEASURING, FOR 2.3MM LEVEL 1 SCREWS, BLACK, QTY:001 EA	
25-651-01-04	CARTRIDGE, SCREW DIAMETER MEASURING, BLACK, QTY:001 EA	
25-660-02-61	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 2 MM, T1-6AL-4V, QTY:001 EA	
25-660-02-91	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 2 MM, T1-6AL-4V, QTY:001 EA	
25-660-03-09	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 3 MM, T1-6AL-4V, QTY:005 EA	
25-660-03-61	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 3 MM, T1-6AL-4V, QTY:001 EA	
25-660-03-71	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 3 MM, T1-6AL-4V, QTY:001 EA	
25-660-03-74	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 3 MM, T1-6AL-4V, QTY:004 EA	
25-660-03-91	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 3 MM, T1-6AL-4V, QTY:001 EA	
25-660-04-09	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 4 MM, T1-6AL-4V, QTY:005 EA	
25-660-04-61	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 4 MM, T1-6AL-4V, QTY:001 EA	
25-660-04-71	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 4 MM, T1-6AL-4V, QTY:001 EA	
25-660-04-74	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 4 MM, T1-6AL-4V, QTY:004 EA	
25-660-04-91	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 4 MM, T1-6AL-4V, QTY:001 EA	
25-660-05-09	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 5 MM, T1-6AL-4V, QTY:005 EA	
25-660-05-61	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 5 MM, T1-6AL-4V, QTY:001 EA	
25-660-05-71	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 5 MM, T1-6AL-4V, QTY:001 EA	
25-660-05-74	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 5 MM, T1-6AL-4V, QTY:004 EA	
25-660-05-91	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 5 MM, T1-6AL-4V, QTY:001 EA	
25-660-06-09	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 6 MM, T1-6AL-4V, QTY:005 EA	
25-660-06-61	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 6 MM, T1-6AL-4V, QTY:001 EA	
25-660-06-71	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 6 MM, T1-6AL-4V, QTY:001 EA	
25-660-06-74	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 6 MM, T1-6AL-4V, QTY:004 EA	
25-660-06-91	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 6 MM, T1-6AL-4V, QTY:001 EA	
25-660-07-09	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 7 MM, T1-6AL-4V, QTY:005 EA	
25-660-07-61	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 7 MM, T1-6AL-4V, QTY:001 EA	
25-660-07-71	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 7 MM, T1-6AL-4V, QTY:001 EA	
25-660-07-74	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, 1.0 X 7 MM, T1-6AL-4V, QTY:004 EA	
25-660-07-91	LEVEL ONE CMF, SCREW, CENTREDRIVE, 1.0 X 7 MM, T1-6AL-4V, QTY:001 EA	
25-661-03-09	LEVEL ONE CMF, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 3 MM, T1-6AL-4V, QTY:005 EA	
25-661-03-61	LEVEL ONE CMF, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 3 MM, T1-6AL-4V, QTY:001 EA	
25-661-03-71	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 3 MM, T1-6AL-4V, QTY:001 EA	
25-661-03-74	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 3 MM, T1-6AL-4V, QTY:004 EA	
25-661-03-91	LEVEL ONE CMF, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 3 MM, T1-6AL-4V, QTY:001 EA	
25-661-05-09	LEVEL ONE CMF, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 5 MM, T1-6AL-4V, QTY:005 EA	
25-661-05-61	LEVEL ONE CMF, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 5 MM, T1-6AL-4V, QTY:001 EA	
25-661-05-71	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 5 MM, T1-6AL-4V, QTY:001 EA	
25-661-05-74	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 5 MM, T1-6AL-4V, QTY:004 EA	
25-661-05-91	LEVEL ONE CMF, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 5 MM, T1-6AL-4V, QTY:001 EA	
25-661-07-09	LEVEL ONE CMF, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 7 MM, T1-6AL-4V, QTY:005 EA	
25-661-07-61	LEVEL ONE CMF, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 7 MM, T1-6AL-4V, QTY:001 EA	
25-661-07-71	LEVEL ONE CMF, STERILE, SCREW, CENTREDRIVE, EMERGENCY, 1.2 X 7 MM, T1-6AL-4V, QTY:001 EA	

Product Number	Material Description	Proposed Price
25-677-14-91	LEVEL ONE CMF,SCREW, CROSSDRIVE,2.7 X 14 MM,TI-6AL-4V,QTY:001 EA	
25-677-16-09	LEVEL ONE CMF,SCREW, CROSSDRIVE,2.7 X 16 MM,TI-6AL-4V,QTY:005 EA	
25-677-16-91	LEVEL ONE CMF,SCREW, CROSSDRIVE,2.7 X 16 MM,TI-6AL-4V,QTY:001 EA	
25-677-18-91	LEVEL ONE CMF,SCREW, CROSSDRIVE,2.7 X 18 MM,TI-6AL-4V,QTY:001 EA	
25-677-20-91	LEVEL ONE CMF,SCREW, CROSSDRIVE,2.7 X 20 MM,TI-6AL-4V,QTY:001 EA	
25-677-52-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, EMERGENCY,3.2 X 12 MM,TI-6AL-4V,QTY:005 EA	
25-677-52-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, EMERGENCY,3.2 X 12 MM,TI-6AL-4V,QTY:001 EA	
25-677-56-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, EMERGENCY,3.2 X 16 MM,TI-6AL-4V,QTY:001 EA	
25-677-91-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS, SPACER,2.0 X 2 MM,TI-6AL-4V,QTY:001 EA	
25-677-92-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS, SPACER,2.7 X 3 MM,TI-6AL-4V,QTY:005 EA	
25-677-92-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS, SPACER,2.7 X 3 MM,TI-6AL-4V,QTY:001 EA	
25-678-03-09	_LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:005 EA	
25-678-03-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:001 EA	
25-678-04-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:005 EA	
25-678-04-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-678-05-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,1.5 X 5 MM,TI-6AL-4V,QTY:005 EA	
25-678-05-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,1.5 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-678-06-09	_LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,1.5 X 6 MM,TI-6AL-4V,QTY:005 EA	
25-678-07-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,1.5 X 7 MM,TI-6AL-4V,QTY:005 EA	
25-678-07-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,1.5 X 7 MM,TI-6AL-4V,QTY:001 EA	
25-678-14-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE, EMERGENCY,1.8 X 4 MM,TI-6AL-4V,QTY:005 EA	
25-678-14-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE, EMERGENCY,1.8 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-678-15-09	_LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE, EMERGENCY,1.8 X 5 MM,TI-6AL-4V,QTY:005 EA	
25-678-15-91	_LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE, EMERGENCY,1.8 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-679-04-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,2.0 X 4 MM,TI-6AL-4V,QTY:005 EA	
25-679-04-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,2.0 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-679-04-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,2.0 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-679-05-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,2.0 X 5 MM,TI-6AL-4V,QTY:005 EA	
25-679-05-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,2.0 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-679-05-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,2.0 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-679-07-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,2.0 X 7 MM,TI-6AL-4V,QTY:005 EA	
25-679-07-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,2.0 X 7 MM,TI-6AL-4V,QTY:001 EA	
25-679-07-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, DRILL FREE,2.0 X 7 MM,TI-6AL-4V,QTY:001 EA	
25-740-04-09	LEVEL ONE CMF,PLATE, ORTHOG, TLTS, BSSO, L SHP, W/TAB, RIGHT, 13 MM BRG, 2.0-2.5 MM SCREW,2 X 2 HOLES, 29 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-740-14-09	LEVEL ONE CMF,PLATE, ORTHOG, TLTS, BSSO, L SHP, W/TAB, RIGHT, 18 MM BRG, 2.0-2.5 MM SCREW,2 X 2 HOLES, 34 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-740-24-09	LEVEL ONE CMF,PLATE, ORTHOG, TLTS, BSSO, L SHP, W/TAB, RIGHT, 23 MM BRG, 2.0-2.5 MM SCREW,2 X 2 HOLES, 39 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-741-04-09	LEVEL ONE CMF,PLATE, ORTHOG, TLTS, BSSO, L SHP, W/TAB, LEFT, 13 MM BRG, 2.0-2.5 MM SCREW,2 X 2 HOLES, 29 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-741-14-09	LEVEL ONE CMF,PLATE, ORTHOG, TLTS, BSSO, L SHP, W/TAB, LEFT, 18 MM BRG, 2.0-2.5 MM SCREW,2 X 2 HOLES, 34 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-741-24-09	LEVEL ONE CMF,PLATE, ORTHOG, TLTS, BSSO, L SHP, W/TAB, LEFT, 23 MM BRG, 2.0-2.5 MM SCREW,2 X 2 HOLES, 39 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-750-04-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, 2.0-2.5 MM SCREW,4 HOLE, 24 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-750-14-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, 2.0-2.5 MM SCREW,14 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-750-54-04	LEVEL ONE CMF,TEMPLATE, MINI, STR, FOR 25-550-04 XX AND 25-750-04-XX,4 HOLE, 24 MM,ALUMINUM,QTY:001 EA	
25-750-64-04	LEVEL ONE CMF,TEMPLATE, MINI, STR, FOR 25-750-14-XX,14 HOLE,ALUMINUM,QTY:001 EA	
25-751-20-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, 2.0-2.5 MM SCREW,20 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-752-04-09	LEVEL ONE CMF,PLATE, ORTHOG, TLTS, BSSO, STR, 4 MM BRG, 2.0-2.5 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-752-04-71	LEVEL ONE CMF, STERILE,PLATE, ORTHOG, TLTS, BSSO, STR, 4 MM BRG, 2.0-2.5 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-752-06-09	LEVEL ONE CMF,PLATE, ORTHOG, TLTS, BSSO, STR, 8 MM BRG, 2.0-2.5 MM SCREW,6 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-752-36-09	_LEVEL ONE CMF,PLATE, C LOCK, TLTS, STR, 2.0-2.5 MM SCREW,6 HOLE, 45 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-752-54-04	LEVEL ONE CMF,TEMPLATE, ORTHOG, STR, FOR 25-551-04-XX, 25-752-04-XX, AND 50-321-04-XX,4 HOLE,ALUMINUM,QTY:001 EA	
25-752-56-04	LEVEL ONE CMF,TEMPLATE, ORTHOG, STR, FOR 25-552-06-XX, 25-752-06-XX, AND 50-368-06-XX,6 HOLE,ALUMINUM,QTY:001 EA	
25-753-04-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, W/2 TABS, 2.0-2.5 MM SCREW,4 HOLE, 26 MM, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
25-754-04-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, W/2 TABS, 2.0-2.5 MM SCREW,4 HOLE, 30 MM, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
25-755-00-71	L1 RECONGUIDE, STERILE,PLATE, MINI, 3D SYMPHYSIS, 2.0 MM SCREW, LEFT, BLUE,5 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-755-01-71	L1 RECONGUIDE, STERILE,PLATE, MINI, 3D SYMPHYSIS, 2.0 MM SCREW, RIGHT, GREEN,5 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-756-06-09	LEVEL ONE CMF,PLATE, MINI, TLTS, MANDIBULAR, CHAMPY, 110°, RIGHT, 2.0-2.5 MM SCREW,6 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-757-06-09	LEVEL ONE CMF,PLATE, MINI, TLTS, MANDIBULAR, CHAMPY, 110°, LEFT, 2.0-2.5 MM SCREW,6 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
25-768-03-09	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:005 EA	
25-768-03-61	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:001 EA	
25-768-03-71	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:001 EA	
25-768-03-74	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:004 EA	
25-768-03-78	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:008 EA	
25-768-03-91	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:001 EA	
25-768-04-09	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:005 EA	
25-768-04-61	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-768-04-71	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-768-04-74	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:004 EA	
25-768-04-78	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:008 EA	
25-768-04-91	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-768-05-09	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 5 MM,TI-6AL-4V,QTY:005 EA	
25-768-05-61	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-768-05-71	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-768-05-74	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 5 MM,TI-6AL-4V,QTY:004 EA	
25-768-05-78	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 5 MM,TI-6AL-4V,QTY:008 EA	
25-768-05-91	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-768-06-09	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 6 MM,TI-6AL-4V,QTY:005 EA	
25-768-06-61	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 6 MM,TI-6AL-4V,QTY:001 EA	
25-768-06-71	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 6 MM,TI-6AL-4V,QTY:001 EA	
25-768-06-74	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 6 MM,TI-6AL-4V,QTY:004 EA	
25-768-06-78	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 6 MM,TI-6AL-4V,QTY:008 EA	
25-768-06-91	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 6 MM,TI-6AL-4V,QTY:001 EA	
25-768-07-09	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 7 MM,TI-6AL-4V,QTY:005 EA	
25-768-07-61	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 7 MM,TI-6AL-4V,QTY:001 EA	
25-768-07-71	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 7 MM,TI-6AL-4V,QTY:001 EA	
25-768-07-74	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 7 MM,TI-6AL-4V,QTY:004 EA	
25-768-07-78	LEVEL ONE CMF, STERILE,SCREW, ONEDRIVE, DRILL FREE,1.5 X 7 MM,TI-6AL-4V,QTY:008 EA	
25-768-07-91	LEVEL ONE CMF,SCREW, ONEDRIVE, DRILL FREE,1.5 X 7 MM,TI-6AL-4V,QTY:001 EA	
25-772-05-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 5 MM,TI-6AL-4V,QTY:005 EA	
25-772-05-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-772-05-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-772-07-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 7 MM,TI-6AL-4V,QTY:005 EA	
25-772-07-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 7 MM,TI-6AL-4V,QTY:001 EA	
25-772-07-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 7 MM,TI-6AL-4V,QTY:001 EA	
25-772-09-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 9 MM,TI-6AL-4V,QTY:005 EA	
25-772-09-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 9 MM,TI-6AL-4V,QTY:001 EA	
25-772-09-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 9 MM,TI-6AL-4V,QTY:001 EA	
25-772-11-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 11 MM,TI-6AL-4V,QTY:005 EA	
25-772-11-61	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS,2.0 X 11 MM,TI-6AL-4V,QTY:001 EA	

Product Number	Material Description	Proposed Price
25-976-04-09	LEVEL ONE NEURO,SCREW, MAXDRIVE, DRILL FREE, EMERGENCY,1.8 X 4 MM,TI-6AL-4V,QTY:005 EA	
25-976-04-61	LEVEL ONE NEURO,SCREW, MAXDRIVE, DRILL FREE, EMERGENCY,1.8 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-976-04-71	LEVEL ONE NEURO, STERILE,SCREW, MAXDRIVE, DRILL FREE, EMERGENCY,1.8 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-976-04-91	LEVEL ONE NEURO,SCREW, MAXDRIVE, DRILL FREE, EMERGENCY,1.8 X 4 MM,TI-6AL-4V,QTY:001 EA	
25-976-05-09	LEVEL ONE NEURO,SCREW, MAXDRIVE, DRILL FREE, EMERGENCY,1.8 X 5 MM,TI-6AL-4V,QTY:005 EA	
25-976-05-61	LEVEL ONE NEURO,SCREW, MAXDRIVE, DRILL FREE, EMERGENCY,1.8 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-976-05-71	LEVEL ONE NEURO, STERILE,SCREW, MAXDRIVE, DRILL FREE, EMERGENCY,1.8 X 5 MM,TI-6AL-4V,QTY:001 EA	
25-976-05-91	LEVEL ONE NEURO,SCREW, MAXDRIVE, DRILL FREE, EMERGENCY,1.8 X 5 MM,TI-6AL-4V,QTY:001 EA	
26-706-19-09	_DISTRACTION, INTERNAL,DIST, FINGER, ZURICH 1, GENOS MINI, FRONT DRV, LEFT, 2.0-2.3 MM SCREW,18 MM, 4 HOLE,TI-6AL-4V,QTY:001 EA	
26-706-24-09	DISTRACTION, INTERNAL,DIST, FINGER, ZURICH 1, GENOS MINI, FRONT DRV, LEFT, 2.0-2.3 MM SCREW,23 MM, 4 HOLE,TI-6AL-4V,QTY:001 EA	
26-750-25-07	DISTRACTION, INTERNAL,PATIENT SCREWDRIVER, HEX, ZURICH, 0.25 MM PER TURN, BLACK,2.0 MM HEX,QTY:001 EA	
50-022-01-07	LEVEL ONE,TWIST DRILL, J NOTCH, 40 MM STOP, 35 MM FLUTE,2.2 X 70 MM,QTY:001 EA	
50-022-03-07	LEVEL ONE,TWIST DRILL, J NOTCH, 76 MM STOP, 36 MM FLUTE,2.2 X 105 MM,QTY:001 EA	
50-022-15-07	LEVEL ONE,TWIST DRILL, J NOTCH, 86 MM STOP, 36 MM FLUTE,2.2 X 115 MM,QTY:001 EA	
50-030-37-04	LEVEL ONE,DEBURRER, PLATE, RIB,QTY:001 EA	
50-042-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, STR, COMPRESSION, 2.7 MM SCREW,4 HOLE, 40 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-046-06-09	_LEVEL ONE CMF,PLATE, FRACTURE, STR, COMPRESSION, 2.7 MM SCREW,6 HOLE, 49 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-050-08-09	_LEVEL ONE CMF,PLATE, FRACTURE, STR, COMPRESSION, 2.7 MM SCREW,8 HOLE, 60 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-056-06-09	_LEVEL ONE CMF,PLATE, FRACTURE, ANGLE, RIGHT, COMPRESSION, 2.7 MM SCREW,3 X 3 HOLES, 39 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-058-06-09	_LEVEL ONE CMF,PLATE, FRACTURE, ANGLE, LEFT, COMPRESSION, 2.7 MM SCREW,3 X 3 HOLES, 39 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-060-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, ANGLE, RIGHT, COMPRESSION, 2.7 MM SCREW,2 X 2 HOLES, 28 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-062-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, ANGLE, LEFT, COMPRESSION, 2.7 MM SCREW,2 X 2 HOLES, 28 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-066-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, ANGLE, RIGHT, COMPRESSION, 2.7 MM SCREW,2 X 2 HOLES, 37 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-068-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, ANGLE, LEFT, COMPRESSION, 2.7 MM SCREW,2 X 2 HOLES, 37 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-070-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, STR, EDCP, 2.7 MM SCREW,4 HOLE, 35 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-072-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, STR, EDCP, 2.7 MM SCREW,4 HOLE, 40 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-089-10-09	LEVEL ONE CMF,SCREW, HEX, MMF, DRILL FREE, SCREW HEAD ETCHED FOR HOLE DIRECTION,2.0 X 10 MM THD, TTL=15 MM,CP TITANIUM,QTY:001 EA	
50-089-10-61	LEVEL ONE CMF,SCREW, HEX, MMF, DRILL FREE, SCREW HEAD ETCHED FOR HOLE DIRECTION,2.0 X 10 MM THD, TTL=15 MM,CP TITANIUM,QTY:001 EA	
50-089-12-09	_LEVEL ONE CMF,SCREW, HEX, MMF, DRILL FREE, SCREW HEAD ETCHED FOR HOLE DIRECTION,2.0 X 12 MM THD, TTL=17 MM,CP TITANIUM,QTY:001 EA	
50-089-12-61	LEVEL ONE CMF,SCREW, HEX, MMF, DRILL FREE, SCREW HEAD ETCHED FOR HOLE DIRECTION,2.0 X 12 MM THD, TTL=17 MM,CP TITANIUM,QTY:001 EA	
50-174-01-09	LEVEL ONE CMF,TEMPORARY CONDYLAR IMPLANT, TLTS, RIGHT,CP TITANIUM,QTY:001 EA	
50-174-01-71	LEVEL ONE CMF, STERILE,TEMPORARY CONDYLAR IMPLANT, TLTS, RIGHT,CP TITANIUM,QTY:001 EA	
50-174-02-09	LEVEL ONE CMF,TEMPORARY CONDYLAR IMPLANT, TLTS, LEFT,CP TITANIUM,QTY:001 EA	
50-174-02-71	LEVEL ONE CMF, STERILE,TEMPORARY CONDYLAR IMPLANT, TLTS, LEFT,CP TITANIUM,QTY:001 EA	
50-174-03-09	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS, FASTENING, TEMPORARY CONDYLAR IMPLANT,2.7 MM HEAD,TI-6AL-4V,QTY:005 EA	
50-174-03-75	LEVEL ONE CMF, STERILE,SCREW, CROSSDRIVE, TLTS, FASTENING, TEMPORARY CONDYLAR IMPLANT,2.7 MM HEAD,TI-6AL-4V,QTY:005 EA	
50-174-03-91	LEVEL ONE CMF,SCREW, CROSSDRIVE, TLTS, FASTENING, TEMPORARY CONDYLAR IMPLANT,2.7 MM HEAD,TI-6AL-4V,QTY:001 EA	
50-280-00-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,0.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-280-01-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,1.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-280-02-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,2.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-280-03-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,3.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-280-04-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,4.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-280-05-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,5.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-280-06-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,6.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-280-07-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,7.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-280-09-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,9.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-280-11-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,11.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-00-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,0.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-01-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,1.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-02-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,2.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-03-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,3.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-04-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,4.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-05-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,5.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-06-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,6.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-07-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,7.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-09-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,9.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-282-11-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,11.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-283-03-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,5.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-283-07-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,7.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-283-09-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,9.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-283-11-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,11.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-283-13-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,13.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-283-15-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, LEFT, 1.5 MM SCREW,15.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-284-05-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,5.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-284-07-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,7.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-284-09-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,9.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-284-11-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,11.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-284-13-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,13.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-284-15-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, LINDORF, RIGHT, 1.5 MM SCREW,15.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-285-05-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, LEFT, 2.0 MM SCREW,5.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-285-07-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, LEFT, 2.0 MM SCREW,7.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-285-09-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, LEFT, 2.0 MM SCREW,9.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-285-11-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, LEFT, 2.0 MM SCREW,11.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-285-13-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, LEFT, 2.0 MM SCREW,13.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-285-15-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, LEFT, 2.0 MM SCREW,15.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-286-05-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, RIGHT, 2.0 MM SCREW,5.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-286-07-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, RIGHT, 2.0 MM SCREW,7.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-286-09-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, RIGHT, 2.0 MM SCREW,9.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-286-11-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, RIGHT, 2.0 MM SCREW,11.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-286-13-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, RIGHT, 2.0 MM SCREW,13.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-286-15-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, WAITE, RIGHT, 2.0 MM SCREW,15.0 MM STEP, T=1.4 MM,CP TITANIUM,QTY:001 EA	
50-287-00-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, LEFT, 1.5 MM SCREW,0.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-287-01-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, LEFT, 1.5 MM SCREW,1.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-287-03-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, LEFT, 1.5 MM SCREW,3.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-287-05-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, LEFT, 1.5 MM SCREW,5.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-287-07-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, LEFT, 1.5 MM SCREW,7.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-288-00-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, RIGHT, 1.5 MM SCREW,0.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-288-01-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, RIGHT, 1.5 MM SCREW,1.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-288-03-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, RIGHT, 1.5 MM SCREW,3.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-288-05-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, RIGHT, 1.5 MM SCREW,5.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-288-07-09	LEVEL ONE CMF,PLATE, ORTHOG, LEFORT, SUNDHEIMER, RIGHT, 1.5 MM SCREW,7.0 MM STEP, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-300-02-91	LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, 2.0 MM SCREW,2.0 MM STEP. T=0.6MM,CP TITANIUM,QTY:001 EA	
50-300-04-91	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, 2.0 MM SCREW,4.0 MM STEP, T=0.6MM,CP TITANIUM,QTY:001 EA	
50-300-06-91	LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, 2.0 MM SCREW,6.0 MM STEP. T=0.6MM,CP TITANIUM,QTY:001 EA	
50-300-08-91	LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, 2.0 MM SCREW,8.0 MM STEP. T=0.6MM,CP TITANIUM,QTY:001 EA	
50-300-10-91	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, 2.0 MM SCREW,10.0 MM STEP. T=0.6MM,CP TITANIUM,QTY:001 EA	
50-300-12-91	_LEVEL ONE CMF,PLATE, ORTHOG, GENIOPLASTY, 2.0 MM SCREW,12.0 MM STEP. T=0.6MM,CP TITANIUM,QTY:001 EA	

Product Number	Material Description	Proposed Price
50-379-04-71	LEVEL ONE CMF, STERILE,PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 24 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-379-04-91	LEVEL ONE CMF, PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 24 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-379-64-89	LEVEL ONE CMF, TEMPLATE, MINI, L SHP, FOR 01-001-60-XX, 2 X 2 HOLES, 30 MM, ALUMINUM, QTY:001 EA	
50-379-65-89	LEVEL ONE CMF, TEMPLATE, MINI, L SHP, FOR 01-030-04-XX AND 01-031-04-XX, 2 X 2 HOLES, 17 MM, ALUMINUM, QTY:001 EA	
50-381-04-71	LEVEL ONE CMF, STERILE, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 2 X 2 HOLES, 24 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-381-04-91	LEVEL ONE CMF, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 2 X 2 HOLES, 24 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-381-05-09	LEVEL ONE CMF, PLATE, MINI, L SHP, 100*, RIGHT, 2.0 MM SCREW, 3 X 2 HOLES, 23 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-381-05-71	LEVEL ONE CMF, STERILE, PLATE, MINI, L SHP, 100*, RIGHT, 2.0 MM SCREW, 3 X 2 HOLES, 23 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-383-05-09	LEVEL ONE CMF, PLATE, MINI, L SHP, 100*, LEFT, 2.0 MM SCREW, 3 X 2 HOLES, 23 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-383-05-71	LEVEL ONE CMF, STERILE, PLATE, MINI, L SHP, 100*, LEFT, 2.0 MM SCREW, 3 X 2 HOLES, 23 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-383-05-89	LEVEL ONE CMF, TEMPLATE, MINI, L SHP, FOR 50-381-05-XX AND 50-383-05-XX, 3 X 2 HOLES, 23 MM, ALUMINUM, QTY:001 EA	
50-384-04-91	LEVEL ONE CMF, PLATE, MINI, DBL T SHP, 2.0 MM SCREW, 4 HOLE, 15 MM, T=0.5 MM, CP TITANIUM, QTY:001 EA	
50-385-04-91	LEVEL ONE CMF, PLATE, MINI, DBL T SHP, 2.0 MM SCREW, 4 HOLE, 17 MM, T=0.5 MM, CP TITANIUM, QTY:001 EA	
50-386-06-91	LEVEL ONE CMF, PLATE, MINI, T SHP, 2.0 MM SCREW, 6 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-390-05-91	LEVEL ONE CMF, PLATE, MINI, Y SHP, 2.0 MM SCREW, 5 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-396-06-91	LEVEL ONE CMF, PLATE, MINI, DBL Y SHP, 2.0 MM SCREW, 6 HOLE, 20 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-400-06-91	LEVEL ONE CMF, PLATE, MINI, CVD, 2.0 MM SCREW, 6 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-400-08-91	LEVEL ONE CMF, PLATE, MINI, CVD, 2.0 MM SCREW, 8 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-401-02-09	LEVEL ONE CMF, PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 15 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-401-06-91	LEVEL ONE CMF, PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 3 X 3 HOLES, 26 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-402-02-09	LEVEL ONE CMF, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 2 X 2 HOLES, 15 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-402-06-91	LEVEL ONE CMF, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 3 X 3 HOLES, 26 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-403-02-09	_LEVEL ONE CMF, PLATE, MINI, T SHP, 2.0 MM SCREW, 7 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-403-06-91	LEVEL ONE CMF, PLATE, MINI, L SHP, RIGHT, 2.0 MM SCREW, 3 X 3 HOLES, 30 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-403-07-91	_LEVEL ONE CMF, PLATE, MINI, T SHP, 2.0 MM SCREW, 7 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-404-04-09	_LEVEL ONE CMF, PLATE, MINI, Z SHP, LEFT, 2.0 MM SCREW, 4 HOLE, 11 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-404-06-91	LEVEL ONE CMF, PLATE, MINI, L SHP, LEFT, 2.0 MM SCREW, 3 X 3 HOLES, 30 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-404-07-91	_LEVEL ONE CMF, PLATE, MINI, T SHP, 2.0 MM SCREW, 7 HOLE, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-405-02-09	LEVEL ONE CMF, PLATE, MINI, T SHP, 2.0 MM SCREW, 7 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-405-04-09	_LEVEL ONE CMF, PLATE, MINI, Z SHP, RIGHT, 2.0 MM SCREW, 4 HOLE, 11 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-405-07-09	LEVEL ONE CMF, PLATE, MINI, L SHP, 100*, RIGHT, 2.0 MM SCREW, 4 X 3 HOLES, 28 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-405-07-71	LEVEL ONE CMF, STERILE, PLATE, MINI, L SHP, 100*, RIGHT, 2.0 MM SCREW, 4 X 3 HOLES, 28 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-405-08-09	LEVEL ONE CMF, PLATE, MINI, Y SHP, 2.0 MM SCREW, 8 HOLE, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-405-08-89	LEVEL ONE CMF, TEMPLATE, MINI, Y SHP, FOR 50-405-08-XX, 8 HOLE, ALUMINUM, QTY:001 EA	
50-405-09-09	LEVEL ONE CMF, PLATE, MINI, L SHP, 100*, RIGHT, 2.0 MM SCREW, 5 X 4 HOLES, 33 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-405-12-09	LEVEL ONE CMF, PLATE, MINI, CVD, 2.0 MM SCREW, 12 HOLE, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-405-12-89	LEVEL ONE CMF, TEMPLATE, MINI, CVD, FOR 50-405-12-XX, 12 HOLE, ALUMINUM, QTY:001 EA	
50-405-13-09	_LEVEL ONE CMF, PLATE, MINI, CVD, 2.0 MM SCREW, 12 HOLE, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
50-405-17-09	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 20 HOLE, 100 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-405-17-89	LEVEL ONE CMF, TEMPLATE, MINI, STR, FOR 50-405-17-XX, 20 HOLE, 100 MM, ALUMINUM, QTY:001 EA	
50-406-04-91	LEVEL ONE CMF, PLATE, MINI, Z SHP, 100*, LEFT, 2.0 MM SCREW, 4 HOLE, 13 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-406-08-09	LEVEL ONE CMF, PLATE, MINI, DBL Y SHP, 2.0 MM SCREW, 8 HOLE, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-406-08-89	LEVEL ONE CMF, TEMPLATE, MINI, DBL Y SHP, FOR 50-406-08-XX, 8 HOLE, ALUMINUM, QTY:001 EA	
50-406-17-09	LEVEL ONE CMF, PLATE, MINI, STR, 2.0 MM SCREW, 17 HOLE, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
50-407-02-09	LEVEL ONE CMF, PLATE, MINI, T SHP, 2.0 MM SCREW, 7 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-407-04-91	_LEVEL ONE CMF, PLATE, MINI, Z SHP, 100*, RIGHT, 2.0 MM SCREW, 4 HOLE, 13 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-407-07-09	LEVEL ONE CMF, PLATE, MINI, L SHP, 100*, LEFT, 2.0 MM SCREW, 4 X 3 HOLES, 28 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-407-07-71	LEVEL ONE CMF, STERILE, PLATE, MINI, L SHP, 100*, LEFT, 2.0 MM SCREW, 4 X 3 HOLES, 28 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-407-07-89	LEVEL ONE CMF, TEMPLATE, MINI, L SHP, FOR 50-405-07-XX AND 50-407-07-XX, 4 X 3 HOLES, 28 MM, ALUMINUM, QTY:001 EA	
50-407-09-09	LEVEL ONE CMF, PLATE, MINI, L SHP, 100*, LEFT, 2.0 MM SCREW, 5 X 4 HOLES, 33 MM, T=0.7 MM, CP TITANIUM, QTY:001 EA	
50-407-09-89	LEVEL ONE CMF, TEMPLATE, MINI, L SHP, FOR 50-405-09-XX AND 50-407-09-XX, 5 X 4 HOLES, 33 MM, ALUMINUM, QTY:001 EA	
50-408-04-91	LEVEL ONE CMF, PLATE, MINI, Z SHP, 100*, LEFT, 2.0 MM SCREW, 4 HOLE, 17 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-409-04-91	LEVEL ONE CMF, PLATE, MINI, Z SHP, 100*, RIGHT, 2.0 MM SCREW, 4 HOLE, 17 MM, T=0.6 MM, CP TITANIUM, QTY:001 EA	
50-410-04-91	LEVEL ONE CMF, PLATE, MINI, STR, COMPRESSION, 2.0 MM SCREW, 4 HOLE, 31 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-410-05-91	LEVEL ONE CMF, PLATE, MINI, STR, COMPRESSION, 2.0 MM SCREW, 5 HOLE, 34 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-411-04-09	LEVEL ONE CMF, PLATE, MINI, STR, COMPRESSION, 2.0 MM SCREW, 4 HOLE, 24 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-412-05-91	_LEVEL ONE CMF, PLATE, MINI, STR, COMPRESSION, 2.0 MM SCREW, 5 HOLE, 37 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-413-04-09	LEVEL ONE CMF, PLATE, MINI, Y SHP, 110*, 2.0 MM SCREW, 7 HOLE, T=0.5 MM, CP TITANIUM, QTY:001 EA	
50-413-06-09	LEVEL ONE CMF, PLATE, MINI, Z SHP, LEFT, 2.0 MM SCREW, 6 HOLE, 11 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-414-06-09	LEVEL ONE CMF, PLATE, MINI, Z SHP, RIGHT, 2.0 MM SCREW, 6 HOLE, 11 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-415-04-09	_LEVEL ONE CMF, PLATE, MINI, L SHP, 110*, LEFT, 2.0 MM SCREW, 2 X 2 HOLES, 17 MM, T=0.5 MM, CP TITANIUM, QTY:001 EA	
50-416-04-09	_LEVEL ONE CMF, PLATE, MINI, L SHP, 110*, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 19 MM, T=0.5 MM, CP TITANIUM, QTY:001 EA	
50-417-04-09	_LEVEL ONE CMF, PLATE, MINI, L SHP, 110*, LEFT, 2.0 MM SCREW, 2 X 2 HOLES, 19 MM, T=0.5 MM, CP TITANIUM, QTY:001 EA	
50-418-04-09	_LEVEL ONE CMF, PLATE, MINI, L SHP, 110*, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 23 MM, T=0.5 MM, CP TITANIUM, QTY:001 EA	
50-501-01-07	LEVEL ONE TRANSBUCCAL, HANDLE, FOR 50-501-XX-07, QTY:001 EA	
50-501-06-07	LEVEL ONE TRANSBUCCAL, TROCAR, PIN, 3DX, 2.0 MM, FOR 50-501-18-07 AND 51-601-06-09, 48 MM, QTY:001 EA	
50-501-18-07	LEVEL ONE TRANSBUCCAL, PIN GUIDE, 3DX, 2.0 MM, FOR 50-501-01-07, 33 MM, QTY:001 EA	
50-501-28-07	LEVEL ONE TRANSBUCCAL, PIN GUIDE, 3DX, 2.7 MM, FOR 50-501-01-07, 46 MM, QTY:001 EA	
50-501-36-07	LEVEL ONE TRANSBUCCAL, TROCAR, PIN, 3DX, 2.7 MM, FOR 50-501-28-07 AND 51-601-16-09, 61 MM, QTY:001 EA	
50-501-40-07	LEVEL ONE TRANSBUCCAL, DEPTH GAUGE, UNIVERSAL, FOR 50-501-XX-07, QTY:001 EA	
50-504-13-07	LEVEL ONE, BENDER, PLATE, LOCKING, FRACTURE, 1.0-2.0 MM, RIGHT, 15 CM, QTY:001 EA	
50-504-14-07	LEVEL ONE, BENDER, PLATE, LOCKING, FRACTURE, 1.0-2.0 MM, LEFT, 15 CM, QTY:001 EA	
50-504-30-07	LEVEL ONE, BENDER, PLATE, LOCKING, DUCKBILL, 1.5/2.0/3.0 MM, 21 CM, QTY:001 EA	
50-511-05-07	LEVEL ONE, TWIST DRILL, J NOTCH, 5 MM STOP, 1.1 X 105 MM, QTY:001 EA	
50-515-05-07	LEVEL ONE, TWIST DRILL, J NOTCH, 5 MM STOP, 1.5 X 105 MM, QTY:001 EA	
50-519-07-07	LEVEL ONE, TWIST DRILL, J NOTCH, 7 MM STOP, 1.9 X 105 MM, QTY:001 EA	
50-519-15-07	_LEVEL ONE, TWIST DRILL, J NOTCH, 86 MM STOP, 36 MM FLUTE, 1.9 X 115 MM, QTY:001 EA	
50-710-04-09	LEVEL ONE CMF, PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW, 4 HOLE, 25 MM, T=1.5 MM, TI-6AL-4V, QTY:001 EA	
50-712-04-09	LEVEL ONE CMF, PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW, 4 HOLE, 28 MM, T=1.5 MM, TI-6AL-4V, QTY:001 EA	
50-712-04-71	LEVEL ONE CMF, STERILE, PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW, 4 HOLE, 28 MM, T=1.5 MM, TI-6AL-4V, QTY:001 EA	
50-712-54-04	LEVEL ONE CMF, TEMPLATE, FRACTURE, STR, FOR 50-712-04-XX AND 50-762-04-XX, 4 HOLE, 28 MM, ALUMINUM, QTY:001 EA	
50-714-04-09	LEVEL ONE CMF, PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW, 4 HOLE, 33 MM, T=1.5 MM, TI-6AL-4V, QTY:001 EA	
50-714-04-71	LEVEL ONE CMF, STERILE, PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW, 4 HOLE, 33 MM, T=1.5 MM, TI-6AL-4V, QTY:001 EA	
50-714-54-04	LEVEL ONE CMF, TEMPLATE, FRACTURE, STR, FOR 50-714-04-XX AND 50-764-04-XX, 4 HOLE, 33 MM, ALUMINUM, QTY:001 EA	
50-716-06-09	LEVEL ONE CMF, PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW, 6 HOLE, 43 MM, T=1.5 MM, TI-6AL-4V, QTY:001 EA	
50-716-06-71	LEVEL ONE CMF, STERILE, PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW, 6 HOLE, 43 MM, T=1.5 MM, TI-6AL-4V, QTY:001 EA	
50-716-56-04	LEVEL ONE CMF, TEMPLATE, FRACTURE, STR, 6 HOLE, 43 MM, ALUMINUM, QTY:001 EA	
50-721-04-09	LEVEL ONE CMF, PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW, 4 HOLE, 32 MM, T=1.25 MM, TI-6AL-4V, QTY:001 EA	
50-721-06-09	LEVEL ONE CMF, PLATE, MINI, TLTS, STR, 2.0-2.5 MM SCREW, 6 HOLE, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-722-04-09	LEVEL ONE CMF, PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW, 4 HOLE, 34 MM, T=1.25 MM, TI-6AL-4V, QTY:001 EA	
50-722-06-09	LEVEL ONE CMF, PLATE, FRACTURE, STR, TLTS, 2.0-2.5 MM SCREW, 6 HOLE, T=2.0 MM, CP TITANIUM, QTY:001 EA	
50-722-12-09	LEVEL ONE CMF, PLATE, MINI, TLTS, LADDER, 2.0-2.5 MM SCREW, 6 X 2 HOLES, 36 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-722-24-09	_LEVEL ONE CMF, PLATE, MINI, TLTS, LADDER, 2.0-2.5 MM SCREW, 12 X 2 HOLES, 74 MM, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
50-722-62-04	LEVEL ONE CMF, TEMPLATE, MINI, LADDER, FOR 50-722-12-XX, 6 X 2 HOLES, 36 MM, ALUMINUM, QTY:001 EA	
50-723-12-09	LEVEL ONE CMF, PLATE, MINI, TLTS, LADDER, CVD, 2.0-2.5 MM SCREW, 6 X 2 HOLES, 37 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-723-20-09	LEVEL ONE CMF, PLATE, MINI, TLTS, L SHP, BENT, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 20 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	
50-723-24-09	LEVEL ONE CMF, PLATE, MINI, TLTS, L SHP, BENT, RIGHT, 2.0 MM SCREW, 2 X 2 HOLES, 24 MM, T=1.0 MM, CP TITANIUM, QTY:001 EA	

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50-723-26-09	LEVEL ONE CMF,PLATE, MINI, TLTS, T SHP, BENT, RIGHT, 2.0 MM SCREW,7 HOLE, 26 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-723-62-04	LEVEL ONE CMF,TEMPLATE, MINI, LADDER, CVD, FOR 50-723-12-XX AND 50-724-12-XX,6 X 2 HOLES, 37 MM,ALUMINUM,QTY:001 EA	
50-724-20-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, BENT, LEFT, 2.0 MM SCREW,2 X 2 HOLES, 20 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-724-24-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, BENT, LEFT, 2.0 MM SCREW,2 X 2 HOLES, 24 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-724-26-09	LEVEL ONE CMF,PLATE, MINI, TLTS, T SHP, BENT, LEFT, 2.0 MM SCREW,7 HOLE, 26 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-730-04-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW,4 HOLE, 29 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
50-730-04-71	LEVEL ONE CMF, STERILE,PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW,4 HOLE, 29 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
50-730-06-09	LEVEL ONE CMF,PLATE, MINI, TLTS, CVD, 2.0-2.5 MM SCREW,6 HOLE, 29 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-730-06-71	LEVEL ONE CMF, STERILE,PLATE, MINI, TLTS, CVD, 2.0-2.5 MM SCREW,6 HOLE, 29 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-730-54-04	LEVEL ONE CMF,TEMPLATE, FRACTURE, CVD, FOR 50-730-04-XX AND 50-770-04-XX,4 HOLE, 29 MM,ALUMINUM,QTY:001 EA	
50-730-56-04	LEVEL ONE CMF,TEMPLATE, MINI/ORTHOG, CVD, FOR 50-730-06-XX AND 50-330-06-XX,6 HOLE, 29 MM,ALUMINUM,QTY:001 EA	
50-731-04-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW,4 HOLE, 32 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
50-731-06-09	LEVEL ONE CMF,PLATE, MINI, TLTS, CVD, 2.0-2.5 MM SCREW,6 HOLE, 33 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-731-56-04	LEVEL ONE CMF,TEMPLATE, MINI/ORTHOG, CVD, FOR 50-731-06-XX AND 50-331-06-XX,6 HOLE, 33 MM,ALUMINUM,QTY:001 EA	
50-732-04-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW,4 HOLE, 34 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
50-732-06-09	LEVEL ONE CMF,PLATE, MINI, TLTS, CVD, 2.0-2.5 MM SCREW,6 HOLE, 35 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-732-08-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW,8 HOLE, 32 MM, T=1.5 MM,CP TITANIUM,QTY:001 EA	
50-732-54-04	LEVEL ONE CMF,TEMPLATE, FRACTURE, CVD, FOR 50-732-04-XX AND 50-772-04-XX,4 HOLE, 34 MM,ALUMINUM,QTY:001 EA	
50-732-56-04	LEVEL ONE CMF,TEMPLATE, MINI/ORTHOG, CVD, FOR 50-732-06-XX AND 50-332-06-XX,6 HOLE, 35 MM,ALUMINUM,QTY:001 EA	
50-733-06-91	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW,6 HOLE, 31 MM, T=1.5 MM,CP TITANIUM,QTY:001 EA	
50-733-16-09	LEVEL ONE CMF,PLATE, MINI, LADDER, TLTS, CVD, 2.0-2.5 MM SCREW,8 X 2 HOLES, 49 MM, T=1.5 MM,CP TITANIUM,QTY:001 EA	
50-734-16-09	LEVEL ONE CMF,PLATE, MINI, LADDER, TLTS, 2.0-2.5 MM SCREW,8 X 2 HOLES, 49 MM, T=1.5 MM,CP TITANIUM,QTY:001 EA	
50-735-04-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, W/TAB, 7 MM BRG, 2.0-2.5 MM SCREW,4 HOLE, 29 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-735-14-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, W/TAB, 12 MM BRG, 2.0-2.5 MM SCREW,4 HOLE, 34 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-735-24-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, W/TAB, 17 MM BRG, 2.0-2.5 MM SCREW,4 HOLE, 39 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-735-34-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, W/TAB, 22 MM BRG, 2.0-2.5 MM SCREW,4 HOLE, 44 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-735-36-09	LEVEL ONE CMF,PLATE, MINI, TLTS, STR, W/TAB, 26 MM BRG, 2.0-2.5 MM SCREW,6 HOLE, 60 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-740-05-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, RIGHT, 2.0-2.5 MM SCREW,3 X 2 HOLES, 24 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-740-07-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, RIGHT, 2.0-2.5 MM SCREW,4 X 3 HOLES, 30 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-740-09-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, RIGHT, 2.0-2.5 MM SCREW,5 X 4 HOLES, 36 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-741-05-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, LEFT, 2.0-2.5 MM SCREW,3 X 2 HOLES, 24 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-741-07-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, LEFT, 2.0-2.5 MM SCREW,4 X 3 HOLES, 30 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-741-09-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, LEFT, 2.0-2.5 MM SCREW,5 X 4 HOLES, 36 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-742-04-09	LEVEL ONE CMF,PLATE, MINI, TLTS, Z SHP, LEFT, 2.0-2.5 MM SCREW,4 HOLE, 11 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-742-06-09	LEVEL ONE CMF,PLATE, MICRO, Y SHP, 90°, MENDENHALL, 1.5 MM SCREW,6 HOLE, T=0.6 MM,CP TITANIUM,QTY:001 EA	
50-743-04-09	LEVEL ONE CMF,PLATE, MINI, TLTS, Z SHP, RIGHT, 2.0-2.5 MM SCREW,4 HOLE, 11 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-746-02-09	LEVEL ONE CMF,SIZER, RECON, FOR 50-746-22-XX,22 HOLE, 161 MM,TITANIUM,QTY:001 EA	
50-746-03-09	LEVEL ONE CMF,SIZER, RECON, FOR 50-746-23-XX,23 HOLE, 169 MM,TITANIUM,QTY:001 EA	
50-746-04-09	LEVEL ONE CMF,SIZER, RECON, FOR 50-746-24-XX,24 HOLE, 176 MM,TITANIUM,QTY:001 EA	
50-746-22-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, RIGHT, 2.0-2.5 MM SCREW,22 HOLE, 161 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-746-22-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, SMART, RIGHT, 2.0-2.5 MM SCREW,22 HOLE, 161 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-746-23-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, RIGHT, 2.0-2.5 MM SCREW,23 HOLE, 169 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-746-23-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, SMART, RIGHT, 2.0-2.5 MM SCREW,23 HOLE, 169 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-746-24-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, RIGHT, 2.0-2.5 MM SCREW,24 HOLE, 176 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-746-24-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, SMART, RIGHT, 2.0-2.5 MM SCREW,24 HOLE, 176 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-747-02-09	LEVEL ONE CMF,SIZER, RECON, FOR 50-747-22-XX,22 HOLE, 161 MM,TITANIUM,QTY:001 EA	
50-747-03-09	LEVEL ONE CMF,SIZER, RECON, FOR 50-747-23-XX,23 HOLE, 169 MM,TITANIUM,QTY:001 EA	
50-747-04-09	LEVEL ONE CMF,SIZER, RECON, FOR 50-747-24-XX,24 HOLE, 176 MM,TITANIUM,QTY:001 EA	
50-747-22-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, LEFT, 2.0-2.5 MM SCREW,22 HOLE, 161 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-747-22-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, SMART, LEFT, 2.0-2.5 MM SCREW,22 HOLE, 161 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-747-23-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, LEFT, 2.0-2.5 MM SCREW,23 HOLE, 169 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-747-23-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, SMART, LEFT, 2.0-2.5 MM SCREW,23 HOLE, 169 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-747-24-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, LEFT, 2.0-2.5 MM SCREW,24 HOLE, 176 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-747-24-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, SMART, LEFT, 2.0-2.5 MM SCREW,24 HOLE, 176 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-747-72-04	LEVEL ONE CMF,TEMPLATE, RECON, FOR 50-746-22-XX AND 50-747-22-XX,22 HOLE, 161 MM,ALUMINUM,QTY:001 EA	
50-747-73-04	LEVEL ONE CMF,TEMPLATE, RECON, FOR 50-746-23-XX AND 50-747-23-XX,23 HOLE, 169 MM,ALUMINUM,QTY:001 EA	
50-747-74-04	LEVEL ONE CMF,TEMPLATE, RECON, FOR 50-746-24-XX AND 50-747-24-XX,24 HOLE, 176 MM,ALUMINUM,QTY:001 EA	
50-750-04-91	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, LEFT, ELEVATED HOLES, 2.0-2.5 MM SCREW,4 HOLE, 34 MM, T=1.2 MM,TI-6AL-4V,QTY:001 EA	
50-750-05-91	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, RIGHT, ELEVATED HOLES, 2.0-2.5 MM SCREW,4 HOLE, 34 MM, T=1.2 MM,TI-6AL-4V,QTY:001 EA	
50-750-06-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, ANGLE, 2.0-2.5 MM SCREW,6 HOLE, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
50-750-08-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, ANGLE, 2.0-2.5 MM SCREW,8 HOLE, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
50-750-36-09	LEVEL ONE CMF,PLATE, C LOCK, TLTS, ANGLE, 2.0-2.5 MM SCREW,6 HOLE, 34 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
50-750-56-04	LEVEL ONE CMF,TEMPLATE, FRACTURE, ANGLE, FOR 1.5/2.0/2.5 MM,6 HOLE,ALUMINUM,QTY:001 EA	
50-750-58-04	LEVEL ONE CMF,TEMPLATE, FRACTURE, ANGLE, FOR 50-750-08-XX AND 50-780-08-XX,8 HOLE, 44 MM,ALUMINUM,QTY:001 EA	
50-754-04-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, RIGHT, 2.0-2.5 MM SCREW,2 X 2 HOLES, 15 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-754-05-09	LEVEL ONE CMF,PLATE, MINI, TLTS, MANDIBULAR, CHAMPY, 110°, RIGHT, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-754-06-09	LEVEL ONE CMF,PLATE, MINI, TLTS, L SHP, LEFT, 2.0-2.5 MM SCREW,2 X 2 HOLES, 15 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-754-07-09	LEVEL ONE CMF,PLATE, MINI, TLTS, MANDIBULAR, CHAMPY, 110°, LEFT, 2.0 MM SCREW,4 HOLE, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-754-26-09	_LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-755-10-09	LEVEL ONE CMF,PLATE, MINI, TLTS, PEREZ, T SHP, 2.0-2.5 MM SCREW,10 HOLE, 43 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-755-26-09	_LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, LEFT, 2.0-2.5 MM SCREW,26 HOLE, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-756-05-09	LEVEL ONE CMF,PLATE, MINI, TLTS, PEREZ, L SHP, RIGHT, 2.0-2.5 MM SCREW,3 X 2 HOLES, 30 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-756-07-09	LEVEL ONE CMF,PLATE, MINI, TLTS, PEREZ, L SHP, LEFT, 2.0-2.5 MM SCREW,3 X 2 HOLES, 30 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-756-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-757-07-09	LEVEL ONE CMF,PLATE, MINI, TLTS, PEREZ, T SHP, 2.0-2.5 MM SCREW,7 HOLE, 26 MM, T=1.0 MM,CP TITANIUM,QTY:001 EA	
50-757-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, LEFT, 2.0-2.5 MM SCREW,26 HOLE, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-758-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, RIGHT, 2.7 MM SCREW,26 HOLE, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-759-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, SMART, LEFT, 2.7 MM SCREW,26 HOLE, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-760-12-09	LEVEL ONE CMF,PLATE, RECON, TLTS, STR, 2.0-2.5 MM SCREW,12 HOLE, 94 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-20-09	LEVEL ONE CMF,PLATE, RECON, TLTS, STR, 2.0-2.5 MM SCREW,20 HOLE, 159 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-20-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, STR, 2.0-2.5 MM SCREW,20 HOLE, 159 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-32-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,32 HOLE, 222 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-32-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,32 HOLE, 222 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-34-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,34 HOLE, 245 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-34-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,34 HOLE, 245 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-36-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,36 HOLE, 254 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-760-36-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,36 HOLE, 254 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-761-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-761-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.5 MM,CP TITANIUM,QTY:001 EA	
50-762-04-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW,4 HOLE, 28 MM, T=2.0 MM,TI-6AL-4V,QTY:001 EA	
50-764-04-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW,4 HOLE, 33 MM, T=2.0 MM,TI-6AL-4V,QTY:001 EA	
50-766-06-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW,6 HOLE, 43 MM, T=2.0 MM,TI-6AL-4V,QTY:001 EA	
50-766-06-71	LEVEL ONE CMF, STERILE,PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW,6 HOLE, 43 MM, T=2.0 MM,TI-6AL-4V,QTY:001 EA	
50-770-04-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW,4 HOLE, 29 MM, T=2.0 MM,TI-6AL-4V,QTY:001 EA	
50-771-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, BENT, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 182 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	

Product Number	Material Description	Proposed Price
50-771-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, BENT, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 182 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-771-36-09	LEVEL ONE CMF,PLATE, RECON PLUS, TLTS, ANGLE, BENT, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 182 MM, T=2.3 MM,CP TITANIUM,QTY:001 EA	
50-772-04-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW,4 HOLE, 34MM, T=2.0 MM,TI-6AL-4V,QTY:001 EA	
50-773-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, BENT, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 182 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-773-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, BENT, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 182 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-773-36-09	LEVEL ONE CMF,PLATE, RECON PLUS, TLTS, ANGLE, BENT, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 182 MM, T=2.3 MM,CP TITANIUM,QTY:001 EA	
50-774-20-09	LEVEL ONE CMF,PLATE, RECON, TLTS, STR, 2.0-2.5 MM SCREW,20 HOLE, 158 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-774-20-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, STR, 2.0-2.5 MM SCREW,20 HOLE, 158 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-774-24-09	LEVEL ONE CMF,PLATE, RECON, TLTS, STR, 2.0-2.5 MM SCREW,24 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
50-774-24-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, STR, 2.0-2.5 MM SCREW,24 HOLE, T=1.5 MM,CP TITANIUM,QTY:001 EA	
50-774-30-09	LEVEL ONE CMF,PLATE, RECON PLUS, TLTS, STR, 2.0-2.5 MM SCREW,20 HOLE, 158 MM, T=2.3 MM,CP TITANIUM,QTY:001 EA	
50-774-70-04	LEVEL ONE CMF,TEMPLATE, RECON, STR, FOR 2.0/2.5/3.0 MM,20 HOLE,ALUMINUM,QTY:001 EA	
50-775-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-775-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-775-36-09	LEVEL ONE CMF,PLATE, RECON PLUS, TLTS, ANGLE, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.3 MM,CP TITANIUM,QTY:001 EA	
50-777-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-777-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-777-36-09	LEVEL ONE CMF,PLATE, RECON PLUS, TLTS, ANGLE, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 190 MM, T=2.3 MM,CP TITANIUM,QTY:001 EA	
50-778-32-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, BENT, 2.0-2.5 MM SCREW,32 HOLE, 193 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-778-32-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, BENT, 2.0-2.5 MM SCREW,32 HOLE, 193 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-778-42-09	LEVEL ONE CMF,PLATE, RECON PLUS, TLTS, ANGLE TO ANGLE, BENT, 2.0-2.5 MM SCREW,32 HOLE, 193 MM, T=2.3 MM,CP TITANIUM,QTY:001 EA	
50-778-83-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 50-778-32-XX,32 HOLE, 193 MM,ALUMINUM,QTY:001 EA	
50-779-32-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,32 HOLE, 222 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-779-32-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,32 HOLE, 222 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-779-34-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,34 HOLE, 238 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-779-34-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,34 HOLE, 238 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-779-36-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,36 HOLE, 254 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-779-36-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,36 HOLE, 254 MM, T=2.0 MM,CP TITANIUM,QTY:001 EA	
50-779-42-09	LEVEL ONE CMF,PLATE, RECON PLUS, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,32 HOLE, 222 MM, T=2.3 MM,CP TITANIUM,QTY:001 EA	
50-779-85-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 2.0/2.5 MM,34 HOLE, 238-245 MM,ALUMINUM,QTY:001 EA	
50-779-87-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 2.0/2.5 MM,36 HOLE, 254 MM,ALUMINUM,QTY:001 EA	
50-780-06-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, ANGLE, 2.0-2.5 MM SCREW,3 X 3 HOLES, T=2.0 MM,TI-6AL-4V,QTY:001 EA	
50-780-08-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, ANGLE, 2.0-2.5 MM SCREW,4 X 4 HOLES, T=2.0 MM,TI-6AL-4V,QTY:001 EA	
50-781-77-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE, FOR 50-771-26-XX AND 50-773-26-XX,26 HOLE, 182 MM,ALUMINUM,QTY:001 EA	
50-785-77-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE, FOR 2.0/2.5 MM,26 HOLE,ALUMINUM,QTY:001 EA	
50-789-83-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 2.0/2.5 MM,32 HOLE,ALUMINUM,QTY:001 EA	
50-790-06-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, 155°, ANGLE, 2.7 MM SCREW,6 HOLE, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-790-16-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, CVD, 2.0-2.5 MM SCREW,6 HOLE, T=2.5 MM,TI-6AL-4V,QTY:001 EA	
50-790-46-04	LEVEL ONE CMF,TEMPLATE, FRACTURE, ANGLE, FOR 50-790-06-XX,6 HOLE,ALUMINUM,QTY:001 EA	
50-790-66-04	LEVEL ONE CMF,TEMPLATE, FRACTURE, CVD, FOR 50-790-16-XX,6 HOLE,ALUMINUM,QTY:001 EA	
50-791-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, BENT, RIGHT, 2.7 MM SCREW,26 HOLE, 184 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-791-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, BENT, RIGHT, 2.7 MM SCREW,26 HOLE, 184 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-791-77-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE, FOR 50-791-26-XX AND 50-793-26-XX,26 HOLE, 184 MM,ALUMINUM,QTY:001 EA	
50-792-06-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, ANGLE, 2.7 MM SCREW,6 HOLE, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-792-08-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, ANGLE, 2.7 MM SCREW,8 HOLE, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-792-16-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, 125°, ANGLE, 2.0-2.5 MM SCREW,6 HOLE, T=2.5 MM,TI-6AL-4V,QTY:001 EA	
50-792-66-04	LEVEL ONE CMF,TEMPLATE, FRACTURE, ANGLE, FOR 50-792-06-XX,6 HOLE,ALUMINUM,QTY:001 EA	
50-792-68-04	LEVEL ONE CMF,TEMPLATE, FRACTURE, ANGLE, FOR 50-792-08-XX,8 HOLE,ALUMINUM,QTY:001 EA	
50-793-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, BENT, LEFT, 2.7 MM SCREW,26 HOLE, 184 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-793-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, BENT, LEFT, 2.7 MM SCREW,26 HOLE, 184 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-794-12-09	LEVEL ONE CMF,PLATE, RECON, TLTS, STR, 2.7 MM SCREW,12 HOLE, 96 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-794-20-09	LEVEL ONE CMF,PLATE, RECON, TLTS, STR, 2.7 MM SCREW,20 HOLE, 160 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-794-20-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, STR, 2.7 MM SCREW,20 HOLE, 160 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-794-30-09	LEVEL ONE CMF,PLATE, RECON, TLTS, STR, 2.0-2.5 MM SCREW,20 HOLE, 160 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-30-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, STR, 2.0-2.5 MM SCREW,20 HOLE, 160 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-31-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 193 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-31-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, LEFT, 2.0-2.5 MM SCREW,26 HOLE, 193 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-32-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 193 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-32-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, RIGHT, 2.0-2.5 MM SCREW,26 HOLE, 193 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-33-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,32 HOLE, 227 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-33-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,32 HOLE, 227 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-34-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,34 HOLE, 243 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-34-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,34 HOLE, 243 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-35-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,36 HOLE, 259 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-35-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.0-2.5 MM SCREW,36 HOLE, 259 MM, T=2.8 MM,CP TITANIUM,QTY:001 EA	
50-794-82-04	LEVEL ONE CMF,TEMPLATE, RECON, STR, FOR 50-760-12-XX AND 50-794-12-XX,12 HOLE, 94-96 MM,ALUMINUM,QTY:001 EA	
50-795-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, RIGHT, 2.7 MM SCREW,26 HOLE, 193 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-795-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, RIGHT, 2.7 MM SCREW,26 HOLE, 193 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-795-77-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE, FOR 2.8/3.0 MM,26 HOLE,ALUMINUM,QTY:001 EA	
50-796-06-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, STR, 2.7 MM SCREW,6 HOLE, 56 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-796-16-09	LEVEL ONE CMF,PLATE, FRACTURE, TLTS, STR, 2.0-2.5 MM SCREW,6 HOLE, T=2.5 MM,TI-6AL-4V,QTY:001 EA	
50-796-66-04	LEVEL ONE CMF,TEMPLATE, FRACTURE, STR, FOR 50-796-06-XX AND 50-796-16-XX,6 HOLE, 43-56 MM,ALUMINUM,QTY:001 EA	
50-797-26-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE, LEFT, 2.7 MM SCREW,26 HOLE, 193 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-797-26-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE, LEFT, 2.7 MM SCREW,26 HOLE, 193 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-798-32-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, BENT, 2.7 MM SCREW,32 HOLE, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-798-32-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, BENT, 2.7 MM SCREW,32 HOLE, 195 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-798-83-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 50-798-32-XX,32 HOLE, 195 MM,ALUMINUM,QTY:001 EA	
50-799-28-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.7 MM SCREW,28 HOLE, 195 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-799-30-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.7 MM SCREW,30 HOLE, 211 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-799-32-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.7 MM SCREW,32 HOLE, 227 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-799-32-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.7 MM SCREW,32 HOLE, 227 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-799-34-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.7 MM SCREW,34 HOLE, 238 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-799-34-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.7 MM SCREW,34 HOLE, 238 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-799-36-09	LEVEL ONE CMF,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.7 MM SCREW,36 HOLE, 258 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-799-36-71	LEVEL ONE CMF, STERILE,PLATE, RECON, TLTS, ANGLE TO ANGLE, 2.7 MM SCREW,36 HOLE, 258 MM, T=3.0 MM,CP TITANIUM,QTY:001 EA	
50-799-78-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 50-799-28-XX,28 HOLE, 195 MM,ALUMINUM,QTY:001 EA	
50-799-80-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 50-799-30-XX,30 HOLE, 211 MM,ALUMINUM,QTY:001 EA	
50-799-83-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 2.8/3.0 MM,32 HOLE,ALUMINUM,QTY:001 EA	
50-799-85-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 2.8/3.0 MM,34 HOLE,ALUMINUM,QTY:001 EA	
50-799-87-04	LEVEL ONE CMF,TEMPLATE, RECON, ANGLE TO ANGLE, FOR 2.8/3.0 MM,36 HOLE,ALUMINUM,QTY:001 EA	
50-800-02-71	LEVEL ONE, STERILE,BATTERY PACK, FOR 50-800-01-07 OR 50-800-03-07, SINGLE USE, ALKALINE,QTY:001 EA	
50-800-04-07	LEVEL ONE,HANDLE, SCREWDRIVER, BATTERY OPERATED, W/OUT BATTERY PACK, INCREASED TORQUE,QTY:001 EA	
50-815-05-07	LEVEL ONE,TWIST DRILL, HEX, 5 MM STOP,1.1 X 40 MM,QTY:001 EA	
50-815-07-07	LEVEL ONE,TWIST DRILL, HEX, 7 MM STOP,1.1 X 40 MM,QTY:001 EA	
50-817-20-07	LEVEL ONE,BLADE, SCREWDRIVER, MAXDRIVE, 2.0/2.3 MM, FOR BOS,40 MM,QTY:001 EA	
50-820-05-07	LEVEL ONE,TWIST DRILL, HEX, 5 MM STOP,1.5 X 40 MM,QTY:001 EA	
50-820-07-07	LEVEL ONE,TWIST DRILL, HEX, 7 MM STOP,1.5 X 40 MM,QTY:001 EA	

Product Number	Material Description	Proposed Price
50-820-09-07	LEVEL ONE,TWIST DRILL, HEX, 9 MM STOP,1.5 X 40 MM,QTY:001 EA	
50-820-11-07	_LEVEL ONE,TWIST DRILL, HEX, 11 MM STOP,1.5 X 40 MM,QTY:001 EA	
50-820-24-07	LEVEL ONE,TWIST DRILL, HEX, 24 MM STOP, 15 MM FLUTE,1.5 X 50 MM,QTY:001 EA	
50-820-77-07	LEVEL ONE,TWIST DRILL, HEX, 7 MM STOP,1.5 X 70 MM,QTY:001 EA	
50-821-24-07	LEVEL ONE,TWIST DRILL, HEX, 40 MM STOP, 25 MM FLUTE,1.5 X 115 MM,QTY:001 EA	
50-823-40-07	LEVEL ONE,TWIST DRILL, HEX, 40 MM STOP, 35 MM FLUTE,1.9 X 70 MM,QTY:001 EA	
50-824-40-07	LEVEL ONE,TWIST DRILL, HEX, 86 MM STOP, 36 MM FLUTE,1.9 X 115 MM,QTY:001 EA	
50-828-40-07	LEVEL ONE,TWIST DRILL, HEX, 86 MM STOP, 36 MM FLUTE,2.2 X 115 MM,QTY:001 EA	
50-990-00-07	LEVEL ONE,SCREWDRIVER, ANGULUS II, COMPLETE,QTY:001 EA	
50-990-01-07	LEVEL ONE,SCREWDRIVER, ANGULUS II, W/OUT SCREWHOLDER AND HANDLE,QTY:001 EA	
50-990-05-07	LEVEL ONE,HANDLE, SCREWDRIVER, ANGULUS II,QTY:001 EA	
50-990-06-07	LEVEL ONE,SCREWDRIVER, ANGULUS II,QTY:001 EA	
50-990-40-04	LEVEL ONE,TRAY, FOR ANGULUS II, STORAGE MODULE,QTY:001 EA	
50-990-41-04	LEVEL ONE,TRAY, FOR ANGULUS II, STORAGE MODULE, SMALL,QTY:001 EA	
50-990-42-04	LEVEL ONE,WATERCUTS, FOR ANGULUS II, STORAGE TRAY,QTY:001 EA	
50-991-15-07	LEVEL ONE,BLADE, SCREWDRIVER, ANGULUS II, MAXDRIVE, 1.5 MM,11 MM,QTY:001 EA	
50-991-15-71	LEVEL ONE, STERILE,BLADE, SCREWDRIVER, ANGULUS II, MAXDRIVE, 1.5 MM,11 MM,QTY:001 EA	
50-991-20-07	LEVEL ONE,BLADE, SCREWDRIVER, ANGULUS II, MAXDRIVE, 2.0 MM,11 MM,QTY:001 EA	
50-991-20-71	LEVEL ONE, STERILE,BLADE, SCREWDRIVER, ANGULUS II, MAXDRIVE, 2.0 MM,11 MM,QTY:001 EA	
50-993-15-07	LEVEL ONE,BLADE, SCREWDRIVER, ANGULUS II, CROSSDRIVE, 1.5 MM,11 MM,QTY:001 EA	
50-993-15-71	LEVEL ONE, STERILE,BLADE, SCREWDRIVER, ANGULUS II, CROSSDRIVE, 1.5 MM,11 MM,QTY:001 EA	
50-993-20-07	LEVEL ONE,BLADE, SCREWDRIVER, ANGULUS II, CROSSDRIVE, 2.0 MM,11 MM,QTY:001 EA	
50-993-20-71	LEVEL ONE, STERILE,BLADE, SCREWDRIVER, ANGULUS II, CROSSDRIVE, 2.0 MM,11 MM,QTY:001 EA	
50-996-07-71	LEVEL ONE, STERILE,TWIST DRILL, ANGULUS II, 7 MM STOP,1.5 X 15 MM,QTY:001 EA	
51-110-06-91	LEVEL ONE CMF,PLATE, FRACTURE, STR, 2.3 MM SCREW,6 HOLE, 38 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-110-08-91	LEVEL ONE CMF,PLATE, FRACTURE, STR, 2.3 MM SCREW,8 HOLE, 52 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-110-16-91	LEVEL ONE CMF,PLATE, FRACTURE, STR, 2.3 MM SCREW,16 HOLE, 103 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-111-06-09	_LEVEL ONE CMF,PLATE, FRACTURE, STR, COMPRESSION, 2.3 MM SCREW,6 HOLE, 40 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-111-56-04	_TEMPLATE, FRACTURE PLATE,,6 HOLES, 40MM, 2.3MM SYSTEM,QTY:001 EA	
51-111-66-04	_TEMPLATE, FRACTURE PLATE,,16 HOLES, 105MM, 2.3MM SYSTEM,QTY:001 EA	
51-112-04-91	_LEVEL ONE CMF,PLATE, FRACTURE, STR, 2.3 MM SCREW, 4 HOLE, 28 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-113-04-09	LEVEL ONE CMF,PLATE, FRACTURE, STR, COMPRESSION, 2.3 MM SCREW, 4 HOLE, 30 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-113-54-04	_TEMPLATE, FRACTURE PLATE,,4 HOLES, 30MM, 2.3MM SYSTEM,QTY:001 EA	
51-114-04-91	_LEVEL ONE CMF,PLATE, FRACTURE, STR, 2.3 MM SCREW, 4 HOLE, 33 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-115-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, STR, COMPRESSION, 2.3 MM SCREW, 4 HOLE, 35 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-115-54-04	_TEMPLATE, FRACTURE PLATE,,4 HOLES, 35MM, 2.3MM SYSTEM,QTY:001 EA	
51-116-06-91	_LEVEL ONE CMF,PLATE, FRACTURE, STR, 2.3 MM SCREW, 6 HOLE, 43 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-117-06-09	_LEVEL ONE CMF,PLATE, FRACTURE, STR, COMPRESSION, 2.3 MM SCREW, 6 HOLE, 45 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-117-56-04	_TEMPLATE, FRACTURE PLATE,,6 HOLES, 45MM, 2.3MM SYSTEM,QTY:001 EA	
51-130-04-91	_LEVEL ONE CMF,PLATE, FRACTURE, CVD, 2.3 MM SCREW, 4 HOLE, 29 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-132-04-91	LEVEL ONE CMF,PLATE, FRACTURE, CVD, 2.3 MM SCREW, 4 HOLE, 34 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-133-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, CVD, COMPRESSION, 2.3 MM SCREW, 4 HOLE, 30 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-133-54-04	_TEMPLATE, FRACTURE PLATE,,CURVED, 30MM, 2.3MM SYSTEM,QTY:001 EA	
51-134-04-09	_LEVEL ONE CMF,PLATE, FRACTURE, CVD, COMPRESSION, 2.3 MM SCREW, 4 HOLE, 35 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-134-54-04	_TEMPLATE, FRACTURE PLATE,,CURVED, 35MM, 2.3MM SYSTEM,QTY:001 EA	
51-150-06-91	_LEVEL ONE CMF,PLATE, FRACTURE, ANGLE, 2.3 MM SCREW, 6 HOLE, 33 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-150-08-91	_LEVEL ONE CMF,PLATE, FRACTURE, ANGLE, 2.3 MM SCREW, 8 HOLE, 44 MM, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-151-56-04	_TEMPLATE, MANDIBULAR ANGLE,PLATE, 6 HOLES, 2.3MM SYSTEM,QTY:001 EA	
51-151-58-04	_TEMPLATE, MANDIBULAR ANGLE,PLATE, 8 HOLES, 2.3MM SYSTEM,QTY:001 EA	
51-300-20-09	DISTRACTION, INTERNAL, MANDIBLE, ZURICH 2, WOOD, BIDIRECT, LEFT, 1.5-1.8 MM SCREW,20 X 20 MM, 24 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-300-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, WOOD, BIDIRECT, LEFT, RTCH, 1.5-1.8 MM SCREW,20 X 20 MM, 24 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-301-20-09	DISTRACTION, INTERNAL, MANDIBLE, ZURICH 2, WOOD, BIDIRECT, RIGHT, 1.5-1.8 MM SCREW,20 X 20 MM, 24 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-301-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, WOOD, BIDIRECT, RIGHT, RTCH, 1.5-1.8 MM SCREW,20 X 20 MM, 24 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-350-30-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH TELE, 1.5-1.8 MM SCREW,30 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-351-20-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, HYPERDRIVE, RTCH, 1.5-1.8 MM SCREW,20 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-351-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, HYPERDRIVE, RTCH, 1.5-1.8 MM SCREW,20 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-351-21-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, HYPERDRIVE, LEFT, RTCH, 2.0-2.3 MM SCREW,30 MM, 29 HOLE,TI-6AL-4V,QTY:001 EA	
51-351-22-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, HYPERDRIVE, RIGHT, RTCH, 2.0-2.3 MM SCREW,30 MM, 29 HOLE,TI-6AL-4V,QTY:001 EA	
51-360-30-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH TELE, LEFT, 1.5-1.8 MM SCREW,30 MM, 21 HOLE,TI-6AL-4V,QTY:001 EA	
51-360-30-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 1, ZURICH TELE, LEFT, 1.5-1.8 MM SCREW,30 MM, 21 HOLE,TI-6AL-4V,QTY:001 EA	
51-360-30-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-360-30-71,30 MM, 21 HOLE,POLYAMIDE,QTY:001 EA	
51-360-40-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH TELE, LEFT, 40 MM POSTERIOR BAR, 2.0-2.3 MM SCREW,30 MM, 17 HOLE,TI-6AL-4V,QTY:001 EA	
51-360-40-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 1, ZURICH TELE, LEFT, 40 MM POSTERIOR BAR, 2.0-2.3 MM SCREW,30 MM, 17 HOLE,TI-6AL-4V,QTY:001 EA	
51-361-30-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH TELE, RIGHT, 1.5-1.8 MM SCREW,30 MM, 21 HOLE,TI-6AL-4V,QTY:001 EA	
51-361-30-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 1, ZURICH TELE, RIGHT, 1.5-1.8 MM SCREW,30 MM, 21 HOLE,TI-6AL-4V,QTY:001 EA	
51-361-30-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-361-30-71,30 MM, 21 HOLE,POLYAMIDE,QTY:001 EA	
51-361-40-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH TELE, RIGHT, 40 MM POSTERIOR BAR, 2.0-2.3 MM SCREW,30 MM, 17 HOLE,TI-6AL-4V,QTY:001 EA	
51-361-40-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 1, ZURICH TELE, RIGHT, 40 MM POSTERIOR BAR, 2.0-2.3 MM SCREW,30 MM, 17 HOLE,TI-6AL-4V,QTY:001 EA	
51-362-30-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH TELE, ADJ, MIDFACE, CONE CONNECT, 1.5-1.8 MM SCREW,30 MM, 28 HOLE,TI-6AL-4V,QTY:001 EA	
51-400-01-07	DISTRACTION, INTERNAL,FORCEPS, REMOVAL, ACT ARM AND EXTENSION, ZURICH,15.5 CM,QTY:001 EA	
51-400-02-07	LEVEL ONE,CUTTER, PLATE, MINI,19.5 CM,QTY:001 EA	
51-400-03-07	DISTRACTION, INTERNAL,FORCEPS, HOLDING, BONE, DIST BODIES,15.5 CM,QTY:001 EA	
51-400-04-07	DISTRACTION, INTERNAL,RULER, ACT ARM AND EXTENSIONS,10.5 CM,QTY:001 EA	
51-400-05-09	DISTRACTION, INTERNAL,ALIGNMENT ROD, ZURICH 2,90 MM,QTY:001 EA	
51-400-30-09	DISTRACTION, INTERNAL,ACT ARM, FLEXIBLE, CARDANIC,30 MM,TI-6AL-4V,QTY:001 EA	
51-400-30-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, FLEXIBLE, CARDANIC,30 MM,TI-6AL-4V,QTY:001 EA	
51-400-40-09	DISTRACTION, INTERNAL,ACT ARM, FLEXIBLE, CARDANIC,40 MM,TI-6AL-4V,QTY:001 EA	
51-400-40-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, FLEXIBLE, CARDANIC,40 MM,TI-6AL-4V,QTY:001 EA	
51-400-50-09	DISTRACTION, INTERNAL,ACT ARM, FLEXIBLE, CARDANIC,50 MM,TI-6AL-4V,QTY:001 EA	
51-400-50-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, FLEXIBLE, CARDANIC,50 MM,TI-6AL-4V,QTY:001 EA	
51-401-03-09	DISTRACTION, INTERNAL,PLATE, LEFORT 1, ADJ MIDFACE, BUTTRESS, CONE CONNECT, 5 MM AP, 3 MM BRG,9 HOLE,TI-6AL-4V,QTY:001 EA	
51-401-06-09	DISTRACTION, INTERNAL,PLATE, LEFORT 1, ADJ MIDFACE, BUTTRESS, CONE CONNECT, 5 MM AP, 6 MM BRG,9 HOLE,TI-6AL-4V,QTY:001 EA	
51-401-09-09	DISTRACTION, INTERNAL,PLATE, LEFORT 1, ADJ MIDFACE, BUTTRESS, CONE CONNECT, 5 MM AP, 9 MM BRG,9 HOLE,TI-6AL-4V,QTY:001 EA	
51-401-12-09	DISTRACTION, INTERNAL,TUBE, LEFORT 1, ADJ MIDFACE, BUTTRESS, CONE CONNECT,12 MM,TI-6AL-4V,QTY:001 EA	
51-401-13-71	DISTRACTION, INTERNAL, STERILE,SET SCREW, CONE CONNECT, MAXDRIVE,2.0 X 9.5 MM,TI-6AL-4V,QTY:001 EA	
51-401-17-09	DISTRACTION, INTERNAL,TUBE, LEFORT 1, ADJ MIDFACE, BUTTRESS, CONE CONNECT,16 MM,TI-6AL-4V,QTY:001 EA	
51-401-20-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH 2, ADJ MIDFACE, BODY, 1.5-1.8 MM SCREW,20 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-401-20-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 1, ZURICH 2, ADJ MIDFACE, BODY, RTCH, 1.5-1.8 MM SCREW,20 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-401-21-09	DISTRACTION, INTERNAL,TUBE, LEFORT 1, ADJ MIDFACE, BUTTRESS, CONE CONNECT,20 MM,TI-6AL-4V,QTY:001 EA	
51-401-25-09	DISTRACTION, INTERNAL,ACT ARM, RIGID, CARDANIC,25 MM,TI-6AL-4V,QTY:001 EA	
51-401-25-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, RIGID, CARDANIC,25 MM,TI-6AL-4V,QTY:001 EA	
51-401-30-09	DISTRACTION, INTERNAL,PLATE, LEFORT 1, ADJ MIDFACE, BUTTRESS, 2 AP HOLES, 3 MM BRG, 1.5-1.8 MM SCREW,9 HOLE,TI-6AL-4V,QTY:001 EA	
51-401-30-71	DISTRACTION, INTERNAL, STERILE,PLATE, LEFORT 1, ADJ MIDFACE, BUTTRESS, 2 AP HOLES, 3 MM BRG, 1.5-1.8 MM SCREW,9 HOLE,TI-6AL-4V,QTY:001 EA	
51-401-31-09	DISTRACTION, INTERNAL,PLATE, LEFORT 1, ADJ MIDFACE, BUTTRESS, 3 AP HOLES, 3 MM BRG, 1.5-1.8 MM SCREW,9 HOLE,TI-6AL-4V,QTY:001 EA	
51-401-31-71	DISTRACTION, INTERNAL, STERILE,PLATE, LEFORT 1, ADJ MIDFACE, BUTTRESS, 3 AP HOLES, 3 MM BRG, 1.5-1.8 MM SCREW,9 HOLE,TI-6AL-4V,QTY:001 EA	
51-401-35-09	DISTRACTION, INTERNAL,ACT ARM, RIGID, CARDANIC,35 MM,TI-6AL-4V,QTY:001 EA	
51-401-35-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, RIGID, CARDANIC,35 MM,TI-6AL-4V,QTY:001 EA	

Product Number	Material Description	Proposed Price
51-401-45-09	DISTRACTION, INTERNAL,ACT ARM, RIGID, CARDANIC,45 MM,TI-6AL-4V,QTY:001 EA	
51-401-45-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, RIGID, CARDANIC,45 MM,TI-6AL-4V,QTY:001 EA	
51-401-50-09	DISTRACTION, INTERNAL,ACT ARM, RIGID, CARDANIC, CLIPPABLE,50 MM,TI-6AL-4V,QTY:001 EA	
51-401-50-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, RIGID, CARDANIC, CLIPPABLE,50 MM,TI-6AL-4V,QTY:001 EA	
51-401-90-09	DISTRACTION, INTERNAL,ACT ARM, DIRECT DRIVE,7 MM,TI-6AL-4V,QTY:001 EA	
51-401-90-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, DIRECT DRIVE,7 MM,TI-6AL-4V,QTY:001 EA	
51-401-91-09	DISTRACTION, INTERNAL,EXTENSION, CARDANIC, FOR ACT ARM,16 MM,TI-6AL-4V,QTY:001 EA	
51-401-91-71	DISTRACTION, INTERNAL, STERILE,EXTENSION, CARDANIC, FOR ACT ARM,16 MM,TI-6AL-4V,QTY:001 EA	
51-401-92-09	DISTRACTION, INTERNAL,EXTENSION, RIGID, FOR ACT ARM,20 MM,TI-6AL-4V,QTY:001 EA	
51-401-92-71	DISTRACTION, INTERNAL, STERILE,EXTENSION, RIGID, FOR ACT ARM,20 MM,TI-6AL-4V,QTY:001 EA	
51-401-93-09	DISTRACTION, INTERNAL,TROCAR TIP, FOR ACT ARM,21 MM,STAINLESS STEEL / TITANIUM,QTY:001 EA	
51-401-93-71	DISTRACTION, INTERNAL, STERILE,TROCAR TIP, FOR ACT ARM,21 MM,STAINLESS STEEL / TITANIUM,QTY:001 EA	
51-401-94-09	DISTRACTION, INTERNAL,EXTENSION, RIGID, FOR REMOTE DETACH ACT ARMS, EMERGENCY,20 MM,TI-6AL-4V,QTY:001 EA	
51-401-94-71	DISTRACTION, INTERNAL, STERILE,EXTENSION, RIGID, FOR REMOTE DETACH ACT ARMS, EMERGENCY,20 MM,TI-6AL-4V,QTY:001 EA	
51-402-19-09	DISTRACTION, INTERNAL,TUBE, LEFORT 1, ADJ MIDFACE, BUTTRESS,19 MM,TI-6AL-4V,QTY:001 EA	
51-402-19-71	DISTRACTION, INTERNAL, STERILE,TUBE, LEFORT 1, ADJ MIDFACE, BUTTRESS,19 MM,TI-6AL-4V,QTY:001 EA	
51-402-22-09	DISTRACTION, INTERNAL,TUBE, LEFORT 1, ADJ MIDFACE, BUTTRESS,22 MM,TI-6AL-4V,QTY:001 EA	
51-402-22-71	DISTRACTION, INTERNAL, STERILE,TUBE, LEFORT 1, ADJ MIDFACE, BUTTRESS,22 MM,TI-6AL-4V,QTY:001 EA	
51-402-70-09	DISTRACTION, INTERNAL,PLATE, MODULAR, CRANIAL, SLIDING, 1.5-1.8 MM SCREW,8 HOLE,CP TITANIUM,QTY:001 EA	
51-402-71-09	DISTRACTION, INTERNAL,PLATE, MODULAR, CRANIAL, NON SLIDING, 1.5-1.8 MM SCREW,8 HOLE,CP TITANIUM,QTY:001 EA	
51-402-72-09	DISTRACTION, INTERNAL,PLATE, MODULAR, CRANIAL, SLIDING, 3 MM HOOKS, 1.5-1.8 MM SCREW,8 HOLE,CP TITANIUM,QTY:001 EA	
51-402-73-09	DISTRACTION, INTERNAL,PLATE, MODULAR, CRANIAL, NON SLIDING, 3 MM HOOKS, 1.5-1.8 MM SCREW,8 HOLE,CP TITANIUM,QTY:001 EA	
51-403-30-09	DISTRACTION, INTERNAL,DIST, LEFORT 3/MONO, KAWAMOTO, CVD, 1.5-1.8 MM SCREW,30 MM, 22 HOLE,TI-6AL-4V,QTY:001 EA	
51-405-41-09	DISTRACTION, INTERNAL,DIST, LEFORT 3/MONO, MATTHEWS-TESSIER, END DRV, TOP RTCH, 1.5-1.8 MM SCREW,40 MM, 32 HOLE, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
51-405-41-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 3/MONO, MATTHEWS-TESSIER, END DRV, TOP RTCH, 1.5-1.8 MM SCREW,40 MM, 32 HOLE, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
51-405-41-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-405-41-71,40 MM, 32 HOLE,TITANIUM,QTY:001 EA	
51-405-42-09	DISTRACTION, INTERNAL,DIST, CRANIAL, MICRO ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-405-42-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIAL, MICRO ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-405-42-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-405-42-71,30 MM, 16 HOLE,TITANIUM,QTY:001 EA	
51-406-33-09	DISTRACTION, INTERNAL,DIST, LEFORT 3/MONO, KAWAMOTO, STAFFENBERG, RTCH, 1.5-1.8 MM SCREW,30 MM, 21 HOLE,TI-6AL-4V,QTY:001 EA	
51-406-42-09	DISTRACTION, INTERNAL,DIST, CRANIAL, MICRO ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 64 HOLE,TI-6AL-4V,QTY:001 EA	
51-406-42-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIAL, MICRO ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 64 HOLE,TI-6AL-4V,QTY:001 EA	
51-406-43-09	DISTRACTION, INTERNAL,DIST, CRANIAL, WILLIAMS, RTCH, 1.5 MM SCREW,30 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-409-33-09	DISTRACTION, INTERNAL,ACT ARM, RIGID, REMOTE DETACH, CONCEALED TIP,33 MM,TI-6AL-4V,QTY:001 EA	
51-410-23-09	DISTRACTION, INTERNAL,ACT ARM, RIGID, REMOTE DETACH, CONCEALED TIP,23 MM,TI-6AL-4V,QTY:001 EA	
51-410-23-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, RIGID, REMOTE DETACH, CONCEALED TIP,23 MM,TI-6AL-4V,QTY:001 EA	
51-410-30-09	DISTRACTION, INTERNAL,DIST, LEFORT 3/MONO, BI LEVEL MIDFACE, ADJ, LEFT, 1.5-1.8 MM SCREW,30 MM, 35 HOLE,TI-6AL-4V,QTY:001 EA	
51-410-30-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 3/MONO, BI LEVEL MIDFACE, ADJ, LEFT, RTCH, 1.5-1.8 MM SCREW,30 MM, 35 HOLE,TI-6AL-4V,QTY:001 EA	
51-410-33-09	DISTRACTION, INTERNAL,ACT ARM, RIGID, REMOTE DETACH,33 MM,TI-6AL-4V,QTY:001 EA	
51-410-33-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, RIGID, REMOTE DETACH,33 MM,TI-6AL-4V,QTY:001 EA	
51-410-43-09	DISTRACTION, INTERNAL,ACT ARM, RIGID, REMOTE DETACH,43 MM,TI-6AL-4V,QTY:001 EA	
51-410-43-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, RIGID, REMOTE DETACH,43 MM,TI-6AL-4V,QTY:001 EA	
51-410-53-09	DISTRACTION, INTERNAL,ACT ARM, RIGID, REMOTE DETACH,53 MM,TI-6AL-4V,QTY:001 EA	
51-410-53-71	DISTRACTION, INTERNAL, STERILE,ACT ARM, RIGID, REMOTE DETACH,53 MM,TI-6AL-4V,QTY:001 EA	
51-411-30-09	DISTRACTION, INTERNAL,DIST, LEFORT 3/MONO, BI LEVEL MIDFACE, ADJ, RIGHT, 1.5-1.8 MM SCREW,30 MM, 35 HOLE,TI-6AL-4V,QTY:001 EA	
51-411-30-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 3/MONO, BI LEVEL MIDFACE, ADJ, RIGHT, RTCH, 1.5-1.8 MM SCREW,30 MM, 35 HOLE,TI-6AL-4V,QTY:001 EA	
51-413-30-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, CLOVERLEAF, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 12 HOLE,TI-6AL-4V,QTY:001 EA	
51-413-30-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, CLOVERLEAF, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 12 HOLE,TI-6AL-4V,QTY:001 EA	
51-415-20-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, 1.5-1.8 MM SCREW,20 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-416-30-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, 1.5-1.8 MM SCREW,30 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-417-20-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, CLOVERLEAF, MID DRV, 1.5-1.8 MM SCREW,20 MM, 12 HOLE,TI-6AL-4V,QTY:001 EA	
51-420-30-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, RAMUS TRANS, MID DRV, 1.5-1.8 MM SCREW,30 MM, 17-18 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-421-20-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, RAMUS TRANS, END DRV, 1.5-1.8 MM SCREW,20 MM, 17-18 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-421-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, RAMUS TRANS, END DRV, TOP RTCH, 1.5-1.8 MM SCREW,20 MM, 17-18 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-421-25-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, RAMUS TRANS, END DRV, 1.5-1.8 MM SCREW,25 MM, 17-18 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-421-25-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, RAMUS TRANS, END DRV, TOP RTCH, 1.5-1.8 MM SCREW,25 MM, 17-18 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-421-30-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, RAMUS TRANS, END DRV, 1.5-1.8 MM SCREW,30 MM, 17-18 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-421-30-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, RAMUS TRANS, END DRV, TOP RTCH, 1.5-1.8 MM SCREW,30 MM, 17-18 HOLE, 2 PLATES,TI-6AL-4V,QTY:001 EA	
51-422-12-09	DISTRACTION, INTERNAL,PLATE, CONSOLIDATION, FOR RAMUS TRANSPORT DEVICE, 1.5 MM SCREW,12 HOLE,CP TITANIUM,QTY:001 EA	
51-422-12-71	DISTRACTION, INTERNAL, STERILE,PLATE, CONSOLIDATION, FOR RAMUS TRANSPORT DEVICE, 1.5 MM SCREW,12 HOLE,CP TITANIUM,QTY:001 EA	
51-422-25-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, FRONT DRV, TOP RTCH, 1.0-1.2 MM SCREW,25 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-15-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, MID DRV, RTCH, 1.0-1.2 MM SCREW,15 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-15-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, MID DRV, RTCH, 1.0-1.2 MM SCREW,15 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-20-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, MID DRV, RTCH, 1.0-1.2 MM SCREW,20 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, MID DRV, RTCH, 1.0-1.2 MM SCREW,20 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-21-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, MID DRV, OPP RTCH, 1.0-1.2 MM SCREW,20 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-21-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-423-21-71,20 MM, 36 HOLE,TITANIUM,QTY:001 EA	
51-423-25-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, MID DRV, RTCH, 1.0-1.2 MM SCREW,25 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-25-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, MID DRV, RTCH, 1.0-1.2 MM SCREW,25 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-30-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, MID DRV, RTCH, 1.0-1.2 MM SCREW,30 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-30-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, MID DRV, RTCH, 1.0-1.2 MM SCREW,30 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-423-30-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-423-15-71, 51-423-20-71, 51-423-25-71 AND 51-423-30-71,15-30 MM, 36 HOLE,TITANIUM,QTY:001 EA	
51-423-95-07	DISTRACTION, INTERNAL,PATIENT SCREWDRIVER, HEX, 0.6 MM PER TURN, GREY,2.5 MM HEX,QTY:001 EA	
51-424-15-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.0-1.2 MM SCREW,15 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-15-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.0-1.2 MM SCREW,15 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-20-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.0-1.2 MM SCREW,20 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.0-1.2 MM SCREW,20 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-21-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, OPP RTCH, 1.0-1.2 MM SCREW,20 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-21-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, OPP RTCH, 1.0-1.2 MM SCREW,20 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-25-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.0-1.2 MM SCREW,25 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-25-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.0-1.2 MM SCREW,25 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-26-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, OPP RTCH, 1.0-1.2 MM SCREW,25 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-30-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.0-1.2 MM SCREW,30 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-30-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.0-1.2 MM SCREW,30 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-31-71	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-424-15-71, 51-424-20-71, 51-424-25-71 AND 51-424-30-71,15-30 MM, 36 HOLE,TITANIUM,QTY:001 EA	
51-424-31-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-424-21-71, 51-424-26-71 AND 51-424-31-71,20-30 MM, 36 HOLE,TITANIUM,QTY:001 EA	
51-424-32-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, OPP RTCH, 1.0-1.2 MM SCREW,25 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-424-33-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, MICRO ZURICH 2, END DRV, OPP RTCH, 1.0-1.2 MM SCREW,30 MM, 36 HOLE,TI-6AL-4V,QTY:001 EA	
51-425-15-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, RTCH, 1.5-1.8 MM SCREW,15 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-425-15-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, RTCH, 1.5-1.8 MM SCREW,15 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-425-20-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, RTCH, 1.5-1.8 MM SCREW,20 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-425-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, RTCH, 1.5-1.8 MM SCREW,20 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-425-25-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, RTCH, 1.5-1.8 MM SCREW,25 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-425-25-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, RTCH, 1.5-1.8 MM SCREW,25 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-425-30-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-425-30-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	

Product Number	Material Description	Proposed Price
51-425-30-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-425-15-71, 51-425-20-71, 51-425-25-71 AND 51-425-30-71, 15-30 MM, 24 HOLE, TITANIUM, QTY:001 EA	
51-426-15-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, RTCH, 1.5-1.8 MM SCREW, 15 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-426-15-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, RTCH, 1.5-1.8 MM SCREW, 15 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-426-20-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, RTCH, 1.5-1.8 MM SCREW, 20 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-426-20-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, RTCH, 1.5-1.8 MM SCREW, 20 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-426-25-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, RTCH, 1.5-1.8 MM SCREW, 25 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-426-25-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, RTCH, 1.5-1.8 MM SCREW, 25 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-426-30-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, RTCH, 1.5-1.8 MM SCREW, 30 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-426-30-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, RTCH, 1.5-1.8 MM SCREW, 30 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-426-30-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-426-15-71, 51-426-20-71, 51-426-25-71 AND 51-426-30-71, 15-30 MM, 24 HOLE, TITANIUM, QTY:001 EA	
51-427-02-09	DISTRACTION, INTERNAL, DIST, LEFORT 3/MONO, MATTHEWS-TESSIER, 1.5-1.8 MM SCREW, 40 MM, 32 HOLE, T=0.6 MM, TI-6AL-4V, QTY:001 EA	
51-427-12-09	DISTRACTION, INTERNAL, DIST, LEFORT 3/MONO, MATTHEWS-TESSIER, 1.5-1.8 MM SCREW, 40 MM, 32 HOLE, T=1.0 MM, TI-6AL-4V, QTY:001 EA	
51-427-20-09	_DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, NYU, END DRV, TOP RTCH, 1.5-1.8 MM SCREW, 20 MM, 44 HOLE, TI-6AL-4V, QTY:001 EA	
51-427-25-09	_DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, NYU, END DRV, TOP RTCH, 1.5-1.8 MM SCREW, 25 MM, 44 HOLE, TI-6AL-4V, QTY:001 EA	
51-427-30-09	_DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, NYU, END DRV, TOP RTCH, 1.5-1.8 MM SCREW, 30 MM, 44 HOLE, TI-6AL-4V, QTY:001 EA	
51-427-30-71	_DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, ZURICH 2, NYU, END DRV, TOP RTCH, 1.5-1.8 MM SCREW, 30 MM, 44 HOLE, TI-6AL-4V, QTY:001 EA	
51-428-15-09	_DISTRACTION, INTERNAL, DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW, 15 MM, 16 HOLE, TI-6AL-4V, QTY:001 EA	
51-428-15-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW, 15 MM, 16 HOLE, TI-6AL-4V, QTY:001 EA	
51-428-20-09	_DISTRACTION, INTERNAL, DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW, 20 MM, 16 HOLE, TI-6AL-4V, QTY:001 EA	
51-428-20-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, MICRO ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW, 20 MM, 16 HOLE, TI-6AL-4V, QTY:001 EA	
51-428-20-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-428-15-71 AND 51-428-20-71, 15-20 MM, 16 HOLE, TITANIUM, QTY:001 EA	
51-429-15-09	_DISTRACTION, INTERNAL, DIST, MANDIBLE, MICRO ZURICH 2, ROZELLE, END DRV, RTCH, 1.0-1.2 MM SCREW, 15 MM, 36 HOLE, TI-6AL-4V, QTY:001 EA	
51-429-30-09	_DISTRACTION, INTERNAL, DIST, MANDIBLE, MICRO ZURICH 2, LYPKA, END DRV, 70°, RTCH, 1.0-1.2 MM SCREW, 30 MM, 54 HOLE, TI-6AL-4V, QTY:001 EA	
51-429-30-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, MICRO ZURICH 2, LYPKA, END DRV, 70°, RTCH, 1.0-1.2 MM SCREW, 30 MM, 54 HOLE, TI-6AL-4V, QTY:001 EA	
51-429-30-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-429-30-71, 30 MM, 54 HOLE, TITANIUM, QTY:001 EA	
51-430-95-07	DISTRACTION, INTERNAL, PATIENT SCREWDRIVER, HEX, 0.3 MM PER TURN, BLUE, 2.5 MM HEX, QTY:001 EA	
51-431-25-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, OPP RTCH, 1.5-1.8 MM SCREW, 25 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-431-25-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, ZURICH 2, WILLIAMS, MID DRV, OPP RTCH, 1.5-1.8 MM SCREW, 25 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-431-30-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, RAMUS TRANS, END DRV, TOP RTCH, 1.5-1.8 MM SCREW, 30 MM, 17-18 HOLE, 2 PLATES, TI-6AL-4V, QTY:001 EA	
51-431-30-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-431-30-71, 30 MM, 17-18 HOLE, 2 PLATES, TITANIUM, QTY:001 EA	
51-432-25-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, OPP RTCH, 1.5-1.8 MM SCREW, 25 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-432-25-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, OPP RTCH, 1.5-1.8 MM SCREW, 25 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-432-25-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-432-25-71, 25 MM, 24 HOLE, TITANIUM, QTY:001 EA	
51-432-30-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, ZURICH 2, WILLIAMS, END DRV, OPP RTCH, 1.5-1.8 MM SCREW, 30 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-440-30-09	_DISTRACTION, INTERNAL, DIST, MANDIBLE, MICRO ZURICH 2, URATA, END DRV, RTCH, 1.0-1.2 MM SCREW, 30 MM, 54 HOLE, TI-6AL-4V, QTY:001 EA	
51-440-30-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, MICRO ZURICH 2, URATA, END DRV, RTCH, 1.0-1.2 MM SCREW, 30 MM, 54 HOLE, TI-6AL-4V, QTY:001 EA	
51-440-30-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-440-30-71, 30 MM, 54 HOLE, TITANIUM, QTY:001 EA	
51-443-30-09	DISTRACTION, INTERNAL, DIST, ZURICH 2, MODULAR, END DRV, BODY ONLY, RTCH, 1.5-1.8 MM SCREW, 30 MM, TI-6AL-4V, QTY:001 EA	
51-500-80-07	DISTRACTION, INTERNAL, SCREWDRIVER, HEX, MIDFACE FIXATION, 1.5 MM ZURICH SCREWS, 17 MM WIDE HANDLE, 2.5 MM HEX, QTY:001 EA	
51-500-90-07	DISTRACTION, INTERNAL, PATIENT SCREWDRIVER, HEX, 0.5 MM PER TURN, PURPLE, 2.5 MM HEX, QTY:001 EA	
51-500-91-07	DISTRACTION, INTERNAL, PATIENT SCREWDRIVER, HEX, ZURICH, GOLD, 2.5 MM HEX, QTY:001 EA	
51-505-90-07	DISTRACTION, INTERNAL, PATIENT SCREWDRIVER, HEX, W/JOINT, 0.5 MM PER TURN, PURPLE, 2.5 MM HEX, QTY:001 EA	
51-507-15-09	_DISTRACTION, INTERNAL, DIST, SYMPHYSIS, ZURICH 1, 1.5-1.8 MM SCREW, 15 MM, 26 HOLE, TI-6AL-4V, QTY:001 EA	
51-508-10-09	DISTRACTION, INTERNAL, DIST, SYMPHYSIS, ZURICH 1, BOLOGNA, 2.0-2.3 MM SCREW, 10 MM, 10 HOLE, TI-6AL-4V, QTY:001 EA	
51-508-15-09	DISTRACTION, INTERNAL, DIST, SYMPHYSIS, ZURICH 1, BOLOGNA, 2.0-2.3 MM SCREW, 15 MM, 10 HOLE, TI-6AL-4V, QTY:001 EA	
51-509-10-09	DISTRACTION, INTERNAL, DIST, SYMPHYSIS, ZURICH 1, ROTTERDAM, 2.0-2.3 MM SCREW, 10 MM, 8 HOLE, TI-6AL-4V, QTY:001 EA	
51-509-10-71	DISTRACTION, INTERNAL, STERILE, DIST, SYMPHYSIS, ZURICH 1, ROTTERDAM, 2.0-2.3 MM SCREW, 10 MM, 8 HOLE, TI-6AL-4V, QTY:001 EA	
51-509-15-09	DISTRACTION, INTERNAL, DIST, SYMPHYSIS, ZURICH 1, ROTTERDAM, 2.0-2.3 MM SCREW, 15 MM, 8 HOLE, TI-6AL-4V, QTY:001 EA	
51-509-15-71	DISTRACTION, INTERNAL, STERILE, DIST, SYMPHYSIS, ZURICH 1, ROTTERDAM, 2.0-2.3 MM SCREW, 15 MM, 8 HOLE, TI-6AL-4V, QTY:001 EA	
51-509-15-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-509-10-71 AND 51-509-15-71, 10-15 MM, 8 HOLE, TITANIUM, QTY:001 EA	
51-509-90-07	DISTRACTION, INTERNAL, PATIENT ACTIVATOR, FOR 51-508-1X-09 AND 51-509-1X-09, 2.5 MM HEX, QTY:001 EA	
51-510-90-07	DISTRACTION, INTERNAL, PATIENT SCREWDRIVER, HEX, ZURICH, 1.0 MM PER TURN, GOLD, 2.5 MM HEX, QTY:001 EA	
51-515-90-07	DISTRACTION, INTERNAL, FORCEPS, HOLDING, ZURICH II BODIES, 12.5 CM, QTY:001 EA	
51-520-10-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK 1.5, END DRV, 1.5-1.8 MM SCREW, 10 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-520-10-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK 1.5, END DRV, 1.5-1.8 MM SCREW, 10 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-520-15-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK 1.5, END DRV, 1.5-1.8 MM SCREW, 15 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-520-15-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK 1.5, END DRV, 1.5-1.8 MM SCREW, 15 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-520-70-07	DISTRACTION, INTERNAL, PLIERS, BENDING, ZURICH II BODIES, 13.5 CM, QTY:001 EA	
51-520-95-07	DISTRACTION, INTERNAL, PATIENT SCREWDRIVER, MICRO, HEX, TRACK, 0.5 MM TURN, 2.5 MM HEX, QTY:001 EA	
51-523-09-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, MICRO TRACK, END DRV, 1.0-1.2 MM SCREW, 9 MM, 14 HOLE, TI-6AL-4V, QTY:001 EA	
51-523-09-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, MICRO TRACK, END DRV, 1.0-1.2 MM SCREW, 9 MM, 14 HOLE, TI-6AL-4V, QTY:001 EA	
51-523-12-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, MICRO TRACK, END DRV, 1.0-1.2 MM SCREW, 12 MM, 14 HOLE, TI-6AL-4V, QTY:001 EA	
51-523-12-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, MICRO TRACK, END DRV, 1.0-1.2 MM SCREW, 12 MM, 14 HOLE, TI-6AL-4V, QTY:001 EA	
51-524-09-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK PLUS, END DRV, 1.5-1.8 MM SCREW, 9 MM, 18 HOLE, TI-6AL-4V, QTY:001 EA	
51-524-09-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK PLUS, END DRV, 1.5-1.8 MM SCREW, 9 MM, 18 HOLE, TI-6AL-4V, QTY:001 EA	
51-524-12-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK PLUS, END DRV, 1.5-1.8 MM SCREW, 12 MM, 18 HOLE, TI-6AL-4V, QTY:001 EA	
51-524-12-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK PLUS, END DRV, 1.5-1.8 MM SCREW, 12 MM, 18 HOLE, TI-6AL-4V, QTY:001 EA	
51-524-15-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK PLUS, END DRV, 1.5-1.8 MM SCREW, 15 MM, 18 HOLE, TI-6AL-4V, QTY:001 EA	
51-524-15-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK PLUS, END DRV, 1.5-1.8 MM SCREW, 15 MM, 18 HOLE, TI-6AL-4V, QTY:001 EA	
51-525-09-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK 1.0, END DRV, 1.0-1.2 MM SCREW, 9 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-525-09-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK 1.0, END DRV, 1.0-1.2 MM SCREW, 9 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-525-12-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK 1.0, END DRV, 1.0-1.2 MM SCREW, 12 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-525-12-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK 1.0, END DRV, 1.0-1.2 MM SCREW, 12 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-525-15-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK 1.0, END DRV, 1.0-1.2 MM SCREW, 15 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-525-15-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK 1.0, END DRV, 1.0-1.2 MM SCREW, 15 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-525-15-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-525-06-71, 51-525-09-71, 51-525-12-71 AND 51-525-15-71, 6-15 MM, 22 HOLE, TITANIUM, QTY:001 EA	
51-525-76-04	DISTRACTION, INTERNAL, FORCEPS, HOLDING, MICRO ZURICH II BODIES, 35 MM JAWS, 14.5 CM, QTY:001 EA	
51-525-80-07	LEVEL ONE, FORCEPS, HOLDING, PLATE, CURVED, 15.5 CM, QTY:001 EA	
51-525-85-07	DISTRACTION, INTERNAL, PATIENT SCREWDRIVER, HEX, 0.3 MM TURN, BLUE, 2.0 MM HEX, QTY:001 EA	
51-525-90-07	DISTRACTION, INTERNAL, PATIENT SCREWDRIVER, HEX, STRAIGHT/ANGLED, 0.3 MM TURN, BLUE, 2.0 MM HEX, QTY:001 EA	
51-525-95-07	DISTRACTION, INTERNAL, PATIENT SCREWDRIVER, MICRO, HEX, TRACK, 0.3 MM TURN, 2.0 MM HEX, QTY:001 EA	
51-526-30-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, HYPERDRIVE, RTCH, 1.5-1.8 MM SCREW, 30 MM, 32 HOLE, TI-6AL-4V, QTY:001 EA	
51-526-30-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, HYPERDRIVE, RTCH, 1.5-1.8 MM SCREW, 30 MM, 32 HOLE, TI-6AL-4V, QTY:001 EA	
51-526-30-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-526-30-71, 30 MM, 32 HOLE, POLYAMIDE, QTY:001 EA	
51-528-30-09	DISTRACTION, INTERNAL, DIST, MANDIBLE, HYPERDRIVE MICRO, RTCH, 1.0-1.2 MM SCREW, 30 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-528-30-71	DISTRACTION, INTERNAL, STERILE, DIST, MANDIBLE, HYPERDRIVE MICRO, RTCH, 1.0-1.2 MM SCREW, 30 MM, 24 HOLE, TI-6AL-4V, QTY:001 EA	
51-528-30-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-528-30-71, 30 MM, 24 HOLE, POLYAMIDE, QTY:001 EA	
51-530-10-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK 2.0, COLOGNE, END DRV, 1.5-1.8 AND 2.0-2.3 MM SCREW, 10 MM, 28 HOLE, TI-6AL-4V, QTY:001 EA	
51-530-10-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK 2.0, COLOGNE, END DRV, 1.5-1.8 AND 2.0-2.3 MM SCREW, 10 MM, 28 HOLE, TI-6AL-4V, QTY:001 EA	
51-530-15-09	DISTRACTION, INTERNAL, DIST, ALVEOLAR, TRACK 2.0, COLOGNE, END DRV, 1.5-1.8 AND 2.0-2.3 MM SCREW, 15 MM, 28 HOLE, TI-6AL-4V, QTY:001 EA	
51-530-15-71	DISTRACTION, INTERNAL, STERILE, DIST, ALVEOLAR, TRACK 2.0, COLOGNE, END DRV, 1.5-1.8 AND 2.0-2.3 MM SCREW, 15 MM, 28 HOLE, TI-6AL-4V, QTY:001 EA	
51-541-30-09	DISTRACTION, INTERNAL, DIST, LEFORT 3/MONO, KAWAMOTO, URATA, CVD, 1.5-1.8 MM SCREW, 30 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-541-30-71	DISTRACTION, INTERNAL, STERILE, DIST, LEFORT 3/MONO, KAWAMOTO, URATA, CVD, RTCH, 1.5-1.8 MM SCREW, 30 MM, 22 HOLE, TI-6AL-4V, QTY:001 EA	
51-541-30-81	DISTRACTION, INTERNAL, STERILE, SIZER, FOR 51-541-30-71, 30 MM, 22 HOLE, POLYAMIDE, QTY:001 EA	
51-542-05-09	DISTRACTION, INTERNAL, DIST, LEFORT 1, TSMID, L PLATE, RIGHT, 1.5-1.8 MM SCREW, 25 MM, 25 HOLE, TI-6AL-4V, QTY:001 EA	
51-542-15-09	DISTRACTION, INTERNAL, DIST, LEFORT 1, TSMID, L PLATE, LEFT, 1.5-1.8 MM SCREW, 25 MM, 25 HOLE, TI-6AL-4V, QTY:001 EA	
51-543-30-09	_DISTRACTION, INTERNAL, DIST, LEFORT 3/MONO, KAWAMOTO, URATA, CVD, RTCH, 1.5-1.8 MM SCREW, 30 MM, 36 HOLE, 4 X 4 MESH, TI-6AL-4V, QTY:001 EA	

Product Number	Material Description	Proposed Price
51-543-30-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 3/MONO, KAWAMOTO, URATA, CVD, RTCH, 1.5-1.8 MM SCREW,30 MM, 36 HOLE, 4 X 4 MESH,TI-6AL-4V,QTY:001 EA	
51-555-09-09	DISTRACTION, INTERNAL,DIST, PALATAL, ROTTERDAM, SYNDROMIC,19 MM,TI-6AL-4V,QTY:001 EA	
51-555-09-71	DISTRACTION, INTERNAL, STERILE,DIST, PALATAL, ROTTERDAM, SYNDROMIC,19 MM,TI-6AL-4V,QTY:001 EA	
51-555-09-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-555-09-71,19 MM,POLYAMIDE,QTY:001 EA	
51-555-13-09	DISTRACTION, INTERNAL,DIST, PALATAL, ROTTERDAM, NON SYNDROMIC,19 MM,TI-6AL-4V,QTY:001 EA	
51-555-13-71	DISTRACTION, INTERNAL, STERILE,DIST, PALATAL, ROTTERDAM, NON SYNDROMIC,19 MM,TI-6AL-4V,QTY:001 EA	
51-555-13-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-555-13-71,19 MM,POLYAMIDE,QTY:001 EA	
51-555-15-09	DISTRACTION, INTERNAL,DIST, PALATAL, ROTTERDAM, SYNDROMIC, W/PLATES, 2.0-2.3 MM SCREW,19 MM, 12 HOLE,TI-6AL-4V,QTY:001 EA	
51-555-85-07	DISTRACTION, INTERNAL,PATIENT SCREWDRIVER, HEX, ZURICH, 0.35 MM PER TURN, BLACK,2.5 MM HEX,QTY:001 EA	
51-555-90-07	DISTRACTION, INTERNAL,PATIENT ACTIVATOR, HEX, HOCKEY STICK,2.5 MM HEX,QTY:001 EA	
51-556-15-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH 2, LEFT, 1.5-1.8 MM SCREW,15 MM, 19 HOLE, T= 1.0 MM,TI-6AL-4V,QTY:001 EA	
51-556-15-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 1, ZURICH 2, LEFT, RTCH, 1.5-1.8 MM SCREW,15 MM, 19 HOLE, T= 1.0 MM,TI-6AL-4V,QTY:001 EA	
51-556-20-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH 2, LEFT, 1.5-1.8 MM SCREW,20 MM, 19 HOLE, T= 1.0 MM,TI-6AL-4V,QTY:001 EA	
51-556-20-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 1, ZURICH 2, LEFT, RTCH, 1.5-1.8 MM SCREW,20 MM, 19 HOLE, T= 1.0 MM,TI-6AL-4V,QTY:001 EA	
51-556-20-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-556-15-71 AND 51-556-20-71,15-20 MM, 19 HOLE,TITANIUM,QTY:001 EA	
51-557-15-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH 2, RIGHT, 1.5-1.8 MM SCREW,15 MM, 19 HOLE, T= 1.0 MM,TI-6AL-4V,QTY:001 EA	
51-557-15-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 1, ZURICH 2, RIGHT, RTCH, 1.5-1.8 MM SCREW,15 MM, 19 HOLE, T= 1.0 MM,TI-6AL-4V,QTY:001 EA	
51-557-20-09	DISTRACTION, INTERNAL,DIST, LEFORT 1, ZURICH 2, RIGHT, 1.5-1.8 MM SCREW,20 MM, 19 HOLE, T= 1.0 MM,TI-6AL-4V,QTY:001 EA	
51-557-20-71	DISTRACTION, INTERNAL, STERILE,DIST, LEFORT 1, ZURICH 2, RIGHT, RTCH, 1.5-1.8 MM SCREW,20 MM, 19 HOLE, T= 1.0 MM,TI-6AL-4V,QTY:001 EA	
51-557-20-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-557-15-71 AND 51-557-20-71,15-20 MM, 19 HOLE,TITANIUM,QTY:001 EA	
51-563-30-09	DISTRACTION, INTERNAL,DIST, CRANIAL, ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-563-30-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIAL, ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-563-40-09	DISTRACTION, INTERNAL,DIST, CRANIAL, ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,40 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-563-40-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIAL, ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,40 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-564-30-09	DISTRACTION, INTERNAL,DIST, CRANIAL, ZURICH 2, END DRV, OPP RTCH, 1.5-1.8 MM SCREW,30 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-564-30-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIAL, ZURICH 2, END DRV, OPP RTCH, 1.5-1.8 MM SCREW,30 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-564-30-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-564-30-71, FOR 51-564-30-71,30 MM, 16 HOLE,TITANIUM,QTY:001 EA	
51-567-09-09	DISTRACTION, INTERNAL,DIST, RAPID PALATAL EXPANDER 2, 2.0-2.3 MM SCREW,SIZE 1, 9 MM, 2 HOLE,TI-6AL-4V,QTY:001 EA	
51-567-09-71	DISTRACTION, INTERNAL, STERILE,DIST, RAPID PALATAL EXPANDER 2, 2.0-2.3 MM SCREW,SIZE 1, 9 MM, 2 HOLE,TI-6AL-4V,QTY:001 EA	
51-567-09-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-567-09-71,SIZE 1, 9 MM, 2 HOLE,TITANIUM,QTY:001 EA	
51-567-18-09	DISTRACTION, INTERNAL,DIST, RAPID PALATAL EXPANDER 2, 2.0-2.3 MM SCREW,SIZE 2, 18 MM, 2 HOLE,TI-6AL-4V,QTY:001 EA	
51-567-18-71	DISTRACTION, INTERNAL, STERILE,DIST, RAPID PALATAL EXPANDER 2, 2.0-2.3 MM SCREW,SIZE 2, 18 MM, 2 HOLE,TI-6AL-4V,QTY:001 EA	
51-567-18-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-567-18-71,SIZE 2, 18 MM, 2 HOLE,TITANIUM,QTY:001 EA	
51-567-27-09	DISTRACTION, INTERNAL,DIST, RAPID PALATAL EXPANDER 2, 2.0-2.3 MM SCREW,SIZE 3, 27 MM, 2 HOLE,TI-6AL-4V,QTY:001 EA	
51-567-27-71	DISTRACTION, INTERNAL, STERILE,DIST, RAPID PALATAL EXPANDER 2, 2.0-2.3 MM SCREW,SIZE 3, 27 MM, 2 HOLE,TI-6AL-4V,QTY:001 EA	
51-567-27-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-567-27-71,SIZE 3, 27 MM, 2 HOLE,TITANIUM,QTY:001 EA	
51-567-95-07	DISTRACTION, INTERNAL,ACT WRENCH, ARTICULATING, PATIENT, RAPID PALATABLE EXPANDER 2,6 MM,QTY:001 EA	
51-575-10-91	DISTRACTION, EXTERNAL,SCREW, HEX, RED 2, HALO FIXATION, SMOOTH, SILVER,TTL=45 MM,CP TITANIUM,QTY:001 EA	
51-575-11-91	DISTRACTION, EXTERNAL,SCREW, HEX, RED 2, HALO FIXATION, DRILL FREE, HOPPER, SMOOTH, SILVER,2.0 X 3 MM THD, TTL=45 MM,CP TITANIUM,QTY:001 EA	
51-575-12-91	DISTRACTION, EXTERNAL,SCREW, HEX, RED 2, HALO FIXATION, SMOOTH, SILVER,TTL=55 MM,CP TITANIUM,QTY:001 EA	
51-575-13-91	DISTRACTION, EXTERNAL,SCREW, HEX, RED 2, HALO FIXATION, DRILL FREE, HOPPER, SMOOTH, SILVER,2.0 X 3 MM THD, TTL=55 MM,CP TITANIUM,QTY:001 EA	
51-575-14-09	DISTRACTION, EXTERNAL,SCREW, HEX, RED 2, TRIAL POSITIONING, SMOOTH, FOR HALO, BLUE,41 MM,CP TITANIUM,QTY:001 EA	
51-575-15-04	DISTRACTION, EXTERNAL,HORIZONTAL CROSS BAR, RED 2, HALO,120 MM,CARBON,QTY:001 EA	
51-575-16-04	DISTRACTION, EXTERNAL,VERTICAL BAR, RED 2, W/GROOVE,150 MM,CARBON,QTY:001 EA	
51-575-17-04	DISTRACTION, EXTERNAL,VERTICAL BAR, RED 2, W/GROOVE,180 MM,CARBON,QTY:001 EA	
51-575-20-09	DISTRACTION, EXTERNAL,VERTICAL BAR, RED 2, W/GROOVE,150 MM,TI-6AL-4V,QTY:001 EA	
51-575-30-09	DISTRACTION, EXTERNAL,HORIZONTAL CROSS BAR, RED 2,85 MM,TI-6AL-4V,QTY:001 EA	
51-575-31-09	DISTRACTION, EXTERNAL,HORIZONTAL CROSS BAR, RED 2,120 MM,TI-6AL-4V,QTY:001 EA	
51-575-90-07	DISTRACTION, EXTERNAL,SCREWDRIVER, HEX, RED 2, COMPLETE, ADJUSTMENT, BLACK,QTY:001 EA	
51-575-91-07	DISTRACTION, EXTERNAL,HANDLE, SCREWDRIVER, FOR 51-575-90-07,QTY:001 EA	
51-575-92-07	DISTRACTION, EXTERNAL,BLADE, SCREWDRIVER, RED, FOR 51-575-90-07,2.0/4.0 MM HEX, 118 MM,QTY:001 EA	
51-575-94-09	DISTRACTION, EXTERNAL,LOCK NUT, RED 2, KNURLED, FOR HALO FIXATION SCREWS,TI-6AL-4V,QTY:001 EA	
51-575-95-04	DISTRACTION, EXTERNAL,SPARE PART, RED 2, SET SCREW, 2.0 MM HEX, FOR CENTRAL SHAFT COMPONENTS,4 X 4 MM,QTY:001 EA	
51-575-98-07	DISTRACTION, EXTERNAL,SPARE PART, RED 2, SET SCREW, 2.0 MM HEX, FOR SPINDLE UNITS,4 X 4 MM,QTY:001 EA	
51-575-99-09	DISTRACTION, EXTERNAL,POSITIVE STOP, RED 2, FOR HALO FIXATION SCREWS,TI-6AL-4V,QTY:001 EA	
51-579-00-04	DISTRACTION, EXTERNAL,DIST, RED 2, BLACK, LESS SCREWS AND O/R SCREWDRIVER,18 HOLE,QTY:001 EA	
51-579-01-04	DISTRACTION, EXTERNAL,SEGMENT, RED 2, LEFT, BLACK,9 HOLE, 25 MM,ALUMINUM,QTY:001 EA	
51-579-02-04	DISTRACTION, EXTERNAL,SEGMENT, RED 2, RIGHT, BLACK,9 HOLE, 25 MM,ALUMINUM,QTY:001 EA	
51-579-05-04	DISTRACTION, EXTERNAL,UPPER PART, RED 2, BLACK,ALUMINUM,QTY:001 EA	
51-579-35-04	DISTRACTION, EXTERNAL,HOLDER, RED 2, FOR HORIZONTAL CROSS BAR, BLACK,ALUMINUM,QTY:001 EA	
51-579-45-04	DISTRACTION, EXTERNAL,HORIZONTAL CROSS BAR ASSEMBLY, RED 2, COMPLETE, BLACK,33 MM, 85 MM WIDE,ALUMINUM / STAINLESS STEEL,QTY:001 EA	
51-580-00-04	DISTRACTION, EXTERNAL,DIST, RED 2, PURPLE, LESS SCREWS AND O/R SCREWDRIVER,18 HOLE,QTY:001 EA	
51-580-01-04	DISTRACTION, EXTERNAL,SEGMENT, RED 2, LEFT, PURPLE,9 HOLE, 25 MM,ALUMINUM,QTY:001 EA	
51-580-02-04	DISTRACTION, EXTERNAL,SEGMENT, RED 2, RIGHT, PURPLE,9 HOLE, 25 MM,ALUMINUM,QTY:001 EA	
51-580-05-04	DISTRACTION, EXTERNAL,UPPER PART, RED 2, PURPLE,ALUMINUM,QTY:001 EA	
51-580-06-04	DISTRACTION, EXTERNAL,UPPER PART, RED 2, FEARON, LATERAL SWIVEL, PURPLE,ALUMINUM,QTY:001 EA	
51-580-07-04	DISTRACTION, EXTERNAL,VERTICAL BAR, RED 2, GEARED, SQUARE, PURPLE,133 MM, 120 MM THD,ALUMINUM / STAINLESS STEEL,QTY:001 EA	
51-580-08-04	DISTRACTION, EXTERNAL,HALO EXTENDER, RED 2, PURPLE,2 HOLE,ALUMINUM / TITANIUM,QTY:001 EA	
51-580-09-04	DISTRACTION, EXTERNAL,UPPER PART, RED 2, MULTI DIRECTIONAL, PURPLE,ALUMINUM,QTY:001 EA	
51-580-11-04	DISTRACTION, EXTERNAL,HORIZONTAL CROSS BAR, RED 2, GEARED, PURPLE,95 MM, 30 MM THD,ALUMINUM / STAINLESS STEEL,QTY:001 EA	
51-580-12-04	DISTRACTION, EXTERNAL,SPINDLE, RED 2, SQUARE, ADJ,33 MM,STAINLESS STEEL / TITANIUM,QTY:001 EA	
51-580-13-09	DISTRACTION, EXTERNAL,CONNECTOR, RED 2, RETENTION SPLINT TO SPINDLE,TI-6AL-4V,QTY:001 EA	
51-580-14-09	DISTRACTION, EXTERNAL,MESH, RED 2, ADJ, 3DX GEAR, 1.5-1.8 MM SCREW,222 HOLE, 12 X 19 HOLES,STAINLESS STEEL / TITANIUM,QTY:001 EA	
51-580-25-04	DISTRACTION, EXTERNAL,SPINDLE, RED 2,33 MM,STAINLESS STEEL / TITANIUM,QTY:001 EA	
51-580-26-04	DISTRACTION, EXTERNAL,SPINDLE, RED 2,33 MM,STAINLESS STEEL / TITANIUM,QTY:001 EA	
51-580-30-04	DISTRACTION, EXTERNAL,SPINDLE, RED 2, SLEEK, ADJ,34 MM,STAINLESS STEEL,QTY:001 EA	
51-580-35-04	DISTRACTION, EXTERNAL,HOLDER, RED 2, FOR HORIZONTAL CROSS BAR, PURPLE,ALUMINUM,QTY:001 EA	
51-580-40-07	DISTRACTION, EXTERNAL,SPARE PART, RED 2, FIXATION RING FOR SCREWS,QTY:001 EA	
51-580-45-04	DISTRACTION, EXTERNAL,HORIZONTAL CROSS BAR ASSEMBLY, RED 2, COMPLETE, PURPLE,33 MM, 85 MM WIDE,ALUMINUM / STAINLESS STEEL,QTY:001 EA	
51-580-46-04	DISTRACTION, EXTERNAL,HORIZONTAL CROSS BAR, RED 2, HALO, HOLLOW,135 MM,STAINLESS STEEL,QTY:001 EA	
51-580-85-07	DISTRACTION, EXTERNAL,PATIENT SCREWDRIVER, HEX, RED 2, 0.5 AND 0.75 MM/TURN,QTY:001 EA	
51-580-87-07	DISTRACTION, EXTERNAL,PATIENT SCREWDRIVER, HEX, RED 2, NO MM/TURN MARKING,QTY:001 EA	
51-580-97-04	DISTRACTION, EXTERNAL,SPARE PART, RED 2, HEAD CAP SCREWS,QTY:001 EA	
51-580-98-07	DISTRACTION, EXTERNAL,SPARE PART, RED 2, SET SCREW, HEX, FOR 51-580-06-04, 4.0 MM SCREW DRIVER,TTL=14.6 MM,QTY:001 EA	
51-581-02-09	DISTRACTION, EXTERNAL,PLATE, RED 2, MIDFACE FIXATION, STR, 1.5-1.8 MM SCREW,3 HOLE,CP TITANIUM,QTY:001 EA	
51-581-03-09	DISTRACTION, EXTERNAL,PLATE, RED 2, MIDFACE FIXATION, V SHP, 1.5-1.8 MM SCREW,3 HOLE,CP TITANIUM,QTY:001 EA	
51-581-06-09	DISTRACTION, EXTERNAL,PLATE, RED 2, MIDFACE FIXATION, ORBITAL, PAPAY, CVD, 1.5-1.8 MM SCREW,7 HOLE,CP TITANIUM,QTY:001 EA	
51-581-15-09	DISTRACTION, EXTERNAL,SCREW, HEX, RED 2, MIDFACE FIXATION, 2.5 MM HEX DRIVER,2.0 X 5 MM THD, TTL=15 MM,TI-6AL-4V,QTY:001 EA	
51-581-21-09	DISTRACTION, EXTERNAL,SCREW, HEX, RED 2, MIDFACE FIXATION, 2.5 MM HEX DRIVER,2.0 X 7 MM THD, TTL=21 MM,TI-6AL-4V,QTY:001 EA	
51-582-13-05	DISTRACTION, EXTERNAL,SPARE PART, RED 2, SLIDABLE LOOP, FOR 1.5 MM THICK RETENTION SPLINTS,QTY:001 EA	
51-582-51-09	DISTRACTION, EXTERNAL,SPLINT, RED 2, RETENTION, T LONG, 1.5-1.8 MM SCREW,10 HOLE, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-582-61-09	DISTRACTION, EXTERNAL,SPLINT, RED 2, RETENTION, STURMAN, T LONG, CVD, DIMPLED, 1.5-1.8 MM SCREW,14 HOLE, T=1.8 MM,STAINLESS STEEL,QTY:001 EA	
51-582-62-09	DISTRACTION, EXTERNAL,SPLINT, RED 2, TLTS, RETENTION, T LONG, 2.0-2.3 MM SCREW,10 HOLE, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-582-63-09	DISTRACTION, EXTERNAL,SPLINT, RED 2, RETENTION, STURMAN, T LONG, 90°, DIMPLED, 1.5-1.8 MM SCREW,8 HOLE, T=1.8 MM,STAINLESS STEEL ASTM F138/9,QTY:001 EA	
51-582-64-09	DISTRACTION, EXTERNAL,SPLINT, RED 2, TLTS, RETENTION, T LONG, 2 BAR, 2.0-2.3 MM SCREW,16 HOLE, T=1.0 MM,TI-6AL-4V,QTY:001 EA	
51-582-65-09	DISTRACTION, EXTERNAL,SPLINT, RED 2, TLTS, RETENTION, T LONG, S CVD, 2.0-2.3 MM SCREW,24 HOLE, T=1.5 MM,TI-6AL-4V,QTY:001 EA	
51-583-00-04	DISTRACTION, EXTERNAL,DIST, RED 2, ROUNDED FIXATION, PURPLE, LESS SCREWS AND O/R SCREWDRIVER,22 HOLE,QTY:001 EA	

Product Number	Material Description	Proposed Price
51-583-01-04	DISTRACTION, EXTERNAL,SEGMENT, RED 2, ROUNDED FIXATION, LEFT, PURPLE,11 HOLE, 25 MM,ALUMINUM,QTY:001 EA	
51-583-02-04	DISTRACTION, EXTERNAL,SEGMENT, RED 2, ROUNDED FIXATION, RIGHT, PURPLE,11 HOLE, 25 MM,ALUMINUM,QTY:001 EA	
51-585-00-04	DISTRACTION, EXTERNAL,DIST, RED 3, PEDIATRIC, SILVER, LESS SCREWS AND O/R SCREWDRIVER,12 HOLE,QTY:001 EA	
51-585-01-04	DISTRACTION, EXTERNAL,SEGMENT, RED 3, LEFT,9 HOLE, 25 MM,ALUMINUM,QTY:001 EA	
51-585-02-04	DISTRACTION, EXTERNAL,SEGMENT, RED 3, RIGHT,9 HOLE, 25 MM,ALUMINUM,QTY:001 EA	
51-585-12-04	DISTRACTION, EXTERNAL,VERTICAL BAR, RED 2, W/GROOVE,120 MM,CARBON,QTY:001 EA	
51-585-70-04	DISTRACTION, EXTERNAL,HORIZONTAL CROSS BAR, RED 3, HALO,70 MM,CARBON,QTY:001 EA	
51-600-28-09	DISTRACTION, EXTERNAL,DIST, MANDIBLE, MOLINA, UNIDIRECTIONAL, END DRV, INFANT, 2.0 MM PIN,28 MM, 2 HOLE,TI-6AL-4V,QTY:001 EA	
51-600-43-09	DISTRACTION, EXTERNAL,DIST, MANDIBLE, MOLINA, UNIDIRECTIONAL, END DRV, CHILD, 2.7 MM PIN,43 MM, 2 HOLE,TI-6AL-4V,QTY:001 EA	
51-600-53-09	DISTRACTION, EXTERNAL,DIST, MANDIBLE, MOLINA, UNIDIRECTIONAL, END DRV, ADULT, 3.2 MM PIN,53 MM, 2 HOLE,TI-6AL-4V,QTY:001 EA	
51-600-75-07	DISTRACTION, EXTERNAL,PATIENT SCREWDRIVER, HEX, 3DX, 0.5 MM PER TURN, GREEN,QTY:001 EA	
51-600-80-07	DISTRACTION, EXTERNAL,SCREWDRIVER, HEX, 3DX, ANGULAR ADJUSTMENT, 6 DEGREE PER TURN, BLACK,2.5 MM HEX,QTY:001 EA	
51-600-85-07	DISTRACTION, EXTERNAL,SCREWDRIVER, TRIANGULAR, FOR MOLINA PINS, GREY,QTY:001 EA	
51-600-90-07	DISTRACTION, EXTERNAL,SCREWDRIVER, MALE HEX, 0.5 MM PER TURN, GREY,2.5 MM HEX,QTY:001 EA	
51-601-00-09	DISTRACTION, EXTERNAL,DIST, MANDIBLE, 3DX, COMPLETE, 2.0-2.7 MM PIN,35 X 35 MM, 4 HOLE,TI-6AL-4V,QTY:001 EA	
51-601-01-09	DISTRACTION, EXTERNAL,GEAR, 3DX, GEAR ONLY,STAINLESS STEEL / TITANIUM,QTY:001 EA	
51-601-02-09	DISTRACTION, EXTERNAL,CLAMP, 3DX, PIN HOLDING, W/SET SCREW,2 HOLE,TI-6AL-4V,QTY:001 EA	
51-601-03-04	DISTRACTION, EXTERNAL,ROD, 3DX,4.0 X 100 MM,CARBON,QTY:001 EA	
51-601-04-09	DISTRACTION, EXTERNAL,ROD, 3DX, HOLDING CLAMP, CARBON FIBER ROD, W/SET SCREW,1 ROD HOLE,TI-6AL-4V,QTY:001 EA	
51-601-05-09	DISTRACTION, EXTERNAL,SPARE PART, 3DX, SET SCREW, FOR PIN HOLDING CLAMP,QTY:001 EA	
51-601-06-09	LEVEL ONE,PIN GUIDE, 3DX, 2.0 MM PINS,15 CM,QTY:001 EA	
51-601-07-04	DISTRACTION, EXTERNAL,ROD, 3DX,4.0 X 150 MM,CARBON,QTY:001 EA	
51-601-08-09	DISTRACTION, EXTERNAL,CLAMP, 3DX, PIN HOLDING, LIMITED BONE, W/SET SCREW,2 HOLE,TI-6AL-4V,QTY:001 EA	
51-601-09-09	DISTRACTION, EXTERNAL,CLAMP, 3DX, LOCKING, PIN HOLDING, W/SET SCREW,2 HOLE,TI-6AL-4V,QTY:001 EA	
51-601-15-09	DISTRACTION, EXTERNAL,ARM, 3DX,15 MM,TI-6AL-4V,QTY:001 EA	
51-601-16-09	LEVEL ONE,PIN GUIDE, 3DX, 2.7 MM PINS,16 CM,QTY:001 EA	
51-601-25-09	DISTRACTION, EXTERNAL,ARM, 3DX,25 MM,TI-6AL-4V,QTY:001 EA	
51-601-35-09	DISTRACTION, EXTERNAL,ARM, 3DX,35 MM,TI-6AL-4V,QTY:001 EA	
51-601-50-09	DISTRACTION, EXTERNAL,ARM, 3DX,50 MM,TI-6AL-4V,QTY:001 EA	
51-601-65-09	DISTRACTION, EXTERNAL,ARM, 3DX,65 MM,TI-6AL-4V,QTY:001 EA	
51-601-85-09	DISTRACTION, EXTERNAL,ARM, 3DX,85 MM,TI-6AL-4V,QTY:001 EA	
51-601-90-09	DISTRACTION, EXTERNAL,DIST, MANDIBLE, 3DX, GORDON, 2.0-2.7 MM PIN,90 MM, 4 HOLE,TI-6AL-4V,QTY:001 EA	
51-601-95-09	DISTRACTION, EXTERNAL,LOCK NUT, 3DX, GORDON,TI-6AL-4V,QTY:001 EA	
51-603-50-09	DISTRACTION, EXTERNAL,DIST, CRANIO MANDIBLE FIXATOR, W/WEDGE, 18 MM STEP, 2.7 MM PIN, 2.0-2.3 MM SCREW,61 MM THD, 11 HOLE, 2 PIN HOLE,TI-6AL-4V,QTY:001 EA	
51-604-50-09	DISTRACTION, EXTERNAL,DIST, CRANIO MANDIBLE FIXATOR, W/WEDGE, 18 MM STEP, 2.7 MM PIN, 2.0-2.3 MM SCREW,91 MM THD, 11 HOLE, 2 PIN HOLE,TI-6AL-4V,QTY:001 EA	
51-604-50-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIO MANDIBLE FIXATOR, W/WEDGE, 18 MM STEP, 2.7 MM PIN, 2.0-2.3 MM SCREW,91 MM THD, 11 HOLE, 2 PIN HOLE,TI-6AL-4V,QTY:001 EA	
51-605-30-09	DISTRACTION, INTERNAL,DIST, CRANIAL, MICRO ZURICH 2, FORREST, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 31 HOLE,TI-6AL-4V,QTY:001 EA	
51-605-30-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIAL, MICRO ZURICH 2, FORREST, END DRV, RTCH, 1.5-1.8 MM SCREW,30 MM, 31 HOLE,TI-6AL-4V,QTY:001 EA	
51-606-12-09	DISTRACTION, EXTERNAL,PIN, DRILL FREE,2.0 X 4.5 MM THD, TTL=121 MM,TI-6AL-4V,QTY:001 EA	
51-606-14-09	DISTRACTION, EXTERNAL,PIN, DRILL FREE,2.0 X 4.5 MM THD, TTL=141 MM,TI-6AL-4V,QTY:001 EA	
51-606-30-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-605-30-71 AND 51-606-30-71,30 MM, 31 HOLE,TITANIUM,QTY:001 EA	
51-606-40-09	_DISTRACTION, EXTERNAL,PIN, DRILL FREE,2.0 X 7 MM THD, TTL=42 MM,TI-6AL-4V,QTY:002 EA	
51-606-40-91	DISTRACTION, EXTERNAL,PIN, DRILL FREE,2.0 X 7 MM THD, TTL=42 MM,TI-6AL-4V,QTY:001 EA	
51-606-50-91	DISTRACTION, EXTERNAL,PIN, DRILL FREE,2.0 X 7 MM THD, TTL=52 MM,TI-6AL-4V,QTY:001 EA	
51-606-60-91	DISTRACTION, EXTERNAL,PIN, DRILL FREE,2.0 X 7 MM THD, TTL=62 MM,TI-6AL-4V,QTY:001 EA	
51-608-60-09	_DISTRACTION, EXTERNAL,PIN, DRILL FREE,2.7 X 7 MM THD, TTL=62 MM,TI-6AL-4V,QTY:002 EA	
51-608-60-91	DISTRACTION, EXTERNAL,PIN, DRILL FREE,2.7 X 7 MM THD, TTL=62 MM,TI-6AL-4V,QTY:001 EA	
51-610-60-09	_DISTRACTION, EXTERNAL,PIN, DRILL FREE,3.2 X 7 MM THD, TTL=62 MM,TI-6AL-4V,QTY:002 EA	
51-610-60-91	DISTRACTION, EXTERNAL,PIN, DRILL FREE,3.2 X 7 MM THD, TTL=62 MM,TI-6AL-4V,QTY:001 EA	
51-612-20-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, RIGHT ANGLE, LEFT, 1.5-1.8 MM SCREW,20 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-612-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, WILLIAMS, RIGHT ANGLE, LEFT, 1.5-1.8 MM SCREW,20 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-612-25-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, RIGHT ANGLE, LEFT, 1.5-1.8 MM SCREW,25 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-612-30-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, RIGHT ANGLE, LEFT, 1.5-1.8 MM SCREW,30 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-613-20-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, RIGHT ANGLE, RIGHT, 1.5-1.8 MM SCREW,20 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-613-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, WILLIAMS, RIGHT ANGLE, RIGHT, 1.5-1.8 MM SCREW,20 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-613-25-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, RIGHT ANGLE, RIGHT, 1.5-1.8 MM SCREW,25 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-613-30-09	_DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, WILLIAMS, RIGHT ANGLE, RIGHT, 1.5-1.8 MM SCREW,30 MM, 24 HOLE,TI-6AL-4V,QTY:001 EA	
51-632-30-09	DISTRACTION, INTERNAL,DIST, CRANIAL, MICRO ZURICH 2, ARNAUD, END DRV, 2.0-2.3 MM SCREW,30 MM, 8 HOLE,TI-6AL-4V,QTY:001 EA	
51-632-30-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIAL, MICRO ZURICH 2, ARNAUD, END DRV, TOP RTCH, 2.0-2.3 MM SCREW,30 MM, 8 HOLE,TI-6AL-4V,QTY:001 EA	
51-633-20-09	DISTRACTION, INTERNAL,DIST, CRANIAL, MICRO ZURICH 2, ARNAUD, END DRV, 1.5-1.8 MM SCREW,20 MM, 8 HOLE,TI-6AL-4V,QTY:001 EA	
51-633-20-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIAL, MICRO ZURICH 2, ARNAUD, END DRV, TOP RTCH, 1.5-1.8 MM SCREW,20 MM, 8 HOLE,TI-6AL-4V,QTY:001 EA	
51-640-20-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, 3DX, WILLIAMS, U PLATE, LEFT, RTCH, 1.5-1.8 MM SCREW,20 MM, 58 HOLE,TI-6AL-4V,QTY:001 EA	
51-640-20-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, 3DX, WILLIAMS, LEFT, TOP RTCH, 1.5-1.8 MM SCREW,20 MM, 58 HOLE,TI-6AL-4V,QTY:001 EA	
51-640-25-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, 3DX, WILLIAMS, U PLATE, LEFT, RTCH, 1.5-1.8 MM SCREW,25 MM, 58 HOLE,TI-6AL-4V,QTY:001 EA	
51-640-25-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, 3DX, WILLIAMS, LEFT, TOP RTCH, 1.5-1.8 MM SCREW,25 MM, 58 HOLE,TI-6AL-4V,QTY:001 EA	
51-641-20-09	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-640-20-71 AND 51-640-25-71,20-25 MM, 58 HOLE,POLYAMIDE,QTY:001 EA	
51-641-20-71	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, 3DX, WILLIAMS, U PLATE, RIGHT, RTCH, 1.5-1.8 MM SCREW,20 MM, 58 HOLE,TI-6AL-4V,QTY:001 EA	
51-641-20-91	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, 3DX, WILLIAMS, RIGHT, TOP RTCH, 1.5-1.8 MM SCREW,20 MM, 58 HOLE,TI-6AL-4V,QTY:001 EA	
51-641-25-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, 3DX, WILLIAMS, U PLATE, RIGHT, RTCH, 1.5-1.8 MM SCREW,25 MM, 58 HOLE,TI-6AL-4V,QTY:001 EA	
51-641-25-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, 3DX, WILLIAMS, RIGHT, TOP RTCH, 1.5-1.8 MM SCREW,25 MM, 58 HOLE,TI-6AL-4V,QTY:001 EA	
51-641-25-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-641-20-71 AND 51-641-25-71,20-25 MM, 58 HOLE,POLYAMIDE,QTY:001 EA	
51-643-50-09	DISTRACTION, INTERNAL,DIST, CRANIAL, ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,50 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-643-50-71	DISTRACTION, INTERNAL, STERILE,DIST, CRANIAL, ZURICH 2, END DRV, RTCH, 1.5-1.8 MM SCREW,50 MM, 16 HOLE,TI-6AL-4V,QTY:001 EA	
51-643-50-81	DISTRACTION, INTERNAL, STERILE,SIZER, FOR 51-563-30-71, 51-563-40-71 AND 51-643-50-71,30-50 MM, 16 HOLE,TITANIUM,QTY:001 EA	
51-650-20-09	DISTRACTION, INTERNAL,DIST, CLEFT, MICRO ZURICH 2, LIQU TRANS, LEFT, 1.5-1.8 MM SCREW,20 MM, 8 HOLE, T=0.6 MM,TI-6AL-4V,QTY:001 EA	
51-650-20-71	DISTRACTION, INTERNAL, STERILE,DIST, CLEFT, MICRO ZURICH 2, LIQU TRANS, LEFT, 1.5-1.8 MM SCREW,20 MM, 8 HOLE, T=0.6 MM,TI-6AL-4V,QTY:001 EA	
51-651-20-09	DISTRACTION, INTERNAL,DIST, CLEFT, MICRO ZURICH 2, LIQU TRANS, RIGHT, 1.5-1.8 MM SCREW,20 MM, 8 HOLE, T=0.6 MM,TI-6AL-4V,QTY:001 EA	
51-651-20-71	DISTRACTION, INTERNAL, STERILE,DIST, CLEFT, MICRO ZURICH 2, LIQU TRANS, RIGHT, 1.5-1.8 MM SCREW,20 MM, 8 HOLE, T=0.6 MM,TI-6AL-4V,QTY:001 EA	
51-700-11-09	DISTRACTION, INTERNAL,SPARE PART, PLATE, TLCK TRANS, 1 HOLE FOR 2.7-3.2 MM SCREW,QTY:001 EA	
51-700-11-71	DISTRACTION, INTERNAL, STERILE,PLATE, TLCK TRANS, 1 HOLE FOR 2.7-3.2 MM SCREW,TI-6AL-4V,QTY:001 EA	
51-700-40-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, STR, 1.5-1.8 MM SCREW,40 MM, 88 HOLE,TI-6AL-4V,QTY:001 EA	
51-700-40-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, STR, 1.5-1.8 MM SCREW,40 MM, 88 HOLE,TI-6AL-4V,QTY:001 EA	
51-700-50-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, STR, 1.5-1.8 MM SCREW,50 MM, 88 HOLE,TI-6AL-4V,QTY:001 EA	
51-700-50-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, STR, 1.5-1.8 MM SCREW,50 MM, 88 HOLE,TI-6AL-4V,QTY:001 EA	
51-700-60-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, STR, 1.5-1.8 MM SCREW,60 MM, 88 HOLE,TI-6AL-4V,QTY:001 EA	
51-700-60-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, STR, 1.5-1.8 MM SCREW,60 MM, 88 HOLE,TI-6AL-4V,QTY:001 EA	
51-710-50-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, HERFORD, LEFT, 1.5-1.8 MM SCREW,50 MM, 131 HOLE,TI-6AL-4V,QTY:001 EA	
51-710-50-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, HERFORD, LEFT, 1.5-1.8 MM SCREW,50 MM, 131 HOLE,TI-6AL-4V,QTY:001 EA	
51-711-50-09	DISTRACTION, INTERNAL,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, HERFORD, RIGHT, 1.5-1.8 MM SCREW,50 MM, 131 HOLE,TI-6AL-4V,QTY:001 EA	
51-711-50-71	DISTRACTION, INTERNAL, STERILE,DIST, MANDIBLE, ZURICH 2, TLTS TRANS, HERFORD, RIGHT, 1.5-1.8 MM SCREW,50 MM, 131 HOLE,TI-6AL-4V,QTY:001 EA	
51-760-00-07	DISTRACTION, INTERNAL,PATIENT SCREWDRIVER, HEX, 0.75 MM TURN, BLACK,2.5 MM HEX,QTY:001 EA	
52-010-01-07	RESORB X,STOP, FRICTION, FOR TAPS,QTY:001 EA	
52-010-02-07	RESORB X,STOP, POSITIVE, FOR TAPS,QTY:002 EA	
52-010-24-07	RESORB X,TAP, FRICTION STOP, 2.4 MM, DRILL FREE,100 MM,QTY:001 EA	
52-010-98-07	RESORB X,BLADE, SCREWDRIVER, TORX, SCREWS, FOR 25-402-99-07,80 MM,QTY:001 EA	
52-012-21-07	RESORB X,TAP, POSITIVE STOP, 2.1 MM, DRILL FREE,100 MM,QTY:001 EA	
52-014-21-07	RESORB X,TAP, POSITIVE STOP, 2.1 MM, DRILL FREE, FOR BOS,70 MM,QTY:001 EA	

Product Number	Material Description	Proposed Price
52-018-20-07	RESORB X,TAP, POSITIVE STOP, HEX, 2.1 MM, 5 MM STOP, DRILL FREE, SCREWS, FOR BOS,40 MM,QTY:001 EA	
52-019-20-07	RESORB X,TAP, POSITIVE STOP, HEX, 2.1 MM, DRILL FREE, FOR BOS,70 MM,QTY:001 EA	
52-020-54-04	RESORB X, STERILE,SCREW,2.1 X 4 MM,PDLLA,QTY:005 EA	
52-020-55-04	RESORB X, STERILE,SCREW,2.1 X 5 MM,PDLLA,QTY:005 EA	
52-020-57-04	RESORB X, STERILE,SCREW,2.1 X 7 MM,PDLLA,QTY:005 EA	
52-021-27-04	RESORB X, STERILE,SCREW,2.1 X 7 MM,PDLLA,QTY:002 EA	
52-021-29-04	RESORB X, STERILE,SCREW,2.1 X 9 MM,PDLLA,QTY:002 EA	
52-022-24-04	RESORB X, STERILE,SCREW,2.1 X 4 MM,PDLLA,QTY:020 EA	
52-022-25-04	RESORB X, STERILE,SCREW,2.1 X 5 MM,PDLLA,QTY:020 EA	
52-024-25-04	RESORB X, STERILE,SCREW,2.4 X 5 MM,PDLLA,QTY:002 EA	
52-024-27-04	RESORB X, STERILE,SCREW,2.4 X 7 MM,PDLLA,QTY:002 EA	
52-042-17-04	RESORB X, STERILE,PLATE, BADIE,13 X 7 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-042-18-04	RESORB X, STERILE,PLATE, BADIE,10 X 5 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-042-19-04	RESORB X, STERILE,PLATE, BADIE,16 X 9 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-042-23-04	RESORB X, STERILE,PLATE, SELLA RECON, W/TAB,20 X 20 MM, T=0.3 MM,PDLLA,QTY:001 EA	
52-042-24-04	RESORB X, STERILE,PLATE, SELLA RECON, W/TAB,20 X 20 MM, T=0.2 MM,PDLLA,QTY:001 EA	
52-075-04-04	RESORB X, STERILE,PLATE, STR,4 HOLE, 21 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-075-08-04	RESORB X, STERILE,PLATE, STR,8 HOLE, 41 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-076-08-04	RESORB X, STERILE,PLATE, CVD,8 HOLE, 41 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-076-22-04	RESORB X, STERILE,PLATE, STR,22 HOLE, 111 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-077-04-04	RESORB X, STERILE,PLATE, STR,4 HOLE, 26 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-082-04-04	RESORB X, STERILE,PLATE, STR,4 HOLE, 26 MM, T=0.8 MM,PDLLA,QTY:001 EA	
52-085-05-04	RESORB X, STERILE,PLATE, Y SHP,5 HOLE, 25 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-088-06-04	RESORB X, STERILE,PLATE, T SHP,6 HOLE, 21 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-090-06-04	RESORB X, STERILE,PLATE, DBL Y SHP,6 HOLE, 23 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-091-06-04	RESORB X, STERILE,PLATE, DBL Y SHP,6 HOLE, 23 X 14 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-093-06-04	_RESORB X, STERILE,PLATE, DBL Y SHP, 0.5 MM CONTOUR,6 HOLE, 23 X 14 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-096-06-04	_RESORB X, STERILE,PLATE, L SHP, RIGHT,3 X 3 HOLES, 26 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-108-11-71	RESORB X, STERILE,TEMPLATE, SMALL GRID, STR,126 X 11 MM,ALUMINUM,QTY:001 EA	
52-113-05-07	RESORB X,TWIST DRILL, J NOTCH, 5 MM STOP,1.3 X 50 MM,QTY:001 EA	
52-118-04-07	_RESORB X,TWIST DRILL, J NOTCH, 8 MM STOP,1.3 X 50 MM,QTY:001 EA	
52-118-10-07	RESORB X,TWIST DRILL, J NOTCH, 10 MM STOP,1.8 X 50 MM,QTY:001 EA	
52-121-06-07	RESORB X,TWIST DRILL, J NOTCH, 6 MM STOP,2.1 X 50 MM,QTY:001 EA	
52-121-08-07	RESORB X,TWIST DRILL, J NOTCH, 8 MM STOP,2.1 X 50 MM,QTY:001 EA	
52-178-22-04	_RESORB-X TEMPLATE, STRAIGHT,,22-HOLE, MALLEABLE, 1.0MM PROFILE,QTY:001 EA	
52-201-01-07	LEVEL ONE,WAND, HOLDING, PLATE,16.5 CM,QTY:001 EA	
52-201-02-07	LEVEL ONE,FORCEPS, HOLDING, PLATE, CURVED,15 CM,QTY:001 EA	
52-202-01-07	LEVEL ONE,CLAMP, SONICWELD, CURVED, BONE TO MESH, FOR SMALL GRID MESH,17 CM,QTY:001 EA	
52-202-02-07	LEVEL ONE,CLAMP, SONICWELD, STRAIGHT, BONE TO MESH, FOR SMALL GRID MESH,18 CM,QTY:001 EA	
52-218-06-07	RESORB X,TWIST DRILL, HEX, 6 MM STOP,1.8 X 40 MM,QTY:001 EA	
52-218-08-07	_RESORB X,TWIST DRILL, HEX, 8 MM STOP,1.8 X 40 MM,QTY:001 EA	
52-218-10-07	RESORB X,TWIST DRILL, HEX, 10 MM STOP,1.8 X 40 MM,QTY:001 EA	
52-249-00-04	RESORB X, STERILE,MESH, SMALL GRID,246 X 11 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-251-00-04	RESORB X, STERILE,MESH, SMALL GRID,16 X 251 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-251-01-04	RESORB X, STERILE,MESH, SMALL GRID,251 X 16 MM, T=1.5 MM,PDLLA,QTY:001 EA	
52-275-04-04	_RESORB-X TEMPLATE, 4-HOLE,,REGULAR, MALLEABLE, 1.0MM PROFILE,QTY:001 EA	
52-275-08-04	_RESORB-X TEMPLATE, STRAIGHT,,8-HOLE, MALLEABLE, 1.0MM PROFILE,QTY:001 EA	
52-301-07-04	RESORB X, STERILE,MESH, SMART, ALVEOLAR SHELL,7 X 2.5 MM, T=0.1 MM,PDLLA,QTY:001 EA	
52-301-20-04	RESORB X, STERILE,MESH, FOIL,50 X 20 MM, T=0.1 MM,PDLLA,QTY:001 EA	
52-301-28-04	RESORB X, STERILE,MESH, FOIL,25 X 25 MM, T=0.1 MM,PDLLA,QTY:001 EA	
52-301-30-04	RESORB X, STERILE,MESH, MEMBRANE,50 X 20 MM, T=0.1 MM,PDLLA,QTY:001 EA	
52-301-38-04	RESORB X, STERILE,MESH, MEMBRANE,25 X 25 MM, T=0.1 MM,PDLLA,QTY:001 EA	
52-302-20-04	RESORB X, STERILE,MESH, FOIL,50 X 20 MM, T=0.2 MM,PDLLA,QTY:001 EA	
52-302-30-04	RESORB X, STERILE,MESH, MEMBRANE,50 X 20 MM, T=0.2 MM,PDLLA,QTY:001 EA	
52-303-25-04	RESORB X, STERILE,MESH, SMALL GRID,26 X 26 MM, T=0.3 MM,PDLLA,QTY:001 EA	
52-303-28-04	RESORB X, STERILE,MESH, FOIL,26 X 26 MM, T=0.3 MM,PDLLA,QTY:001 EA	
52-303-50-04	RESORB X, STERILE,MESH, SMALL GRID,51 X 51 MM, T=0.3 MM,PDLLA,QTY:001 EA	
52-303-52-04	RESORB X, STERILE,MESH, FOIL,51 X 51 MM, T=0.3 MM,PDLLA,QTY:001 EA	
52-303-81-04	RESORB X, STERILE,MESH, SMALL GRID,81 X 81 MM, T=0.3 MM,PDLLA,QTY:001 EA	
52-306-13-04	RESORB X, STERILE,MESH, SMALL GRID,126 X 126 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-306-23-04	RESORB X, STERILE,PLATE, ORBITAL FLOOR, TRIANGULAR,23 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-306-25-04	RESORB X, STERILE,MESH, SMALL GRID,26 X 26 MM, T=0.6MM,PDLLA,QTY:001 EA	
52-306-28-04	_RESORB X, STERILE,MESH, FOIL,26 X 26 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-306-30-04	RESORB X, STERILE,PLATE, ORBITAL FLOOR, TRIANGULAR,30 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-306-40-04	RESORB X, STERILE,PLATE, ORBITAL FLOOR,40 X 40 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-306-50-04	RESORB X, STERILE,MESH, SMALL GRID,51 X 51 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-306-52-04	RESORB X, STERILE,MESH, FOIL,51 X 51 MM, T=0.6 MM,PDLLA,QTY:001 EA	
52-308-11-04	RESORB X, STERILE,MESH, SMALL GRID,126 X 11 MM, T=0.8 MM,PDLLA,QTY:001 EA	
52-308-13-04	RESORB X, STERILE,MESH, SMALL GRID,123 X 123 MM, T=0.8 MM,PDLLA,QTY:001 EA	
52-308-50-04	RESORB X, STERILE,MESH, SMALL GRID,53 X 53 MM, T=0.8 MM,PDLLA,QTY:001 EA	
52-310-11-04	RESORB X, STERILE,MESH, SMALL GRID,126 X 11 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-310-12-04	RESORB X, STERILE,MESH, LARGE GRID,126 X 126 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-310-13-04	RESORB X, STERILE,MESH, SMALL GRID,126 X 126 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-310-14-04	RESORB X, STERILE,MESH, FOIL,126 X 11 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-310-25-04	RESORB X, STERILE,MESH, SMALL GRID,26 X 26 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-310-27-04	RESORB X, STERILE,MESH, LARGE GRID,104 X 29 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-310-31-04	RESORB X, STERILE,MESH, SMALL GRID,106 X 31 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-310-41-04	RESORB X, STERILE,MESH, SMALL GRID,161 X 41 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-310-50-04	RESORB X, STERILE,MESH, SMALL GRID,51 X 51 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-310-51-04	RESORB X, STERILE,MESH, SMALL GRID,51 X 31 MM, T=1.0MM,PDLLA,QTY:001 EA	
52-310-52-04	RESORB X, STERILE,MESH, FOIL,51 X 51 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-311-11-04	RESORB X, STERILE,MESH, SMALL GRID,249 X 11 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-312-12-04	RESORB X, STERILE,BURR HOLE COVER,5 HOLE, 12 MM DIA, T=1.0 MM,PDLLA,QTY:001 EA	
52-312-13-04	RESORB X, STERILE,BURR HOLE COVER, 1.0 MM CONTOUR,5 HOLE, 12 MM DIA, T=1.0 MM,PDLLA,QTY:001 EA	
52-312-17-04	RESORB X, STERILE,BURR HOLE COVER,5 HOLE, 17 MM DIA, T=1.0 MM,PDLLA,QTY:001 EA	
52-312-23-04	RESORB X, STERILE,BURR HOLE COVER, 1.0 MM CONTOUR,5 HOLE, 22 MM DIA, T=1.0 MM,PDLLA,QTY:001 EA	
52-313-11-04	_RBX TEMPLATE,126x11x1MM,2-HOLE,QTY:001 EA	
52-313-25-04	_RESORB X,TEMPLATE, SMALL GRID,26 X 26 MM,TITANIUM,QTY:001 EA	
52-313-40-04	_RESORB-X TEMPLATE, MESH,,ORBITAL FLOOR, 40 X 40 X 0.6MM,QTY:001 EA	
52-313-50-04	_RESORB X,TEMPLATE, SMALL GRID,51 X 51 MM,TITANIUM,QTY:001 EA	
52-313-52-71	RESORB X, STERILE,TEMPLATE, CRANIAL MARKING GUIDE,QTY:001 EA	
52-313-95-71	RESORB X, STERILE,TEMPLATE, MANDIBULAR FORMING DEVICE,QTY:001 EA	
52-313-96-71	RESORB X, STERILE,TEMPLATE, MAXILLARY FORMING DEVICE,QTY:001 EA	
52-314-12-04	RESORB X, STERILE,MESH, SPECIALTY, SUN PATTERN,126 X 126 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-314-31-04	RESORB X, STERILE,MESH, SMALL GRID, CVD,310 X 11 MM, T=1.0 MM,PDLLA,QTY:001 EA	
52-320-11-04	RESORB X, STERILE,MESH, SMALL GRID,126 X 11 MM, T=2.0 MM,PDLLA,QTY:001 EA	
52-400-12-04	_LEVEL ONE,CONTAINER, FOR XCELSIOR WATER BATH,QTY:001 EA	

Product Number	Material Description	Proposed Price
52-400-13-04	RESORB X,XCELSIOR WATER BATH, COVER,QTY:001 EA	
52-400-14-04	RESORB X,XCELSIOR WATER BATH, WATER CONTAINER,QTY:001 EA	
52-400-97-04	HOSPITAL GRADE POWER CORD,USED W/XCELSIOR WATERBATH AND SONICWELDER,QTY:001 EA	
52-400-98-04	RESORB X,XCELSIOR WATER BATH, COMPLETE, QTY:001 EA	
52-406-23-04	RESORB X, STERILE,TEMPLATE, ORBITAL FLOOR, TRIANGULAR, FOR 52-306-23-04 AND 52-806-23-04,23 MM,TITANIUM,QTY:001 EA	
52-406-30-04	RESORB X, STERILE,TEMPLATE, ORBITAL FLOOR, TRIANGULAR, FOR 52-306-30-04 AND 52-806-30-04,30 MM,TITANIUM,QTY:001 EA	
52-413-25-04	_RESORB-X TEMPLATE, 25 X 25 X,0.5MM, MALLEABLE,QTY:001 EA	
52-413-50-04	_RESORB-X TEMPLATE, 50 X 50 X,0.6MM, MALLEABLE,QTY:001 EA	
52-500-01-04	_SONICWELD RX,ULTRASONIC UNIT,QTY:001 EA	
52-500-02-04	SONICWELD RX,FOOTSWITCH, CIRCULAR, W/CABLE,QTY:001 EA	
52-500-03-04	SONICWELD RX,HANDPIECE, W/CABLE,QTY:001 EA	
52-500-04-04	_SONICWELD RX,FOOTSWITCH, RECTANGULAR, W/CABLE,QTY:001 EA	
52-500-23-04	SONICWELD RX,HANDPIECE II, W/CABLE,3 M,QTY:001 EA	
52-500-24-04	SONICWELD RX,HANDPIECE II, W/CABLE,6 M,QTY:001 EA	
52-500-33-04	SONICWELD RX,EXTENSION CABLE, FOR HANDPIECE W/CABLE,3 M,QTY:001 EA	
52-501-01-04	_SONICWELD RX,SONOTRODE, STANDARD, STRAIGHT,QTY:001 EA	
52-501-02-04	_SONICWELD RX,SONOTRODE, STANDARD, ANGLED 115°,QTY:001 EA	
52-501-03-04	_SONICWELD RX,SONOTRODE, SMOOTHING, STRAIGHT,QTY:001 EA	
52-501-04-04	_SONICWELD RX,SONOTRODE, SMOOTHING, ANGLED 115°,QTY:001 EA	
52-501-21-04	SONICWELD RX,SONOTRODE II, STANDARD, STRAIGHT,QTY:001 EA	
52-501-22-04	SONICWELD RX,SONOTRODE II, STANDARD, ANGLED 115°,QTY:001 EA	
52-501-23-04	SONICWELD RX,SONOTRODE II, SMOOTHING, STRAIGHT,QTY:001 EA	
52-501-24-04	SONICWELD RX,SONOTRODE II, SMOOTHING, ANGLED 115°,QTY:001 EA	
52-502-01-04	SONICWELD RX,WRENCH, FOR SONOTRODE,QTY:001 EA	
52-502-02-04	_LEVEL ONE,CASE, FOR SONICWELD RX,QTY:001 EA	
52-502-21-04	SONICWELD RX,ULTRASONIC II UNIT,QTY:001 EA	
52-503-03-04	SONICWELD RX,SPARE PART, BULB,QTY:001 EA	
52-503-04-04	SONICWELD RX,SPARE PART, FUSE, F1AL,QTY:001 EA	
52-504-00-04	SONICWELD RX,FINGER SWITCH ASSEMBLY COMPLETE,QTY:001 EA	
52-504-01-04	_SONICWELD RX,FINGER SWITCH,QTY:001 EA	
52-504-02-04	_SONICWELD RX,CONNECTION CLIP, FOR FINGER SWITCH,QTY:001 EA	
52-504-03-04	_SONICWELD RX,ADAPTER, FOR FINGER SWITCH,QTY:001 EA	
52-504-04-04	_SONICWELD RX,CLIP, FOR FINGER SWITCH CABLE,QTY:005 EA	
52-504-04-91	SONICWELD RX,CLIP, FOR FINGER SWITCH CABLE,QTY:001 EA	
52-504-06-04	_SONICWELD RX,CABLE, FOR FINGER SWITCH,6 M,QTY:001 EA	
52-509-05-07	SONICWELD RX,TWIST DRILL, DENTAL LATCH, 5 MM STOP,1.0 X 20 MM,QTY:001 EA	
52-510-04-07	SONICWELD RX,TWIST DRILL, J NOTCH, 4 MM STOP,1.4 X 50 MM,QTY:001 EA	
52-510-05-07	SONICWELD RX,TWIST DRILL, J NOTCH, 5 MM STOP,1.0 X 50 MM,QTY:001 EA	
52-510-06-07	_SONICWELD RX,TWIST DRILL, J NOTCH, 6 MM STOP,1.0 X 50 MM,QTY:001 EA	
52-510-07-07	_SONICWELD RX,TWIST DRILL, J NOTCH, 7 MM STOP,1.0 X 50 MM,QTY:001 EA	
52-510-08-07	_SONICWELD RX,TWIST DRILL, J NOTCH, 7 MM STOP,1.4 X 50 MM,QTY:001 EA	
52-512-05-07	SONICWELD RX,TWIST DRILL, DENTAL LATCH, 5 MM STOP,1.0 X 30 MM,QTY:001 EA	
52-515-05-07	SONICWELD RX,TWIST DRILL, DENTAL LATCH, 5 MM STOP,1.6 X 20 MM,QTY:001 EA	
52-515-10-07	SONICWELD RX,TWIST DRILL, DENTAL LATCH, 10 MM STOP,1.6 X 25 MM,QTY:001 EA	
52-516-04-07	_SONICWELD RX,TWIST DRILL, J NOTCH, 4 MM STOP,1.6 X 50 MM,QTY:001 EA	
52-516-05-07	SONICWELD RX,TWIST DRILL, J NOTCH, 5 MM STOP,1.6 X 50 MM,QTY:001 EA	
52-516-05-71	SONICWELD RX, STERILE,TWIST DRILL, J NOTCH, 5 MM STOP,1.6 X 50 MM,QTY:001 EA	
52-516-06-07	SONICWELD RX,TWIST DRILL, J NOTCH, 6 MM STOP,1.6 X 50 MM,QTY:001 EA	
52-516-08-07	_SONICWELD RX,TWIST DRILL, J NOTCH, 8 MM STOP,1.6 X 50 MM,QTY:001 EA	
52-516-08-71	SONICWELD RX, STERILE,TWIST DRILL, J NOTCH, 8 MM STOP,1.6 X 50 MM,QTY:001 EA	
52-516-10-07	_SONICWELD RX,TWIST DRILL, J NOTCH, 10 MM STOP,1.6 X 50 MM,QTY:001 EA	
52-516-10-71	SONICWELD RX, STERILE,TWIST DRILL, J NOTCH, 10 MM STOP,1.6 X 50 MM,QTY:001 EA	
52-516-24-04	SONICWELD RX, STERILE,SONICPIN RX,1.6 X 4 MM,PDLLA,QTY:002 EA	
52-516-25-04	SONICWELD RX, STERILE,SONICPIN RX,1.6 X 5 MM,PDLLA,QTY:002 EA	
52-516-51-07	SONICWELD RX,TWIST DRILL, J NOTCH, ADJUSTABLE, 4-19 MM STOP,1.6-2.2 X 100 MM,QTY:001 EA	
52-516-52-07	SONICWELD RX,TWIST DRILL, HEX, ADJUSTABLE, 4-19 MM STOP,1.6-2.2 X 75 MM,QTY:001 EA	
52-516-54-04	SONICWELD RX, STERILE,SONICPIN RX,1.6 X 4 MM,PDLLA,QTY:005 EA	
52-516-55-04	SONICWELD RX, STERILE,SONICPIN RX,1.6 X 5 MM,PDLLA,QTY:005 EA	
52-516-56-04	_SONICWELD RX, STERILE,SONICPIN RX,1.6 X 6 MM,PDLLA,QTY:005 EA	
52-516-57-04	SONICWELD RX, STERILE,SONICPIN RX,1.6 X 7 MM,PDLLA,QTY:005 EA	
52-516-60-07	LEVEL ONE,STOP, ADJUSTABLE, FOR SEGMENTED DRILL,QTY:001 EA	
52-516-75-07	_SONICWELD RX,TWIST DRILL, J NOTCH, 5 MM STOP,1.6 X 70 MM,QTY:001 EA	
52-517-06-07	SONICWELD RX,TWIST DRILL, J NOTCH, 10 MM STOP,1.6 X 70 MM,QTY:001 EA	
52-518-05-07	SONICWELD RX,TWIST DRILL, DENTAL LATCH, 5 MM STOP,1.6 X 30 MM,QTY:001 EA	
52-519-25-04	SONICWELD RX, STERILE,SONICPIN RX, HEADLESS,1.6 X 5 MM,PDLLA,QTY:002 EA	
52-519-45-04	SONICWELD RX, STERILE,SONICPIN RX, HEADLESS,1.6 X 5 MM,PDLLA,QTY:004 EA	
52-521-24-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 4 MM,PDLLA,QTY:002 EA	
52-521-25-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 5 MM,PDLLA,QTY:002 EA	
52-521-27-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 7 MM,PDLLA,QTY:002 EA	
52-521-29-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 9 MM,PDLLA,QTY:002 EA	
52-521-31-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 11 MM,PDLLA,QTY:002 EA	
52-521-33-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 13 MM,PDLLA,QTY:002 EA	
52-521-35-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 15 MM,PDLLA,QTY:002 EA	
52-521-37-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 17 MM,PDLLA,QTY:002 EA	
52-521-53-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 3 MM,PDLLA,QTY:005 EA	
52-521-54-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 4 MM,PDLLA,QTY:005 EA	
52-521-55-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 5 MM,PDLLA,QTY:005 EA	
52-521-57-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 7 MM,PDLLA,QTY:005 EA	
52-521-59-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 9 MM,PDLLA,QTY:005 EA	
52-522-10-07	SONICWELD RX,TWIST DRILL, DENTAL LATCH, 10 MM STOP,2.1 X 22 MM,QTY:001 EA	
52-522-54-04	SONICWELD RX, STERILE,SONICPIN RXG,2.1 X 4 MM,PLLA-PGA,QTY:005 EA	
52-522-55-04	SONICWELD RX, STERILE,SONICPIN RXG,2.1 X 5 MM,PLLA-PGA,QTY:005 EA	
52-610-04-07	SONICWELD RX,TWIST DRILL, HEX, 4 MM STOP,1.0 X 40 MM,QTY:001 EA	
52-610-05-07	SONICWELD RX,TWIST DRILL, HEX, 5 MM STOP,1.0 X 40 MM,QTY:001 EA	
52-610-08-07	SONICWELD RX,TWIST DRILL, HEX, 8 MM STOP,1.0 X 40 MM,QTY:001 EA	
52-616-03-07	SONICWELD RX,TWIST DRILL, HEX, 3 MM STOP,1.6 X 40 MM,QTY:001 EA	
52-616-04-07	SONICWELD RX,TWIST DRILL, HEX, 4 MM STOP,1.6 X 40 MM,QTY:001 EA	
52-616-05-07	SONICWELD RX,TWIST DRILL, HEX, 5 MM STOP,1.6 X 40 MM,QTY:001 EA	
52-616-05-71	SONICWELD RX, STERILE,TWIST DRILL, HEX, 5 MM STOP,1.6 X 40 MM,QTY:001 EA	
52-616-10-07	SONICWELD RX,TWIST DRILL, HEX, 10 MM STOP,1.6 X 40 MM,QTY:001 EA	
52-616-10-71	SONICWELD RX, STERILE,TWIST DRILL, HEX, 10 MM STOP,1.6 X 40 MM,QTY:001 EA	
52-616-24-04	SONICWELD RX, STERILE,SONICPIN RX,1.6 X 4 MM,PDLLA,QTY:020 EA	
52-616-75-07	SONICWELD RX,TWIST DRILL, HEX, 5 MM STOP,1.6 X 70 MM,QTY:001 EA	
52-621-24-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 4 MM,PDLLA,QTY:020 EA	
52-621-25-04	SONICWELD RX, STERILE,SONICPIN RX,2.1 X 5 MM,PDLLA,QTY:020 EA	
52-622-24-04	SONICWELD RX, STERILE,SONICPIN RXG,2.1 X 4 MM,PLLA-PGA,QTY:020 EA	
52-626-04-07	SONICWELD RX,TWIST DRILL, HEX, 4 MM STOP W/COUNTERSINK,1.6 X 40 MM,QTY:001 EA	

Product Number	Material Description	Proposed Price
52-626-07-07	SONICWELD RX,TWIST DRILL, HEX, 7 MM STOP W/COUNTERSINK,1.6 X 40 MM,QTY:001 EA	
52-641-14-04	SONICWELD RX, STERILE,SONICPIN RX, ENDOBROW FIXATION,2.1 X 4 MM,PDLA,QTY:001 EA	
52-641-15-04	SONICWELD RX, STERILE,SONICPIN RX, ENDOBROW FIXATION,2.1 X 5 MM,PDLA,QTY:001 EA	
52-803-13-04	RESORB XG, STERILE,MESH, SMALL GRID,126 X 126 MM, T=0.3 MM,PLLA-PGA,QTY:001 EA	
52-803-50-04	RESORB XG, STERILE, MESH, SMALL GRID,51 X 51 MM, T=0.3 MM,PLLA-PGA,QTY:001 EA	
52-806-08-04	RESORB XG, STERILE,PLATE, STR,8 HOLE, 41 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-10-04	RESORB XG, STERILE,PLATE, STR,10 HOLE, 51 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-13-04	RESORB XG, STERILE,MESH, SMALL GRID,126 X 126 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-20-04	RESORB XG, STERILE,MESH, SPECIALTY, MULTIPLE DIA HOLES,73 X 11 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-22-04	RESORB XG, STERILE,PLATE, STR,22 HOLE, 111 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-23-04	RESORB XG, STERILE,PLATE, ORBITAL FLOOR, TRIANGULAR,23 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-25-04	RESORB XG, STERILE, MESH, SMALL GRID,26 X 26 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-30-04	RESORB XG, STERILE,PLATE, ORBITAL FLOOR, TRIANGULAR,30 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-40-04	RESORB XG, STERILE,PLATE, STR, 24 MM BRG,4 HOLE, 40 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-44-04	RESORB XG, STERILE,PLATE, ORBITAL FLOOR,40 X 40 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-50-04	RESORB XG, STERILE,MESH, SMALL GRID,51 X 51 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-51-04	RESORB XG, STERILE,MESH, MICRO GRID,51 X 51 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-52-04	RESORB XG, STERILE,MESH, FOIL,51 X 51 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-68-04	RESORB XG, STERILE,PLATE, ORBITAL FLOOR, SMART, RIGHT,30 X 27 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-806-69-04	RESORB XG, STERILE,PLATE, ORBITAL FLOOR, SMART, LEFT,30 X 27 MM, T=0.6 MM,PLLA-PGA,QTY:001 EA	
52-808-11-04	RESORB XG, STERILE,MESH, SMALL GRID,126 X 11 MM, T=0.8 MM,PLLA-PGA,QTY:001 EA	
52-808-13-04	RESORB XG, STERILE,MESH, SMALL GRID,126 X 126 MM, T=0.8 MM,PLLA-PGA,QTY:001 EA	
52-808-22-04	RESORB XG, STERILE,PLATE, STR,22 HOLE, 111 MM, T=0.8 MM,PLLA-PGA,QTY:001 EA	
52-808-50-04	RESORB XG, STERILE,MESH, SMALL GRID,51 X 51 MM, T=0.8 MM,PLLA-PGA,QTY:001 EA	
52-808-55-04	RESORB XG, STERILE,MESH, SMALL GRID,51 X 51 MM, T=1.5 MM,PLLA-PGA,QTY:001 EA	
52-810-11-04	RESORB XG, STERILE, MESH, SMALL GRID,126 X 11 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-810-12-04	RESORB XG, STERILE, MESH, LARGE GRID,126 X 126 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-810-13-04	RESORB XG, STERILE, MESH, SMALL GRID,126 X 126 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-810-14-04	RESORB XG, STERILE, MESH, FOIL,126 X 11 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-810-25-04	RESORB XG, STERILE, MESH, SMALL GRID,26 X 26 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-810-27-04	RESORB XG, STERILE, MESH, LARGE GRID,104 X 29 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-810-31-04	RESORB XG, STERILE, MESH, SMALL GRID,106 X 31 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-810-50-04	RESORB XG, STERILE, MESH, SMALL GRID,51 X 51 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-810-51-04	RESORB XG, STERILE, MESH, SMALL GRID,51 X 31 MM, T=1.0MM,PLLA-PGA,QTY:001 EA	
52-810-52-04	RESORB XG, STERILE, MESH, FOIL,51 X 51 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-810-53-04	RESORB XG, STERILE, MESH, LARGE GRID,51 X 51 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-812-14-04	RESORB XG, STERILE,BURR HOLE COVER, 0.5 MM CONTOUR,5 HOLE, 12 MM DIA, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-812-19-04	RESORB XG, STERILE,BURR HOLE COVER, 0.5 MM CONTOUR,5 HOLE, 17 MM DIA, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-812-24-04	RESORB XG, STERILE,BURR HOLE COVER, 0.5 MM CONTOUR,5 HOLE, 22 MM DIA, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-814-01-04	_RESORB XG, STERILE, MESH, SPECIALTY, SUN PATTERN, PARTIAL FOIL,101 X 101 MM, T=0.3 MM,PLLA-PGA,QTY:001 EA	
52-814-02-04	RESORB XG, STERILE, MESH, SPECIALTY, SUN PATTERN, PARTIAL SMALL GRID,101 X 101 MM, T=0.3 MM,PLLA-PGA,QTY:001 EA	
52-814-12-04	RESORB XG, STERILE, MESH, SPECIALTY, SUN PATTERN,126 X 126 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-815-11-04	RESORB XG, STERILE, MESH, SMALL GRID,126 X 11 MM, T=1.5 MM,PLLA-PGA,QTY:001 EA	
52-842-23-04	RESORB XG, STERILE,PLATE, SELLA RECON, W/TAB,20 X 20 MM, T=0.3 MM,PLLA-PGA,QTY:001 EA	
52-849-00-04	RESORB XG, STERILE, MESH, SMALL GRID,246 X 11 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-851-00-04	RESORB XG, STERILE, MESH, SMALL GRID,251 X 16 MM, T=0.8 MM,PLLA-PGA,QTY:001 EA	
52-875-04-04	RESORB XG, STERILE, PLATE, STR,4 HOLE, 21 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-876-08-04	RESORB XG, STERILE, PLATE, CVD,8 HOLE, 41 MM, T=0.8 MM,PLLA-PGA,QTY:001 EA	
52-876-22-04	RESORB XG, STERILE,PLATE, STR,22 HOLE, 111 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-877-04-04	RESORB XG, STERILE,PLATE, STR,4 HOLE, 26 MM, T= 1.0 MM,PLLA-PGA,QTY:001 EA	
52-890-06-04	RESORB XG, STERILE,PLATE, DBL Y SHP,6 HOLE, 23 MM, T=1.0 MM,PLLA-PGA,QTY:001 EA	
52-890-30-04	RESORB XG, STERILE,PLATE, DORA,30 MM,PLLA-PGA,QTY:001 EA	
52-890-40-04	RESORB XG, STERILE,PLATE, DORA,40 MM,PLLA-PGA,QTY:001 EA	
52-901-28-71	RESORB X, STERILE,TEMPLATE, SMALL GRID,26 X 26 MM,ALUMINUM,QTY:001 EA	
52-903-50-71	RESORB X, STERILE,TEMPLATE, SMALL GRID,51 X 51 MM,ALUMINUM,QTY:001 EA	
52-906-08-71	RESORB X, STERILE,TEMPLATE, STR, FOR 52-806-08-04 AND 52-075-08-04,8 HOLE, 41 MM,ALUMINUM,QTY:001 EA	
52-906-10-71	RESORB X, STERILE,TEMPLATE, STR, FOR 52-806-10-04,10 HOLE, 51 MM,ALUMINUM,QTY:001 EA	
52-906-23-71	RESORB X, STERILE,TEMPLATE, ORBITAL FLOOR, TRIANGULAR, FOR 52-306-23-04 AND 52-806-23-04,23 MM,ALUMINUM,QTY:001 EA	
52-906-30-71	RESORB X, STERILE,TEMPLATE, ORBITAL FLOOR, TRIANGULAR, FOR 52-306-30-04 AND 52-806-30-04,30 MM,ALUMINUM,QTY:001 EA	
52-975-04-71	RESORB X, STERILE,TEMPLATE, STR, FOR 52-075-04-04 AND 52-080-04-04,4 HOLE, 21 MM,ALUMINUM,QTY:001 EA	
52-976-08-71	RESORB X, STERILE,TEMPLATE, CVD, FOR 52-076-08-04 AND 52-876-04-04,8 HOLE, 41 MM,ALUMINUM,QTY:001 EA	
52-977-04-71	RESORB X, STERILE,TEMPLATE, STR,4 HOLE, 26 MM,ALUMINUM,QTY:001 EA	
52-978-22-71	RESORB X, STERILE,TEMPLATE, STR,22 HOLE, 111 MM,ALUMINUM,QTY:001 EA	
52-990-06-71	RESORB X, STERILE,TEMPLATE, DBL Y SHP, FOR 52-090-06-04 AND 52-890-06-04,6 HOLE, 23 MM,ALUMINUM,QTY:001 EA	
52-995-06-71	RESORB X, STERILE,TEMPLATE, L SHP, FOR 52-095-06-04 AND 52-096-06-04,3 X 3 HOLES, 26 MM,ALUMINUM,QTY:001 EA	
52-995-07-71	RESORB X, STERILE,TEMPLATE, L SHP, FOR 52-095-07-04 AND 52-096-07-04,3 X 3 HOLES, 31 MM,ALUMINUM,QTY:001 EA	
55-170-00-04	LEVEL ONE,TRAY, W/LID, FOR STERNAL TALONS AND INSTRUMENTS,46 X 25 X 6 CM,QTY:001 EA	
55-170-10-04	LEVEL ONE,TRAY, W/O LID, FOR STERNAL TALONS, AND INSTRUMENTS,46 X 25 X 6 CM,QTY:001 EA	
55-170-20-04	LEVEL ONE,LID, FOR STERNAL TALONS AND INSTRUMENTS,44 X 25 CM,QTY:001 EA	
55-173-00-04	LEVEL ONE,TRAY, FOR STERNAL INSTRUMENTS,23 X 24 X 6 CM,QTY:001 EA	
55-173-10-04	LEVEL ONE,LID, FOR STERNAL INSTRUMENTS,15 X 30 CM,QTY:001 EA	
55-173-11-04	LEVEL ONE,LID, FOR STERNAL INSTRUMENTS,30 X 30 CM,QTY:001 EA	
55-173-12-04	LEVEL ONE,TRAY, W/OUT LID, FOR STERNAL INSTRUMENTS STORAGE,30 X 30 CM,QTY:001 EA	
55-173-20-04	LEVEL ONE,INSERT, FOR STERNAL INSTRUMENTS, PLATES, TAB,QTY:001 EA	
55-173-21-04	LEVEL ONE,INSERT, FOR STERNAL INSTRUMENTS, PLATES, NOTCH,QTY:001 EA	
55-803-30-04	TRAY,CLEANING, FOR MARCORE INSTRUMENTS,QTY:001 EA	
55-950-40-04	LEVEL ONE,RACK, W/LID, FOR RESORB X STORAGE,QTY:001 EA	
55-950-41-04	LEVEL ONE,INSERT, FOR RESORB X TEMPLATE STORAGE, FITS IN 55-950-40,QTY:001 EA	
55-961-04-04	LEVEL ONE,TRAY, COMPLETE, 1.5 NEUROSURGERY MODULE,24 X 11.5 X 3 CM,QTY:001 EA	
55-961-26-04	LEVEL ONE,COMPLETE, LOW PROFILE NEURO,QTY:001 EA	
55-961-33-04	LEVEL ONE,COMPLETE, ULTRA LOW PROFILE NEURO,QTY:001 EA	
55-962-43-04	LEVEL ONE,TRAY, FOR SONOTRODE COMPONENT STORAGE,QTY:001 EA	
55-962-45-04	LEVEL ONE,RACK, FOR SONICWELD CLIP MAGAZINES STORAGE,QTY:001 EA	
55-963-04-04	LEVEL ONE,LID, FOR 1.5 NEURO MODULE,25 X 10 CM,QTY:001 EA	
55-963-38-04	LEVEL ONE,LID, FOR SONICWELD INSTRUMENT TRAY,21 X 25 CM,QTY:001 EA	
55-963-41-04	_LEVEL ONE,LID, COMPLETE, FOR STERNAL PLATES STORAGE,25 X 10 CM,QTY:001 EA	
55-963-43-04	LEVEL ONE,LID, FOR SONICELD, BATTERY OPERATED,25 X 10 CM,QTY:001 EA	
55-963-46-04	_LEVEL ONE,LID, FOR NEURO MASTER TRAY, V1,21 X 25 CM,QTY:001 EA	
55-963-51-04	LEVEL ONE,LID, FOR SONICWELD TRAY,8 X 10 CM,QTY:001 EA	
55-963-54-04	LEVEL ONE,LID, FOR ULTRA LOW PROFILE NEURO,25 X 10 CM,QTY:001 EA	
55-963-60-04	_LEVEL ONE,LID, FOR INSTRUMENT TRAY,44 X 25 CM,QTY:001 EA	
55-963-67-04	LEVEL ONE,LID, FOR NEURO MASTER TRAY, V2,20 X 25 CM,QTY:001 EA	
55-964-04-04	LEVEL ONE,INSERT, FOR 1.5 NEURO,QTY:001 EA	
55-964-21-04	LEVEL ONE,INSERT, FOR SONICWELD, BOD CONTAINER, IMPLANT CARTRIDGES,4 X 9 X 1 CM,QTY:001 EA	
55-964-22-04	LEVEL ONE,INSERT, FOR SONICWELD, BOD CONTAINER, TWIST DRILLS,4.5 X 21 X 1 CM,QTY:001 EA	
55-964-29-04	_LEVEL ONE,INSERT, FOR SONICWELD, BOD CONTAINER, TAP SCREWDRIVER BLADE,4.5 X 21 X 1 CM,QTY:001 EA	
55-964-37-04	LEVEL ONE,INSERT, FOR TRACK DISTRACTORS,QTY:001 EA	

Product Number	Material Description	Proposed Price
55-964-62-04	LEVEL ONE,INSERT, FOR TWIST DRILLS,QTY:001 EA	
55-964-89-04	LEVEL ONE,INSERT, FOR NEURO MASTER TRAY, NEURO PLATES STORAGE,QTY:001 EA	
55-964-96-04	LEVEL ONE,INSERT, FOR UNIVERSAL STERNAL PLATES STORAGE,QTY:001 EA	
55-965-81-04	LEVEL ONE,INSERT, FOR STERNAL, TRIPLE, W/NOTCH,QTY:001 EA	
55-965-82-04	LEVEL ONE,INSERT, FOR STERNAL, RECON, FULL LENGTH,QTY:001 EA	
55-969-17-04	_LEVEL ONE,TRAY, W/OUT LID, FOR NEURO BOS COMBO, AND INSERTS,11.5 X 24 X 6 CM,QTY:001 EA	
55-969-28-01	_LEVEL ONE,TRAY, FOR SONICWELD INSTRUMENTS,23 X 24 X 6 CM,QTY:001 EA	
55-969-33-04	LEVEL ONE NEURO,TRAY, COMPLETE, FOR MASTER NEURO PLATING, V3, 55-963-67, 55-964-88/89-04,23 X 24 X 6.5 CM,QTY:001 EA	
55-969-37-04	LEVEL ONE,TRAY, W/LID, FOR NEURO BOS COMBO, AND INSERTS,11.5 X 24 X 6 CM,QTY:001 EA	
55-969-38-01	_LEVEL ONE,TRAY, W/LID, FOR SONICWELD INSTRUMENTS,23 X 24 X 6 CM,QTY:001 EA	
55-969-42-04	LEVEL ONE,TRAY, W/LID, FOR SONICWELD INSTRUMENTS, W/SILICONE MAT,23 X 24 X 6 CM,QTY:001 EA	
55-969-44-04	LEVEL ONE,INSERT, FOR SONICWELD,9 X 11 X 2 CM,QTY:001 EA	
55-969-46-04	LEVEL ONE,TRAY, W/LID, FOR INSTRUMENTS, SMALL PARTS,10.5 X 5 X 2 CM,QTY:001 EA	
55-969-92-04	LEVEL ONE,SILICONE MAT, FOR NEURO MASTER TRAY,12.5 X 17.5 CM,QTY:001 EA	
55-970-00-04	_SONICWELD/RESORB-X CART,QTY:001 EA	
55-970-02-04	STERNAL/SONICWELD CART, SMALL,QTY:001 EA	
55-970-96-04	STERNAL CART, SMALL, COMPLETE,WITH GRAPHICS,QTY:001 EA	
55-991-28-04	LEVEL ONE THORACIC,MODULE, FOR L1, STERNAL PLATES STORAGE,QTY:001 EA	
55-991-72-04	LEVEL ONE THORACIC,MODULE, FOR L1, STERNAL SCREW STORAGE,QTY:001 EA	
55-992-04-04	_LEVEL ONE NEURO,TRAY, PLATES, MAIN, TOP,235 X 155 MM,QTY:001 EA	
55-992-05-04	_LEVEL ONE NEURO,TRAY, PLATES AND MESH, MISCELLANEOUS, BOTTOM,235 X 155 MM,QTY:001 EA	
60-000-06-00	IPS,PLANNING, ORTHOGNATHIC BASIC,QTY:001 EA	
60-000-06-09	IPS,MODEL, HALF, 00006,QTY:001 EA	
60-000-07-00	IPS,PLANNING, RECON/DIST,QTY:001 EA	
60-000-07-09	IPS,MODEL, FULL, 00007,QTY:001 EA	
60-000-08-00	IPS,PLANNING, ORTHOGNATHIC, EXPEDITED,QTY:001 EA	
60-000-11-09	IPS,MARKING GUIDE, RECON, COMPLEX, 00011,QTY:001 EA	
60-000-12-09	IPS,MARKING GUIDE, RECON, BONE GRAFT, 00012,QTY:001 EA	
60-000-13-09	IPS,MARKING GUIDE, RECON, MAND/MAX, 00013,QTY:001 EA	
60-000-15-09	IPS,MARKING GUIDE, ORTHOG, 00015,QTY:001 EA	
60-000-16-09	IPS,IMPLANT, CRANIAL, INDIVIDUAL, 00016,PEEK,QTY:001 EA	
60-000-16-71	IPS, STERILE,IMPLANT, CRANIAL, INDIVIDUAL, 00016,PEEK,QTY:001 EA	
60-000-17-09	IPS,IMPLANT, CRANIAL, 00017,PEEK,QTY:001 EA	
60-000-17-71	IPS, STERILE,IMPLANT, CRANIAL, 00017,PEEK,QTY:001 EA	
60-000-18-09	IPS,IMPLANT, CRANIAL, 00018,PEEK,QTY:001 EA	
60-000-18-71	IPS, STERILE,IMPLANT, CRANIAL, 00018,PEEK,QTY:001 EA	
60-000-19-09	IPS,IMPLANT, CRANIAL, 00019,PEEK,QTY:001 EA	
60-000-19-71	IPS, STERILE,IMPLANT, CRANIAL, 00019,PEEK,QTY:001 EA	
60-000-20-09	IPS,IMPLANT, CRANIAL, 00020,PEEK,QTY:001 EA	
60-000-20-71	IPS, STERILE,IMPLANT, CRANIAL, 00020,PEEK,QTY:001 EA	
60-000-21-09	IPS,IMPLANT, CRANIAL, 00021,PEEK,QTY:001 EA	
60-000-21-71	IPS, STERILE,IMPLANT, CRANIAL, 00021,PEEK,QTY:001 EA	
60-000-22-09	IPS,IMPLANT, CRANIAL, 00022,PEEK,QTY:001 EA	
60-000-22-71	IPS, STERILE,IMPLANT, CRANIAL, 00022,PEEK,QTY:001 EA	
60-000-23-09	IPS,IMPLANT, CRANIAL, 00023,PEEK,QTY:001 EA	
60-000-23-71	IPS, STERILE,IMPLANT, CRANIAL, 00023,PEEK,QTY:001 EA	
60-000-24-09	IPS,IMPLANT, CRANIAL, 00024,PEEK,QTY:001 EA	
60-000-24-71	IPS, STERILE,IMPLANT, CRANIAL, 00024,PEEK,QTY:001 EA	
60-000-25-09	IPS,IMPLANT, MIDFACE, INDIVIDUAL, 00025,PEEK,QTY:001 EA	
60-000-26-09	IPS,IMPLANT, MIDFACE, 00026,PEEK,QTY:001 EA	
60-000-27-09	IPS,IMPLANT, MIDFACE, 00027,PEEK,QTY:001 EA	
60-000-28-09	IPS,IMPLANT, MIDFACE, 00028,PEEK,QTY:001 EA	
60-000-29-09	IPS,IMPLANT, ORBITAL, 00029,PEEK,QTY:001 EA	
60-000-30-09	IPS,IMPLANT, ORBITAL, 00030,PEEK,QTY:001 EA	
60-000-31-09	IPS,IMPLANT, ORBITAL, 00031,PEEK,QTY:001 EA	
60-000-32-09	IPS,IMPLANT, ORBITAL, 00032,PEEK,QTY:001 EA	
60-000-33-09	IPS,IMPLANT, CRANIAL, ONLAY, 00033,PEEK,QTY:001 EA	
60-000-33-71	IPS, STERILE,IMPLANT, CRANIAL, ONLAY, 00033,PEEK,QTY:001 EA	
60-000-34-09	IPS,IMPLANT, CRANIAL, ONLAY, 00034,PEEK,QTY:001 EA	
60-000-34-71	IPS, STERILE,IMPLANT, CRANIAL, ONLAY, 00034,PEEK,QTY:001 EA	
60-000-35-09	IPS,IMPLANT, CRANIAL, ONLAY, 00035,PEEK,QTY:001 EA	
60-000-35-71	IPS, STERILE,IMPLANT, CRANIAL, ONLAY, 00035,PEEK,QTY:001 EA	
60-000-36-09	IPS,IMPLANT, CRANIAL, ONLAY, 00036,PEEK,QTY:001 EA	
60-000-36-71	IPS, STERILE,IMPLANT, CRANIAL, ONLAY, 00036,PEEK,QTY:001 EA	
60-000-37-09	IPS,IMPLANT, CRANIAL, ONLAY, 00037,PEEK,QTY:001 EA	
60-000-37-71	IPS, STERILE,IMPLANT, CRANIAL, ONLAY, 00037,PEEK,QTY:001 EA	
60-000-38-09	IPS,IMPLANT, CRANIAL, ONLAY, 00038,PEEK,QTY:001 EA	
60-000-38-71	IPS, STERILE,IMPLANT, CRANIAL, ONLAY, 00038,PEEK,QTY:001 EA	
60-000-39-09	IPS,IMPLANT, CRANIAL, ONLAY, 00039,PEEK,QTY:001 EA	
60-000-39-71	IPS, STERILE,IMPLANT, CRANIAL, ONLAY, 00039,PEEK,QTY:001 EA	
60-000-40-09	IPS,IMPLANT, CRANIAL, ONLAY, 00040,PEEK,QTY:001 EA	
60-000-40-71	IPS, STERILE,IMPLANT, CRANIAL, ONLAY, 00040,PEEK,QTY:001 EA	
60-000-41-09	IPS,IMPLANT, MANDIBLE, ONLAY, 00041,PEEK,QTY:001 EA	
60-000-42-09	IPS,IMPLANT, MANDIBLE, ONLAY, 00042,PEEK,QTY:001 EA	
60-000-43-09	IPS,IMPLANT, MIDFACE, ONLAY, 00043,PEEK,QTY:001 EA	
60-000-53-09	IPS,IMPLANT, CRANIAL, INDIVIDUAL, 00053, TI-6AL-4V,QTY:001 EA	
60-000-58-09	IPS,IMPLANT, CRANIAL, 00058, TI-6AL-4V,QTY:001 EA	
60-000-59-09	IPS,IMPLANT, CRANIAL, 00059, TI-6AL-4V,QTY:001 EA	
60-000-60-09	IPS,IMPLANT, CRANIAL, 00060, TI-6AL-4V,QTY:001 EA	
60-000-61-09	IPS,IMPLANT, CRANIAL, 00061, TI-6AL-4V,QTY:001 EA	
60-000-62-09	IPS,IMPLANT, MANDIBLE, 00062, TI-6AL-4V,QTY:001 EA	
60-000-63-09	IPS,IMPLANT, MANDIBLE, 00063, TI-6AL-4V,QTY:001 EA	
60-000-64-09	IPS,IMPLANT, MANDIBLE, 00064, TI-6AL-4V,QTY:001 EA	
60-000-65-09	IPS,IMPLANT, MANDIBLE, 00065, TI-6AL-4V,QTY:001 EA	
60-000-66-09	IPS,IMPLANT, MAND/ORTHOG, 00066, TI-6AL-4V,QTY:001 EA	
60-000-67-09	IPS,IMPLANT, MAND/ORTHOG, 00067, TI-6AL-4V,QTY:001 EA	
60-000-68-09	IPS,IMPLANT, MAND/ORTHOG, 00068, TI-6AL-4V,QTY:001 EA	
60-000-69-09	IPS,IMPLANT, MIDFACE/ORTHOG, 00069, TI-6AL-4V,QTY:001 EA	
60-000-70-09	IPS,IMPLANT, MIDFACE/ORTHOG, 00070, TI-6AL-4V,QTY:001 EA	
60-000-72-09	IPS,IMPLANT, MIDFACE/ORTHOG, 00072, TI-6AL-4V,QTY:001 EA	
60-000-74-09	IPS,IMPLANT, MANDIBLE, CRIB MESH, 00074, 1.5 MM SCREW, TI-6AL-4V,QTY:001 EA	
60-000-75-09	IPS,IMPLANT, MIDFACE, 00075, TI-6AL-4V,QTY:001 EA	
60-000-76-09	IPS,IMPLANT, MIDFACE, 00076, TI-6AL-4V,QTY:001 EA	
60-000-77-09	IPS,IMPLANT, MIDFACE, 00077, TI-6AL-4V,QTY:001 EA	
60-000-78-09	IPS,IMPLANT, ORBITAL, 00078, TI-6AL-4V,QTY:001 EA	
60-000-79-09	IPS,IMPLANT, ORBITAL, 00079, TI-6AL-4V,QTY:001 EA	
60-000-80-09	IPS,IMPLANT, ORBITAL, 00080, TI-6AL-4V,QTY:001 EA	

Product Number	Material Description	Proposed Price
60-000-81-09	IPS,IMPLANT, ORBITAL, 00081,TI-6AL-4V,QTY:001 EA	
60-000-84-09	IPS,IMPLANT, MIDFACE, VOLUMETRIC, 00084,TI-6AL-4V,QTY:001 EA	
60-000-86-09	IPS,IMPLANT, CRANIAL, INDIVIDUAL, 00086,CP TITANIUM,QTY:001 EA	
60-000-87-09	IPS,IMPLANT, CRANIAL, 00087,CP TITANIUM,QTY:001 EA	
60-000-88-09	IPS,IMPLANT, CRANIAL, 00088,CP TITANIUM,QTY:001 EA	
60-000-89-09	IPS,IMPLANT, CRANIAL, 00089,CP TITANIUM,QTY:001 EA	
60-000-90-09	IPS,IMPLANT, MANDIBLE, 00090,CP TITANIUM,QTY:001 EA	
60-000-91-09	IPS,IMPLANT, MIDFACE, INDIVIDUAL, 00091,CP TITANIUM,QTY:001 EA	
60-000-92-09	IPS,IMPLANT, MANDIBLE, 00092,CP TITANIUM,QTY:001 EA	
60-001-00-09	IPS,MODEL, SKULL, FULL, CLASSIC,QTY:001 EA	
60-001-01-09	IPS,MODEL, MAXILLA AND CRANIUM, CLASSIC,QTY:001 EA	
60-001-02-09	IPS,MODEL, CRANIUM, CLASSIC,QTY:001 EA	
60-001-03-09	IPS,MODEL, ORBITAL, CLASSIC,QTY:001 EA	
60-001-05-09	IPS,MODEL, MAXILLA, CLASSIC,QTY:001 EA	
60-001-06-09	IPS,MODEL, MAND/MAX, CLASSIC,QTY:001 EA	
60-001-07-09	IPS,MODEL, MAND/MAX, 2 PIECE, CLASSIC,QTY:001 EA	
60-001-08-09	IPS,MODEL, MANDIBLE, CLASSIC,QTY:001 EA	
60-001-09-09	IPS,MODEL, PEDIATRIC, SKULL, FULL, CLASSIC,QTY:001 EA	
60-001-10-09	IPS,MODEL, FIBULA, CLASSIC,QTY:001 EA	
60-001-11-09	IPS,MODEL, SCAPULA, CLASSIC,QTY:001 EA	
60-001-12-09	IPS,MODEL, ILIAC CREST, CLASSIC,QTY:001 EA	
60-001-32-09	IPS,MODEL, HALF, 00132,QTY:001 EA	
60-001-33-09	IPS,MODEL, FULL, 00133,QTY:001 EA	
60-001-40-09	IPS,MODEL, SKULL, FULL, CRYSTAL,QTY:001 EA	
60-001-41-09	IPS,MODEL, MAXILLA AND CRANIUM, CRYSTAL,QTY:001 EA	
60-001-42-09	IPS,MODEL, CRANIUM, CRYSTAL,QTY:001 EA	
60-001-43-09	IPS,MODEL, ORBITAL, CRYSTAL,QTY:001 EA	
60-001-45-09	IPS,MODEL, MAXILLA, CRYSTAL,QTY:001 EA	
60-001-46-09	IPS,MODEL, MAND/MAX, CRYSTAL,QTY:001 EA	
60-001-47-09	IPS,MODEL, MAND/MAX, 2 PIECE, CRYSTAL,QTY:001 EA	
60-001-48-09	IPS,MODEL, MANDIBLE, CRYSTAL,QTY:001 EA	
60-001-49-09	IPS,MODEL, PEDIATRIC, SKULL, FULL, CRYSTAL,QTY:001 EA	
60-001-50-09	IPS,MODEL, FIBULA, CRYSTAL,QTY:001 EA	
60-001-51-09	IPS,MODEL, SCAPULA, CRYSTAL,QTY:001 EA	
60-001-52-09	IPS,MODEL, ILIAC CREST, CRYSTAL,QTY:001 EA	
60-001-60-09	IPS,CUTTING GUIDE, W/PLANNING, RECON, COMPLEX, 00160,QTY:001 EA	
60-001-61-09	IPS,CUTTING GUIDE, RECON, BONE GRAFT, 00161,QTY:001 EA	
60-001-62-09	IPS,CUTTING GUIDE, RECON, STANDARD, 00162,QTY:001 EA	
60-001-63-09	IPS,CUTTING GUIDE, ORTHOG, COMPLEX, 00163,QTY:001 EA	
60-001-94-09	IPS,IMPLANT, MIDFACE, 00194,PEEK,QTY:001 EA	
60-001-95-09	IPS,IMPLANT, MAND/MAX, CRIB MESH, 00195, 2.0-3.2 MM SCREW,TI-6AL-4V,QTY:001 EA	
60-001-96-09	IPS,MARKING GUIDE, ORTHOG/MAX, 00196,QTY:001 EA	
60-001-97-09	IPS,MARKING GUIDE, ORTHOG/MAND, 00197,QTY:001 EA	
60-001-98-09	IPS,IMPLANT, MIDFACE, 00198,TI-6AL-4V,QTY:001 EA	
60-002-20-09	IPS,CUTTING GUIDE, W/PLANNING, RECON,QTY:001 EA	
60-002-21-09	IPS,CUTTING GUIDE, RECON, EXTRA, SMALL,QTY:001 EA	
60-002-22-09	IPS,CUTTING GUIDE, RECON, EXTRA, LARGE,QTY:001 EA	
60-002-23-09	IPS,MARKING GUIDE, W/PLANNING, RECON/DIST,QTY:001 EA	
60-002-24-09	IPS,MARKING GUIDE, RECON/DIST, EXTRA, SMALL,QTY:001 EA	
60-002-25-09	IPS,MARKING GUIDE, RECON/DIST, EXTRA, LARGE,QTY:001 EA	
60-002-26-09	IPS,CUTTING GUIDE, RECON, CUTTING SLOT,QTY:001 EA	
60-002-37-09	IPS,PLANNING, CRANIAL, BASIC,QTY:001 EA	
60-002-38-09	IPS,CASE COMPLETE, CRANIAL/DIST, W/MARKING GUIDE AND 1 CRYSTAL MODEL, STANDARD,QTY:001 EA	
60-002-39-09	IPS,CASE COMPLETE, CRANIAL/DIST, W/MARKING GUIDE AND 1 CRYSTAL MODEL, COMPLEX,QTY:001 EA	
60-002-40-09	IPS,IMPLANT, MIDFACE, COMPLEX,TI-6AL-4V,QTY:001 EA	
60-002-52-09	IPS,CASE COMPLETE, CRANIAL, W/MARKING GUIDE AND 1 CLASSIC MODEL, STANDARD,QTY:001 EA	
60-002-53-09	IPS,CASE COMPLETE, CRANIAL, W/MARKING GUIDE AND 1 CRYSTAL MODEL, COMPLEX,QTY:001 EA	
60-002-54-09	IPS,CASE COMPLETE, CRANIAL, W/MARKING GUIDE AND 2 CRYSTAL MODELS, COMPLEX,QTY:001 EA	
60-002-55-09	IPS,MARKING GUIDE, CRANIAL, SUPPLEMENTAL,QTY:001 EA	
60-002-65-09	IPS,IMPLANT, MANDIBLE, ENDOPROTHESIS,TI-6AL-4V,QTY:001 EA	
60-002-67-09	IPS,IMPLANT, MIDFACE, LOCKING, SMALL,TI-6AL-4V,QTY:001 EA	
60-002-68-09	IPS,IMPLANT, MIDFACE, LOCKING, MEDIUM,TI-6AL-4V,QTY:001 EA	
60-002-69-09	IPS,IMPLANT, MIDFACE, LOCKING, LARGE,TI-6AL-4V,QTY:001 EA	
60-002-77-09	IPS,CUTTING GUIDE, CRANIAL,QTY:001 EA	
60-002-79-09	IPS,MARKING GUIDE, W/PLANNING, CRANIAL,QTY:001 EA	
60-002-82-09	IPS,CUTTING GUIDE, W/PLANNING, TRANSFORM,QTY:001 EA	
60-002-83-09	IPS,CUTTING GUIDE, TRANSFORM, EXTRA, SMALL,QTY:001 EA	
60-002-84-09	IPS,CUTTING GUIDE, TRANSFORM, EXTRA, LARGE,QTY:001 EA	
60-002-85-09	IPS,CUTTING GUIDE, CRANIAL, TRANSFORM, EXTRA,QTY:001 EA	
60-002-86-09	IPS,MARKING GUIDE, W/PLANNING, TRANSFORM,QTY:001 EA	
60-002-87-09	IPS,MARKING GUIDE, TRANSFORM, EXTRA, SMALL,QTY:001 EA	
60-002-88-09	IPS,MARKING GUIDE, TRANSFORM, EXTRA, LARGE,QTY:001 EA	
60-002-89-09	IPS,MARKING GUIDE, CRANIAL, TRANSFORM, EXTRA,QTY:001 EA	
60-002-90-00	IPS,PLANNING, TRANSFORM,QTY:001 EA	
60-002-91-09	IPS,MODEL, TRANSFORM, HALF,QTY:001 EA	
60-002-92-09	IPS,IMPLANT, PALATAL,TI-6AL-4V,QTY:001 EA	
60-004-00-00	IPS,PLANNING, THORACIC,QTY:001 EA	
60-004-01-00	IPS,PLANNING, THORACIC, PECTUS,QTY:001 EA	
60-004-01-09	IPS,MARKING GUIDE, W/PLANNING, THORACIC, PRIMARY,QTY:001 EA	
60-004-02-09	IPS,CUTTING GUIDE, W/PLANNING, THORACIC, PRIMARY,QTY:001 EA	
60-004-03-09	IPS,MARKING GUIDE, THORACIC, SMALL,QTY:001 EA	
60-004-04-09	IPS,CUTTING GUIDE, THORACIC, SMALL,QTY:001 EA	
60-004-05-09	IPS,MARKING GUIDE, THORACIC, LARGE,QTY:001 EA	
60-004-06-09	IPS,CUTTING GUIDE, THORACIC, LARGE,QTY:001 EA	
60-004-10-09	IPS,CUTTING GUIDE, W/PLANNING, THORACIC, PECTUS,QTY:001 EA	
60-004-11-09	IPS,CUTTING GUIDE, THORACIC, PECTUS, EXTRA,QTY:001 EA	
60-004-12-09	IPS,MARKING GUIDE, W/PLANNING, THORACIC, PECTUS,QTY:001 EA	
60-004-13-09	IPS,MARKING GUIDE, THORACIC, PECTUS, EXTRA,QTY:001 EA	
60-004-35-09	IPS,CUTTING GUIDE, ORTHOG, BONE BASED,QTY:001 EA	
60-004-36-09	IPS,CUTTING GUIDE, ORTHOG, XL,QTY:001 EA	
60-004-37-09	IPS,MARKING GUIDE, ORTHOG, XL,QTY:001 EA	
60-004-38-09	IPS,MARKING GUIDE, RECON, COMPLEX,QTY:001 EA	
60-008-30-09	IPS,MARKING GUIDE, W/PLANNING, DISTRACTION,QTY:001 EA	
60-008-32-00	IPS,PLANNING, DISTRACTION,QTY:001 EA	
60-008-53-09	IPS,CUTTING GUIDE, W/PLANNING, DISTRACTION,QTY:001 EA	
60-008-63-09	IPS,MARKING GUIDE, DISTRACTION,QTY:001 EA	
60-008-67-09	IPS,CUTTING GUIDE, DISTRACTION,QTY:001 EA	

Product Number	Material Description	Proposed Price
60-500-01-09	IPS,SPLINT, ORTHOG, DOUBLE JAW, SET,QTY:001 EA	
60-500-02-09	IPS,SPLINT, ORTHOG, SINGLE JAW,QTY:001 EA	
60-500-03-09	IPS,SPLINT, ORTHOG, SUPPLEMENTAL,QTY:001 EA	
60-500-04-09	IPS,SPLINT, ORTHOG, ALTERNATE,QTY:001 EA	
60-500-05-09	IPS,MODEL, THORACIC, FULL, CRYSTAL,QTY:001 EA	
60-500-07-09	IPS,MODEL, THORACIC, HEMI, CLASSIC,QTY:001 EA	
60-500-08-09	IPS,MODEL, THORACIC, HEMI, CRYSTAL,QTY:001 EA	
60-500-10-09	IPS,MODEL, THORACIC, STERNAL, CLASSIC,QTY:001 EA	
60-500-11-09	IPS,MODEL, THORACIC, STERNAL, CRYSTAL,QTY:001 EA	
60-500-12-09	IPS,MODEL, THORACIC, STERNAL, PA,QTY:001 EA	
60-500-13-09	IPS,MODEL, THORACIC, FULL, CLASSIC,QTY:001 EA	
60-500-21-09	IPS,MODEL, DENTAL ANATOMY, PA,QTY:001 EA	
60-500-22-09	IPS,MODEL, DENTAL PACK,QTY:001 EA	
60-500-40-09	IPS,MODEL, SKULL, FULL, PA,QTY:001 EA	
60-500-41-09	IPS,MODEL, MAXILLA AND CRANIUM, PA,QTY:001 EA	
60-500-42-09	IPS,MODEL, CRANIUM, PA,QTY:001 EA	
60-500-43-09	IPS,MODEL, ORBITAL, PA,QTY:001 EA	
60-500-45-09	IPS,MODEL, MAXILLA, PA,QTY:001 EA	
60-500-46-09	IPS,MODEL, MAND/MAX, PA,QTY:001 EA	
60-500-47-09	IPS,MODEL, MAND/MAX, 2 PIECE, PA,QTY:001 EA	
60-500-48-09	IPS,MODEL, MANDIBLE, PA,QTY:001 EA	
60-500-49-09	IPS,MODEL, PEDIATRIC, SKULL, FULL, PA,QTY:001 EA	
60-500-50-09	IPS,MODEL, FIBULA, PA,QTY:001 EA	
60-500-51-09	IPS,MODEL, SCAPULA, PA,QTY:001 EA	
60-500-52-09	IPS,MODEL, ILIAC CREST, PA,QTY:001 EA	
90-522-00-04	CHEST WALL CLEARVIEW MODEL,QTY:001 EA	
92-710-01-04	NOT FOR HUMAN USE,SONICPIN RX,2.1 X 4.0 MM,QTY:020 EA	
92-710-02-04	NOT FOR HUMAN USE,RX MESH, SMALL GRID,1.0 X 11.2 X 126.2 MM,QTY:001 EA	
92-710-03-04	NOT FOR HUMAN USE, BATTERY PACK, DEMO,FOR 50-800-01-07 OR 50-800-03-07, ALKALINE,QTY:010 EA	
92-710-03-91	NOT FOR HUMAN USE, BATTERY PACK, DEMO,FOR 50-800-01-07 OR 50-800-03-07, ALKALINE,QTY:001 EA	
92-710-04-04	NOT FOR HUMAN USE,SONICPIN RX,1.6 X 4.0 MM,QTY:020 EA	
92-710-05-04	NOT FOR HUMAN USE,RX FOIL,0.1 X 25 X 25 MM,QTY:001 EA	
92-710-06-04	NOT FOR HUMAN USE,SONICPIN RX,2.1 X 11 MM,QTY:020 EA	
92-710-07-04	NOT FOR HUMAN USE,RX FOIL,0.6 X 25 X 25 MM,QTY:001 EA	
92-710-10-04	NOT FOR HUMAN USE,RX PLATE, STRAIGHT, 4 HOLE, REGULAR,QTY:001 EA	
92-711-01-04	NOT FOR HUMAN USE,RX FOIL, 3D ALVEOLAR SHELL,QTY:001 EA	
99-009-00-04	LEVEL ONE THORACIC,PATIENT KIT, STERNAL TALON, LESS SCREWDRIVER,QTY:001 EA	
99-009-01-04	LEVEL ONE THORACIC,PATIENT KIT, STERNAL TALON, COMPLETE,QTY:001 EA	
99-009-02-07	LEVEL ONE THORACIC,START UP KIT, STERNAL TALON, HOSPITAL,QTY:001 EA	
99-576-76-01	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:001 EA	
99-576-76-04	_LEVEL ONE,BLADE, SCREWDRIVER, ULTRAONE,58 MM,QTY:001 EA	
99-576-76-05	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:001 EA	
99-576-76-06	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE, EMERGENCY,1.8 X 4 MM,TI-6AL-4V,QTY:001 EA	
99-576-76-07	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE, V2,1.5 X 5 MM,TI-6AL-4V,QTY:001 EA	
99-576-76-08	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE, EMERGENCY,1.8 X 5 MM,TI-6AL-4V,QTY:001 EA	
99-576-76-51	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE,1.5 X 4 MM,TI-6AL-4V,QTY:005 EA	
99-576-76-55	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE,1.5 X 3.5 MM,TI-6AL-4V,QTY:005 EA	
99-576-76-56	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE, EMERGENCY,1.8 X 4 MM,TI-6AL-4V,QTY:005 EA	
99-576-76-57	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE, V2,1.5 X 5 MM,TI-6AL-4V,QTY:005 EA	
99-576-76-58	LEVEL ONE NEURO,SCREW, ONEDRIVE, DRILL FREE, EMERGENCY,1.8 X 5 MM,TI-6AL-4V,QTY:005 EA	
C-FLOW10CC	_CRANIO SCULPT FLOW BONE VOID FILLER10CC,QTY:001 EA	
C-FLOW3CC	_CRANIO SCULPT FLOW BONE VOID FILLER 3CC,QTY:001 EA	
C-FLOW5CC	_CRANIO SCULPT FLOW BONE VOID FILLER 5CC,QTY:001 EA	
CTM-24-015-80-04	L1 THORACIC,TRAY, RIB, PLATING INSTRUMENTS,QTY:001 EA	
CTM-24-015-81-04	L1 THORACIC,LID, RIB, PLATING INSTRUMENTS,QTY:001 EA	
CTM-24-015-82-04	L1 THORACIC,INSERT, RIB, PLATING INSTRUMENTS,QTY:001 EA	
CTM-24-015-83-04	L1 THORACIC,INSERT, RIB, MAXDRIVER,QTY:001 EA	
CTM-24-015-84-04	L1 THORACIC,INSERT, RIB, SCREW CADDY,QTY:001 EA	
KLS-BP-001	BATTERY PACK FOR KLS-SD-1000,STERILE, SINGLE USE ONLY LITHIUM,QTY:001 EA	
KLS-BP2-001	BATTERY PACK,FOR KLS-SD-2000, STERILE, SINGLE USE ONLY, LITHIUM,QTY:001 EA	
KLS-MDTRAY-001	LEVEL ONE,TRAY, MAXDRIVER, FOR KLS-SD-1000,QTY:001 EA	
KLS-MDTRAY-002	LEVEL ONE,TRAY, MAXDRIVER, FOR 2 KLS-SD-1000,QTY:001 EA	
KLS-SD-1000	LEVEL ONE,MAXDRIVER, SCREWDRIVER, BATTERY POWERED,QTY:001 EA	
KLS-SD-1000-NTL	LEVEL ONE,MAXDRIVER, SCREWDRIVER, BATTERY POWERED, NON TORQUE LIMITING,QTY:001 EA	
PDEC-1000-2	ADAPTER,E COUPLING,QTY:001 EA	

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Entity Type (Please select one)						
<input type="checkbox"/> Sole Proprietorship	<input type="checkbox"/> Partnership	<input type="checkbox"/> Limited Liability Company	<input type="checkbox"/> Corporation	<input type="checkbox"/> Trust	<input type="checkbox"/> Non-Profit Organization	<input checked="" type="checkbox"/> Other - Limited Partnership
Business Designation Group (Please select all that apply)						
<input type="checkbox"/> MBE	<input type="checkbox"/> WBE	<input type="checkbox"/> SBE	<input type="checkbox"/> PBE	<input type="checkbox"/> VET	<input type="checkbox"/> DVET	<input type="checkbox"/> ESB
Minority Business Enterprise	Women-Owned Business Enterprise	Small Business Enterprise	Physically Challenged Business Enterprise	Veteran Owned Business	Disabled Veteran Owned Business	Emerging Small Business
Number of Clark County Nevada Residents Employed: 1						
Corporate/Business Entity Name: KLS-Martin L.P.						
(Include d.b.a., if applicable)						
Street Address: 11201 Saint Johns Industrial Pkwy S Website: www.klsmartin.com						
City, State and Zip Code: Jacksonville, FL 23346 POC Name: William Lynch Email: wlynch@klsmartin.com						
Telephone No: 904-641-7746 Fax No: 904-641-7378						
Nevada Local Street Address: Website:						
(If different from above)						
City, State and Zip Code: Local Fax No:						
Local Telephone No: Local POC Name: Email:						

All entities, with the exception of publicly-traded and non-profit organizations, must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board.

Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s).

Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.

Full Name	Title	% Owned (Not required for Publicly Traded Corporations/Non-profit organizations)
_____	_____	_____
_____	_____	_____
_____	_____	_____

This section is not required for publicly-traded corporations. Are you a publicly-traded corporation? Yes No

1. Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 Yes No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)
2. Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 Yes No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)

I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form.

Signature	William Lynch Print Name
Contract and Compliance Officer	July 28, 2021 Date
Title	Date

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Skull Flap Storage Agreement with California Transplant Services, Inc.	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	Clerk Ref. #
Recommendation:	
<p>That the Governing Board Audit and Finance Committee review and recommend for approval by the Governing Board the Service Agreement with California Transplant Services, Inc. for Skull Flap Storage; and take action as deemed appropriate. (For possible action)</p>	

FISCAL IMPACT:

Fund Number: 5420.000	Fund Name: UMC Operating Fund
Fund Center: 3000702100	Funded Pgm/Grant: N/A
Description: Skull Flap Storage Services	
Bid/RFP/CBE: NRS 332.115(1)(b) – Professional Services	
Term: 11/1/2021 to 102/31/2026	
Amount: NTE \$125,000 per year or NTE \$625,000 for five (5) years	
Out Clause: 90 days w/o cause	

BACKGROUND:

Since November 1, 2017, UMC has had an agreement with California Transplant Services, Inc. (“CTS”) to provide Skull Flap Storage (“Services”).

This request is to enter into a new Agreement for storage and record keeping services with CTS to continue to provide the Services. CTS provides safe and continuous storage of tissue for use in reimplantation. CTS provides all required documentation, containers/kits and instructions for UMC for inbound and outbound shipments to CTS’ storage facility in Carlsbad, CA.

CTS is licensed by the California Department of Health Services and registered with the UD Food and Drug Administration (“FDA”). All services performed by CTS shall be in compliance with the then current published standards of the American Association of Tissue Banks, relevant state regulations of the state of California and Nevada, and the regulations of the FDA.

The Agreement term is for five (5) years and either party may terminate with or without cause upon ninety (90) days prior written notice. The Services are utilized on an as needed basis and is estimated to cost \$125,000 annually.

Cleared for Agenda
September 22, 2021

Agenda Item #

13

The Clinical Director of Specialty Services has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC's Office of General Counsel.

CTS currently holds a Clark County business license.

SKULL FLAP STORAGE AGREEMENT
by and between
CALIFORNIA TRANSPLANT SERVICES, INC.
and
UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA

"CTS":

CALIFORNIA TRANSPLANT SERVICES, INC.
dba SAFETYGRAFT
5845 Owens Avenue
Carlsbad, California 92008

"HOSPITAL":

UNIVERSITY MEDICAL CENTER OF
SOUTHERN NEVADA
1800 W. Charleston Boulevard
Las Vegas, Nevada 89102

This Autologous bone and skull flap Storage Agreement ("Agreement") consists of this signature page, the attached Terms and Conditions, and the Exhibits marked below. This Agreement authorizes California Transplant Services, Inc., a California nonprofit public benefit corporation ("CTS"), to obtain from University Medical Center of Southern Nevada (hereinafter referred to as "Hospital"), human autologous bone or skull flaps which CTS may process and distribute such autologous bone or skull flaps for use in reimplantation. Once this agreement is fully executed by both parties the term of the Agreement shall commence on the effective date which shall be November 1, 2021, and shall expire five years after the last date executed below unless sooner terminated by either party with or without cause by giving ninety (90) days prior written notice to the other party, or unless one or both of the optional renewal terms described in Section 14 below are exercised. This Agreement becomes legally binding upon signature below by authorized representatives of the parties.

Exhibits

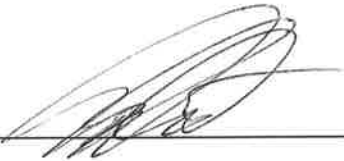
- A— American Association of Tissue Banks Accreditation Certificate
- B— FDA Tissue Bank Registration
- C— State of California Tissue Bank License
- D— Certificate of Liability Insurance

CALIFORNIA TRANSPLANT SERVICES, INC.

HOSPITAL:

By: Daryl Lirman

By: _____



Title: President and CEO

Title: _____

Date: 08/18/2021

Date: _____

TERMS AND CONDITIONS

1. PROCUREMENT PROCEDURE

CTS shall provide Hospital with procurement packs for Hospital to use in the surgical recovery of autologous tissue by Hospital. Procurement packs are, and shall remain the property of CTS. Hospital shall be responsible for safe and adequate storage of the autograft storage kits provided to Hospital by CTS, and liable for the adequacy of all other supplies and instruments used in its procurement process.

Hospital shall immediately notify CTS by telephone of the readiness and availability of human autologous bone or skull flaps for shipment to CTS. The Hospital shall notify CTS by calling 1(800) 928-4778, or 1(760) 804-6890. Hospital shall provide to CTS all aseptically procured autologous bone or skull flaps in containers or packaging supplied to Hospital by CTS, or other suitable packaging which complies with applicable federal, state and local requirements for transportation of human autologous bone or skull flaps and/or blood specimens. Any packaging other than that supplied by CTS must be approved by CTS prior to its use by Hospital.

Hospital shall follow and adhere to the instructions stated on the "Tissue Preservation Service Request form (CTS SOP: 40-2000; Form 40-2000-1) that shall be included as part of the autologous tissue procurement kit and shipper provided to Hospital by CTS. The instructions may be modified from time to time to comply with American Association of Tissue Banks standards, regulatory requirements, or to improve clarity of the instructions and the process of tissue recovery and packaging.

Upon request by CTS, Hospital shall provide to CTS complete copies of the results of bacteriological cultures and/or serological testing results performed by Hospital on the autologous bone or skull flaps corresponding to each shipment of autologous bone or skull flap to CTS. Such requests shall be limited to purposes of audit, quality assurance, and or regulatory requirement.

Hospital shall be solely responsible for obtaining appropriate or required informed consents necessary prior to procurement of any autologous bone or skull flap to be shipped to CTS.

2. SHIPPING

CTS shall pay for the cost of couriers, shipment, and carriage for donor autologous bone and skull flaps picked up by courier or shipped from Hospital to CTS's laboratory. Hospital shall pay return processing, handling, and shipping costs on all shipments which CTS returns to Hospital.

Hospital shall include with each shipment of autologous bone or skull flap to CTS, a fully completed and signed "Tissue Preservation Service Request Form (SOP: 40-2000; Form 40-2000-1), and shall also include a complete hospital patient "face sheet" in a format acceptable to CTS describing all procedures that Hospital followed in procuring the autologous bone or skull flap and complete information concerning each autologous bone or skull flap. If only trauma names (aliases) are available at the time of recovery and packaging of the autograft, patient identification such as the true name and medical record number shall be provided to CTS when the true identity of the patient becomes known by Hospital.

CTS shall inspect the outer packaging that autologous bone or skull flaps are received in from Hospital and shall promptly notify Hospital if it determines the outer packaging of any autologous bone or skull flap, or other tissue it receives from Hospital has been breached, or is in a condition that renders the autologous bone or skull flap or other tissue compromised or not suitable for re-implantation. Any inspection of autologous bone or skull flaps or other tissue by CTS shall be of the outer visible packaging only, and not of the bone or other tissue contained within. Therefore, nothing in CTS' inspection of the outer packaging that autologous bone or skull flaps and other tissue is received in from Hospital shall be construed in any way to be a determination by CTS of the usability, safety, suitability, determination of the presence or absence of any communicable disease, or a determination of the presence or absence of any serological or bacteriological testing of the tissue received.

3. BILLING

Upon execution of this Agreement Hospital shall issue a purchase order without unreasonable delay with funding sufficient to cover each transaction. CTS shall invoice Hospital's accounts payable department for each autologous bone or skull flap submitted to CTS for storage indicating on the invoice the purchase order number, patient identifier and medical record number, and date of service. Payments due to CTS shall be paid within forty-five (45) days after Hospital's receipt of an invoice from CTS.

4. FEES

The fee schedule below shall be effective from the date this Agreement is effective. Hospital shall pay CTS for its participation in the Autograft Storage Program in accordance with the following fee schedule, and fees shall be adjusted as stated in this schedule on the anniversary date of the agreement:

Services for autologous bone or skull flap storage

SERVICES	CHARGE	DESCRIPTION
Autologous storage kit and service.	\$4,275.00, for new tissue storage deposits during the term of this agreement. No escalation during the 5-year term of this agreement. This covers the storage for two years only , additional fees apply for each year thereafter.	Autologous bone or skull flap storage fee for original shipment from Hospital and shall provide for continuously monitored frozen storage of the autologous bone or skull flap for a period of two (2) years. If kits are used and self-stored or stored at another facility CTS is entitled to charge for services as if sent to CTS for storage.
Continued storage of tissue beyond initial two (2) year period, per year.	\$1,225.00 inclusive.	Continued storage beyond the initial two years shall incur an additional storage fee to be billed and payable at the beginning of the additional storage term. If Hospital or treating physician requires additional storage beyond the initial two-year period, or does not or refuses to permit CTS to dispose of the tissue autograft CTS shall be entitled to bill hospital for the additional storage period(s) in one-year increments until expiration of the tissue has been reached.
Standard return shipping to Hospital.	\$300.00	Return orders received during normal business hours, 7am to 5 pm PST M-F, and at least 24 hrs. in advance with arrival of tissue 10:30 am to 5:00 pm. Deviations may incur additional shipment expense.
STAT Shipping Fee for same day return to hospital or requiring air freight, courier, or Fed/Ex First Overnight service.	\$500.00	STAT charge is made in place of regular shipping charge; normal commercial shipping methods.
Improperly packaged tissue, or shipments packaged by Hospital that do not comply with CTS' packaging instructions and result in a shipment being refused or otherwise not accepted by an airline or common carrier shipper.	There shall be incurred by Hospital an additional stat shipping fee to cover the round-trip courier and handling fees required, together with a charge for an additional replacement autologous storage kit, as is necessary to properly	The fee charged is for special handling and couriers which may be considerable, together with the fee for a replacement autologous storage kit as necessary when the tissue is rejected by an airline or common carrier due to improper

	tender the tissue. Charges shall be billed according to the then current fee in effect for the service during the year of this agreement.	packaging (usually leaking water caused by improper placement of out outside designated pouches or improper sealing of pouches by Hospital staff) by the Hospital requiring the tissue to be returned to the facility for repackaging by the Hospital's OR staff prior to being retendered to the airline or common carrier for transport.
Replacement of lost or damaged autologous storage kits.	\$300.00	Kits are numbered and assigned to hospital. Kits are initially placed at no charge based on the historical and projected usage, and par levels may be adjusted. Damaged, missing, and unaccounted for kits may incur a replacement fee.
Disposal of autologous tissue.	\$75.00 each	Fee charged for disposal and documentation of autologous tissue as regulated Medical Waste (RMW).

5. RIGHT TO REFUSE

CTS reserves the exclusive right to refuse acceptance of any autologous bone or skull flap, or other tissue it is sent by Hospital, its physicians or staff without obligation or liability. CTS may exercise this right to refuse acceptance for several reasons, including but not limited to:

1. Failure by Hospital, its physicians and staff to timely and adequately notify CTS that an autologous bone or skull flap or other autograft tissue has been recovered and is ready for pick-up by CTS.
2. Failures by Hospital, its physicians and staff to timely make the autograft tissue accessible and available to CTS' staff or authorized representatives at the hospital for pick-up and retrieval for shipment to CTS.
3. Failure by Hospital, its physicians and staff to utilize the Autograft Preservation Kit and its contents. Deviation from using these materials must be done in a manner that is safe and suitable, and will not cause the possibility of personnel exposure to any communicable disease. Deviations from normal packaging materials and/or procedures must be done in conjunction with timely notice to CTS of a deviation and the nature of the deviation.
4. Failure by Hospital to fully complete the autograft preservation order form or to obtain the surgeon's or other authorized signature at the bottom of the form.
5. Failure by Hospital, its physicians and staff to follow CTS' instructions as provided and/or updated as to the correct packaging and shipment of autologous bone or skull flaps or other autograft tissue.
6. Improper and/or unsafe packaging of autologous bone or skull flaps or other autograft tissue by Hospital, its physicians and staff. Improper or unauthorized use of solutions, media, or other materials in the preparation or packaging of the autograft tissue. Infection of the tissue with a biological agent that would render it unsafe or dangerous despite using normally accepted procedures for handling donor tissue and Universal Precautions as published by the CDC.
7. Failure by Hospital to include the prescribed quantity of solidly frozen wet ice, or other suitable cold packs to the box containing the tissue for shipment to CTS, or in an adequate quantity, prior to making the shipping container available for pick-up by CTS or its authorized representative.

6. EXCLUSIVITY

CTS shall have the exclusive right to store autologous bone and skull flaps for Hospital during the term of this Agreement. Hospital shall not negotiate storage terms with another agency during the term of this Agreement.

7. ACCREDITATION/LICENSURE/FEDERAL REGISTRATION

CTS hereby represents and warrants that it is fully accredited by the American Association of Tissue Banks (AATB) and that it will maintain such accreditation throughout the term of this Agreement. CTS will comply with all standards of procedure and operation required by the AATB and all applicable federal (21 CFR 1271) and state laws and regulations throughout the term of this Agreement and its extensions. These warranties are CTS' only warranties and they are exclusive and in lieu of all other warranties whether oral or written. CTS will maintain licensure by the California Department of Health Services and a Human Tissue Preservation Laboratory and registered with the United States Food and Drug Administration for the storage of human bone.

8. COMPLIANCE WITH STANDARDS

Hospital hereby represents and warrants to CTS that Hospital will comply with all standards of procedure and operation required by the Joint Commission, on accreditation of healthcare organizations whether or not Hospital is accredited by Joint Commission. Hospital will also comply will all applicable federal (21 CFR 1271), state, and local laws and regulations throughout the term of this Agreement.

9. INSTRUCTION MODIFICATION

If Hospital modifies any documents that CTS has previously approved for Hospital's use in the autologous bone or skull flap procurement process, CTS must first approve all such modifications prior to their use by Hospital. CTS shall also have the right to require Hospital to use updated CTS forms and placards whenever they are provided to Hospital or otherwise made available by CTS.

10. STATUS OF PATIENT

Hospital, its physicians, and agents shall notify timely CTS of the death of any patient that has provided an autologous bone or skull flap to CTS and that still has the autologous bone or skull flap banked with CTS' autograft storage program. Hospital shall notify CTS of any change of contact information it knows of for the treating physician for any patients that has autologous bone or skull flap on deposit with CTS. CTS shall periodically send patient status forms to the patient's treating physician to be completed by the treating physician regarding the disposal or continued storage of the autologous bone or skull flap being banked for the patient by CTS. Hospital, its physicians and agents shall timely and accurately complete the patient status forms and return them to CTS thereby instructing CTS on the continued storage or destruction of the autologous bone or skull flap stored. Failure to return these patient status forms accurately completed within sixty (60) days of receipt shall be considered a material breach of this Agreement.

If after two (2) years from the date of autologous bone or skull flap procurement and shipment of the autologous bone or skull flap to CTS for storage in the autograft storage program, CTS can no longer contact the patient, identify the patient's legal guardian, and cannot reasonably ascertain the patient's treating physician or a medical professional legally authorized to advocate on behalf of the patient CTS shall send a certified letter with return receipt to the address where the patient was last known to reside stating this fact and the intention of CTS to dispose of the autologous bone or skull flap being stored. CTS shall dispose of the autologous bone or skull flap as biomedical waste under the following conditions:

- 1) Thirty (30) days has passed after the receipt of the notice by the patient/the patient's legal guardian to contact CTS regarding continuing autologous bone or skull flap storage arrangements; or
- 2) Thirty (30) days has passed after return of the letter as undeliverable by the US Postal Service and CTS has made reasonable attempts to locate the patient.
- 3) Passage of time beyond the five (5) year expiration date assigned to the autograft tissue by CTS in the absence of written overriding instruction from Hospital or patient's treating physician.

11. COMMENT OR COMPLAINT NOTIFICATION

CTS and Hospital shall immediately notify the other party upon receipt of any adverse serological or bacteriological test results and/or any adverse reactions, or deviations from procedure either during the procurement or resulting from any use of human autologous bone or skull flap under this Agreement that becomes known to either party. In the event of an adverse reaction, Hospital shall immediately notify CTS for a determination of suitability of FDA adverse reaction notification.

12. BOOKS AND RECORDS

Hospital and CTS shall each maintain complete records on all of their sterilization, cleaning, procurement, testing, processing, distribution, and disposition procedures. Such records shall be made available during normal business hours for the other party's inspection upon not less than seven days prior written notice. Each party shall be responsible for its own expenses in conducting such inspection and/or audits. CTS shall have the right to inspect Hospital's physical facilities, Standard Operating Procedures (SOP's), and records relevant to the recovery and reimplantation of autologous bone and skull flaps during regular business hours upon fourteen (14) days prior written notice. Hospital shall implement reasonable changes requested by CTS in any of the Hospital's relevant operating procedures related to the recovery, handling, shipping, and record keeping of autologous bone and skull flaps after an audit or inspection by CTS that may be necessary to maintain compliance with the published standards of the AATB or government regulatory agencies. CTS and Hospital shall cooperate with each other to formulate and implement changes to SOP's that may be necessary so that such changes are mutually acceptable.

13. CONFIDENTIAL INFORMATION

Hospital shall not use in any way other than as required for the proper performance of its obligations under this Agreement and shall not provide to or disclose to any party any of the information given to it by CTS or otherwise acquired by the Hospital relating to CTS' products, processes, plans, records, documentation, forms, techniques, procedures, donor information, test results, customers, trade secrets or general business operations. Any information legally in Hospital's possession prior to disclosure to it by a CTS representative, which is lawfully published or which otherwise lawfully becomes a part of general knowledge from sources other than CTS, shall not be subject to the restrictions of this Section 13.

13.1 CONFIDENTIAL AND PROPRIETARY INFORMATION

CTS acknowledges that Hospital is a public county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239. If Hospital receives a demand for the disclosure of any information related to this Agreement which CTS has claimed to be confidential and proprietary, such as CTS' pricing, programs, services, business practices or procedures, Hospital will immediately notify CTS of such demand and CTS shall immediately notify Hospital of its intention to seek injunctive relief in a Nevada court for protective order and Hospital will refrain from any records disclosure until the protective order matter is resolved. CTS shall indemnify and defend Hospital from any claims or actions, including all associated costs and attorney's fees, demanding the disclosure of CTS documents in Hospital's custody and control in which CTS claims to be confidential and proprietary.

14. TERM and TERMINATION

This Agreement shall be effective as of the date executed by both parties and shall continue for a period of five years (5) from the last date of signature appearing on page one (1), with two (2) optional one (1) year extensions. Each extension elected by the parties shall be executed by both parties before the expiration of the master agreement and shall become effective at the termination of the master agreement for the first extension, and effective at the termination of the first extension for the start of the second extension. Notwithstanding anything contained in this Agreement to the contrary, this Agreement may be terminated by either party with or without cause upon ninety (90) days advance written notice to the other party. The following provisions shall govern the right, duties and obligations of the parties upon termination of this Agreement however occurring:

- a. Termination shall not release or affect, and this Agreement shall remain fully operative, as to any obligations or liabilities incurred by Hospital prior to the effective date of such termination; provided that all indebtedness

of Hospital to CTS of any kind shall become immediately due and payable on the effective date of termination. Hospital may deduct from any sums it owes to CTS any sums owed by CTS to Hospital.

- b. Termination of this Agreement shall not terminate any provision of this Agreement intended to survive termination, including but not limited to Section 2, 3, 4, 10, 13, 13.1, 14, 15, 16, 18, 19, 20, 21, 22, 24, 25, 26, 27, 28, 29, and 31.

15. Obligations of CTS

CTS shall coordinate, arrange for, and provide transportation of autologous tissue grafts between Hospital and CTS' storage facility in Carlsbad, California for patients of Hospital as necessary and when notified by Hospital providing the tissue is determined by CTS to be compliant with the instructions for submission into the CTS Autologous Tissue Preservation program, CTS has been timely notified of the need for such storage, and the tissue has determined to be acceptable by CTS. CTS shall provide safe and continuous storage of autologous tissue submitted to and accepted by CTS for the period required by Hospital provided payment of fees for services stated in this agreement are paid within the prescribed terms for payment of such fees.

CTS shall perform its obligations under this agreement without undue delay recognizing that time is of the essence. Storage of autologous tissue, together with any tissue processing that is performed by CTS and its agents, labeling, tissue documentation, record keeping, records retention, inbound or outbound shipment, or any other service rendered by CTS on behalf of Hospital shall be performed in compliance with the then current published standards of the American Association of Tissue Banks (AATB), relevant state regulations of the states of California and Nevada, and the regulations of the FDA. CTS shall perform its obligations under this agreement in a professional, workmanship like manner, and to practice all reasonable due diligence to safeguard the tissue while in its custody.

16. DAMAGES

It is agreed by and between the parties that CTS is providing autograft storage services as outlined in this Agreement to Hospital, its patients, staff, and physicians as a community service. It is understood by all parties concerned that the services under this Agreement are being rendered by CTS as, and by a non-profit corporation. Furthermore, it is agreed between the parties that CTS is in no way, and it shall not be construed under this Agreement that CTS is in any way in control, in supervision, or direction of patient care, the surgical surroundings, surgical procedures, general medical arts or care that is rendered by Hospital, its staff and physicians to its patients, or the outcome of any surgical procedure performed that is related to this Agreement.

It is agreed by Hospital and CTS that CTS is not the party performing, and therefore shall not be responsible for the autologous tissue as part of: 1) Recovery as performed by Hospital and its agents, together with 2) The packaging and tendering of the tissue for shipment as performed by Hospital and its agents, 3) Processing of the tissue (if any) as performed by Hospital and its agents, 4) Storage of the tissue at the Hospital (if any), 5) Re-implant of the tissue into the patient by Hospital and its agents, or, 6) The success or failure of any procedure performed on or on behalf of the patient by Hospital and its agents under this Agreement.

It is agreed by Hospital and CTS that CTS shall not be responsible for the misuse of the autologous tissue kit materials provided by CTS to Hospital, or for noncompliance by Hospital and its agents with the instructions associated and provided with the kit.

Furthermore, it is agreed by Hospital and CTS that at no time shall it be construed by and between the parties that CTS is providing anything but a service, and that nothing under this Agreement shall be deemed the sale or dispensing of a product, or any act or activity that is subject to the Uniform Commercial Code. CTS makes no other express or implied warranties of any kind, including express or implied warranties of merchantability, and as to the success or failure of the tissue procurement, shipment by courier or common carrier to include unforeseen delay, damage, or loss of the tissue, the re-implantation in the patient of the tissue by Hospital and its agents, or as to any other handling by another party other than CTS. In no event shall CTS be liable for any direct, indirect, incidental, consequential, special, or other damages including, but not limited to legal or court costs, attorney fees, or other forms of damages that would be reasonably contemplated by this Agreement unless such damages are to be the result of gross negligence by CTS.

17. INDEPENDENT CONTRACTOR STATUS

Hospital and CTS shall act at all times under this Agreement as independent contractors, and neither party shall have any right or authority, express or implied to create or to assume any obligation on behalf of the other party hereto.

18. LIMITATION ON ACTION

No action arising out of any transaction under this Agreement, regardless of cause or form, may be brought by either party under this Agreement against the other party more than one year after the date the aggrieved party becomes reasonably aware of the event leading to the cause of action first accrues, but in no event after three (3) years after the date the tissue has been returned to Hospital, or other hospital for reimplantation of the autograft into the patient..

19. FORCE MAJEURE

Performance under this Agreement, or any part thereof, may be excused or delayed, and neither party shall be held in breach of any of its obligations under this Agreement or be liable for damages or offset resulting from such delay if such delay is due to causes beyond the reasonable control of the party such as, but not limited to acts of God, acts of civil or military authority, terrorism, fires, floods, earthquake, failure of electrical services or other public utilities, labor troubles, cancellation, delay, or unavailability of transportation, epidemics, war or riot.

20. TRANSPORTATION DELAY AND LOSS OF TISSUE

The parties to this Agreement acknowledge and agree that transportation of skull flaps and other autograft tissue shall be transported from Hospital to CTS by way of common carrier commercial transportation, airlines, couriers, shipping companies, and other subcontracted entities outside the direct control of Hospital or CTS. It is also agreed that unforeseen circumstances may cause undue delay or prevent the successful transport, preservation, storage, return shipment, or re-implantation of the autograft tissue by the employees and agents of Hospital and CTS. Therefore, it is understood and agreed that Hospital and CTS shall be excused from all obligation, liability, damages, economic loss, bodily harm, or even loss of life for any damage to the autograft or its loss, or for any circumstance or event that may render the autograft unusable or unsuitable for acceptance by CTS, processing, storage, return shipment, or surgical reimplantation by Hospital that is solely caused by a third party in its handling during transport, damage to external or internal packaging, damage caused by unforeseen delay in transit, loss, mysterious disappearance, exposure to toxic or noxious chemicals, freezing, thawing, excessive heat, heat wave, or due any other event or circumstance that may cause the autograft tissue from being successfully re-implanted into the patient, other than such event or circumstance caused by the gross negligence of CTS and its employees.

The parties to this Agreement acknowledge and agree that the storage of skull flaps and other autograft tissue shall be done with all due care and recognition of the importance of all such tissue sent for storage and re-implantation. However, the parties recognize that circumstances may arise that are unforeseeable, or that cannot be prevented despite the application of reasonable resources and care. Therefore, it is understood and agreed that Hospital and CTS shall be excused from all obligation, liability, damages, economic loss, bodily harm, or even loss of life for any damage to the autograft or its loss, or for any circumstance or event that may render the autograft unusable or unsuitable for acceptance by CTS, processing, storage, return shipment, or surgical re-implantation by Hospital that is caused by the sudden mechanical breakdown of refrigerators, freezers, or other equipment that may be used in the handling, preservation, or storage of the tissue, or for the sudden unforeseen loss of public utilities, electrical service, roving blackouts, brownouts, or failure, malfunction, or loss of backup electricity systems or liquid CO2 backup systems for freezers and other equipment.

21. DESTRUCTION

As part of this Agreement Hospital, its physicians and staff shall empower and permit, without objection or injunction, CTS to destroy and dispose of any autologous bone or skull flap or other autograft tissue sent to it by Hospital for storage provided CTS has first obtained from Hospital or the patient's treating physician, the patient, or the patient's legally authorized representative a signed request for destruction and disposal, or a signed

authorization for the destruction and disposal of the tissue. CTS shall only destroy or dispose of any tissue sent to it by Hospital, and that has been accepted by CTS for storage, by safe and legal means, and such destruction and disposal shall be performed in compliance with all applicable regulatory requirements for the County of San Diego and state of California. Hospital, its physicians and staff shall not unreasonably withhold authorization for the destruction and disposal of any autologous bone or skull flap or autograft tissue stored by CTS. If CTS is unable to obtain a signed authorization for the destruction and disposal of any tissue sent to it by Hospital, its physicians and staff, CTS shall have the right to charge Hospital for the continued storage of such tissue in one-year increments in accordance with the fees under section 4 until such time that CTS has determined that it can legally destroy and dispose of the tissue.

22. RETURN OF TISSUE

CTS shall promptly return autologous bone or skull flaps or other autograft tissue after it has received verbal telephonic instructions from an authorized representative of Hospital and a valid purchase order number for the return handling and shipping fees relating to the tissue stored. CTS shall have the right to have any order for the return of autograft tissue to Hospital concurrently followed-up with the order in writing via mail or fax to CTS' offices. All orders for return of autograft tissue shall be made with reasonable advance notice sufficient to allow CTS to safely transport the tissue to Hospital or other designated location without extraordinary means or jeopardizing the safety of personnel or the autograft. Generally, notice for the return of tissue shall be given to CTS by Hospital as soon as possible, but not later than 24 hours in advance prior to the time the tissue must arrive at the receiving location prior to the scheduled surgery. It is agreed by Hospital that tissue requested for return shall be sent for specific scheduled surgery dates, and shall not be ordered returned greater than 24 hours prior to the scheduled dates of re-implant of the tissue or for the continued day to day storage at Hospital.

CTS shall return autograft tissue pursuant to receiving proper legal demand from authorized parties (legal next of kin) and/or government agencies (Medical Examiner or County Coroner) to appropriate and suitable location, and Hospital agrees that it shall be responsible for paying any return shipment and handling fees that CTS normally charges in addition to any extraordinary costs that CTS must incur as part of compliance with such orders unless other arrangements for payment have been made by the entity requesting or ordering the return.

23. PUBLICATION

No announcement, news release, public statement, publication or presentation relating to the existence of this Agreement, the subject matter herein, or either party's performance hereunder will be made without the other party's prior written approval, except as required by law. Neither party will, without the prior written consent of the other party, which shall not unreasonably be withheld: (a) use in advertising, publicity, promotional premiums or otherwise, any trade name, trademark, trade device, service mark, symbol, or other abbreviation, contraction or simulation thereof owned by the other party; or represent, either directly or indirectly, that any product or service of the other party is a product or service of the representing party.

24. PROFESSIONAL LIABILITY INSURANCE

Hospital is self-insured for professional and general liability coverage, and is subject to the provisions of Nevada Revised Statutes 41.0305 to 41.039. Hospital shall maintain adequate self-insurance to cover its liability under this Agreement, and equivalent in coverage and terms to a customary and usual hospital liability insurance policy. Hospital shall, upon request, provide CTS with a certificate of self-insurance stating coverage, limits, and information on how the insurance can be accessed by CTS should it becomes necessary for CTS to file a claim against it. Maintenance of or failure to maintain such self-insurance shall not relieve Hospital of any liability under this Agreement.

CTS shall obtain and maintain in force during the term of this Agreement professional liability insurance coverage, under a policy or policies issued by a carrier satisfactory to Hospital, with minimum limits of \$1,000,000 basic coverage plus \$1,000,000 excess liability coverage on any such policy issued on a claims made basis and with minimum limits of \$1,000,000 basic coverage with \$4,000,000 excess liability coverage on any such policy issued on an occurrence basis with, in all cases, no more than a \$50,000 deductible on any such policy. CTS shall provide Hospital with a certificate or certificates of insurance suitable to CTS which state(s) that the above required coverage is in full force and effect. Maintenance of such insurance shall not relieve CTS of any liability under this Agreement.

25. Reserved

26. NOTIFICATION OF LEGAL CLAIMS

In the event Hospital or CTS has received knowledge of a legal claim in regard to any services provided by CTS or Hospital under this Agreement, or has been served with or has knowledge of a lawsuit filed in regard to any services provided by CTS or Hospital under this Agreement the party in possession of the knowledge or that has been served with a lawsuit shall promptly within seven (7) calendar days notify the other party and shall provide a copy of the complaint to be sent by certified mail return receipt if so served. Failure to comply with this provision shall be deemed by the parties to be a material breach of this Agreement.

27. BUDGET ACT AND FISCAL FUND OUT

In accordance with the Nevada Revised Statutes (NRS 354.626), the financial obligations under this Agreement between the parties shall not exceed those monies appropriated and approved by Hospital for the then current fiscal year under the Local Government Budget Act. This Agreement shall terminate, and Hospital's obligations under it shall be extinguished at the end of any of Hospital's fiscal years in which Hospital's governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under this Agreement. Hospital agrees that this section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to this Agreement. In the event this section is invoked, this Agreement will expire on the 30th day of June of the current fiscal year. Termination under this section shall not relieve UMC of its obligations incurred through the 30th day of June or the fiscal year for which monies were appropriated. In the event this section is invoked and the Agreement is to be terminated Hospital shall immediately notify in CTS in writing prior to its invocation that the Agreement is to be terminated upon first knowledge of such cancellation.

28. GOVERNING LAW

This Agreement shall be construed and enforced in accordance with the laws of the State of Nevada without regard to its choice of law provisions.

29. HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996 (HIPAA)

CTS shall use its best efforts to preserve the confidentiality of protected health information it received from Hospital, and shall be permitted only to use and disclose such information to the extent that Hospital is permitted to use and disclose such information pursuant to the Health Insurance Portability and Accountability Act of 1996 (42 U.S.C. 1320d-1329d-8; 42 U.S.C. 1320d-2) ("HIPAA"), the regulations promulgated thereunder ("HIPAA Regulations") and applicable state law.

30. NON-EXCLUDED HEALTHCARE PROVIDER

CTS represents and warrants to Hospital that neither it nor any of its affiliates (a) are excluded from participation in any federal health care program, as defined under 42 U.S.C. §1320a-7b (f), for the provision of goods or services for which payment may be made under such federal health care programs and (b) has arranged or contracted (or by employment otherwise) with any employee, contractor or agent that such party or its affiliates know or should know are excluded from participation in any federal health care program, to provide goods or services hereunder. CTS represents and warrants to Hospital that no final adverse action, as such term is defined under 42 U.S.C. §1320a-7e (g), has occurred or is pending or threatened against such CTS or its affiliates or to their knowledge against any employee, contractor or agent engaged to provide goods or services under the Agreement.

31. NON-DISCRIMINATION

CTS hereunder shall follow all federal and state laws prohibiting discrimination on the basis of age, race, color, religion, sex, sexual orientation, national origin, gender identity or expression, disability, national origin, veteran status, or any other protected status.

32. MISCELLANEOUS

- a. This Agreement contains the entire Agreement between the parties and supersedes any and all other oral or written agreements or understandings. This Agreement may not be amended except by a written document signed by both parties.

All notices required or desired to be given under this Agreement shall be deemed delivered upon confirmed delivery by Federal Express priority overnight service with signature required, or after four (4) business days when deposited in U.S. Certified Mail, return receipt requested, postage prepaid, addressed to the recipient at the address indicated in the signature page of this Agreement or at such other address as the recipient may hereafter provide to the other party hereto:

Notice to CTS:

California Transplant Services, Inc.
 dba: SafetyGraft
 Daryl Lirman, President and CEO
 PO Box 130815
 Carlsbad, CA 92013-0815

Notice to Hospital:

University Medical Center of Southern Nevada
 Attention: Legal
 1800 W. Charleston Boulevard
 Las Vegas, NV 89102

- b. The services provided herein may be exempt from HIPAA authorization requirements under HHS Regulations: Uses and Disclosures for Organ, Eye or Tissue Donation Purposes - § 164.512(h). However, CTS acknowledges that in the performance of services under this Agreement it shall be considered a Business Associate of Hospital (BAA), as defined in HIPAA. Nothing in the BAA between Hospital and CTS shall be construed to change the terms and conditions as set forth in any of the provisions of this agreement between the parties unless a requirement of law.
- c. It is the objective of CTS and the SafetyGraft autologous tissue storage service to run smoothly, without incident or error, and for the benefit of Hospital and patient. Toward achieving this goal, CTS makes available periodic in-service training for Hospital's surgical staff. Hospital shall make available appropriate operating room staff for periodic in-service training at times convenient to both Hospital and CTS. There shall be no additional charge to Hospital or staff for this in-service training.
- d. Neither party shall assign or transfer this Agreement or any interest, right or obligation hereunder without the prior written consent of the other party, which consent shall not be unreasonably withheld.

By Hospital:

By: _____ **Date:** _____

END OF TERMS AND CONDITIONS

California Transplant Services, Inc.

5845 Owens Ave.

Carlsbad, CA 92008, USA

Toll Free:(800) 928-4778

Phone: (760) 804-6890

Fax: (760) 804-6899

Website: www.catransplant.org

Accreditation Number: 00133/5

Accredited For

- Storage-Autologous Tissue
- Distribution-Autologous Tissue
- Storage-Skin
- Distribution-Skin
- Storage-Musculoskeletal
- Distribution-Musculoskeletal



Accreditation Expires 12/19/21

DEPARTMENT OF HEALTH AND HUMAN SERVICES
PUBLIC HEALTH SERVICE
FOOD AND DRUG ADMINISTRATION
**ESTABLISHMENT REGISTRATION AND LISTING FOR HUMAN CELLS,
TISSUES, AND CELLULAR AND TISSUE-BASED PRODUCTS
DESCRIBED IN 21 CFR 1271.10**

FEI: 3001503330

Other FDA Registrations:

Blood:

Devices:

Drugs:

Reason For Last Submission: Annual Registration/Listing
Last Annual Registration Year: 2021
Last Registration Receipt Date: 12/12/2020
Summary Report Print Date: 12/14/2020

Legal Name and Location:

California Transplant Services, Inc. dba SafetyGraft
5845 Owens Avenue

Carlsbad, California 92008
USA

Phone: 760-804-6890 Ext.: 101

Reporting Official:

Marc Pablo, Sr. Vice President
5845 Owens Avenue
Carlsbad, California 92008
USA
Phone: 760-804-6890 Ext. 101
mpablo@catransplant.org

Satellite Recovery Establishment: No
Parent Manufacturing Establishment FEI No.:
Testing For Micro-Organisms Only: No

Note: FDA acceptance of an establishment registration and HCT/P listing does not constitute a determination that an establishment is in compliance with applicable rules and regulations or that the HCT/P is licensed or approved by FDA (21 CFR 1271.27(b)).

HCT/P(s)	Donor Type(s)	Establishment Functions								Date of Discontinuance	Date of Resumption	Proprietary Name(s)
		Recover	Screen	Donor Testing	Package	Process	Store	Label	Distribute			
Amniotic Membrane												
Blood Vessel												
Bone							X	X	X			SafetyGraft Autologous Bone
Cardiac Tissue - non-valved												
Cartilage							X		X			
Cornea							X		X			
Dura Mater												
Embryo												
Fascia							X		X			
Heart Valve												
HPC Apheresis												
HPC Cord Blood												
Ligament							X		X			
Nerve Tissue												
Oocyte												
Ovarian Tissue												
Pancreatic Islet Cells - autologous												
Parathyroid										23-FEB-19		Autologous Parathyroid
Pericardium												
Peripheral Blood Mononuclear Cells												
Peritoneal Membrane												
Sclera							X		X			
Semen												
Skin							X	X	X			Donor and Autologous Skin
Tendon							X		X			
Testicular Tissue												
Tooth Pulp												
Umbilical Cord Tissue												

Additional Information: No additional information provided.

Proprietary Name(s):

FEI: 3001503330

Legal Name: California Transplant Services, Inc. dba SafetyGraft



Dear Tissue Bank Director:

Attached below is your tissue bank license.
Your license is void after the expiration date.

NOTE: Applications for renewal of license must be filed with the department **not less than 30 days** prior to its expiration date and shall be accompanied by the annual renewal fee. (CA H&S Code §1639.2)

CALIFORNIA TRANSPLANT SERVICES, INC.
PO BOX 130815
ATTN: DARYL S. LIRMAN, PRESIDENT
CARLSBAD CA 92013-0815

FORFEITURE OF LICENSE

A Tissue Bank license shall be forfeited by operation of law prior to its expiration date when one of the following occurs:

- (1) The tissue bank is sold or otherwise transferred.
- (2) The license is surrendered to the state department.

QUESTIONS AND INFORMATION:

If you have any questions, please write to:

CALIFORNIA DEPARTMENT OF PUBLIC HEALTH
Laboratory Field Services, Tissue Bank Section
850 Marina Bay Parkway, Building P, 1st Floor
Richmond, CA 94804-6403

Internet Address: www.cdph.ca.gov/LFS

Thank you for your cooperation.

TB 100 TBLIC (4-16)

Tear Here

Tear Here

STATE OF CALIFORNIA DEPARTMENT OF PUBLIC HEALTH

TISSUE BANK LICENSE

In accordance with Division 2, Chapter 4.1, of the Health and Safety Code, the entity named below is hereby licensed to engage in the listed tissue bank operation(s) at the indicated facility address.

CALIFORNIA TRANSPLANT SERVICES, INC.

5845 OWENS AVENUE
CARLSBAD CA 92008

OWNER(S):

CALIFORNIA TRANSPLANT SERVICES, INC

DIRECTOR(S):

DARYL S. LIRMAN

TISSUE BANK ID Number: CTB 00080141

Issuance Date: October 3, 2020

Expiration Date: October 2, 2021

Robert J. Thomas

Robert J. Thomas, Acting Branch Chief
Laboratory Field Services



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
3/18/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER License # 0757776 HUB International Insurance Services Inc. 1525 Faraday Avenue Suite 200 Carlsbad, CA 92008	CONTACT NAME: Sandra Bao PHONE (A/C, No, Ext): (442) 244-6932 FAX (A/C, No): E-MAIL ADDRESS: sandra.bao@hubinternational.com
	INSURER(S) AFFORDING COVERAGE
INSURED California Transplant Services Inc dba SafetyGraft PO Box 130815 Carlsbad, CA 92013-0815	INSURER A : Federal Insurance Company 20281
	INSURER B : ZNAT Insurance Company 30120
	INSURER C : Admiral Insurance Company 24856
	INSURER D :
	INSURER E :
	INSURER F :

COVERAGES **CERTIFICATE NUMBER:** **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:			35796996	3/27/2021	3/27/2022	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 1,000,000 MED EXP (Any one person) \$ 10,000 PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ \$
	AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO OWNED AUTOS ONLY <input type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> NON-OWNED AUTOS ONLY						COMBINED SINGLE LIMIT (Ea accident) \$ BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
	UMBRELLA LIAB <input type="checkbox"/> OCCUR EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED <input type="checkbox"/> RETENTION \$						EACH OCCURRENCE \$ AGGREGATE \$ \$
B	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) <input type="checkbox"/> Y/N If yes, describe under DESCRIPTION OF OPERATIONS below		N/A	C046953821	3/1/2021	3/1/2022	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTHER E.L. EACH ACCIDENT \$ 1,000,000 E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT \$ 1,000,000
C	Prof & Products Liab			CO000000152-19	2/15/2021	2/15/2022	Per Occurrence 2,000,000
C	Prof & Products Liab			CO000000152-19	2/15/2021	2/15/2022	Aggregate 4,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
Cyber Liability policy# P-001-000131914-02/Effective 04-13-2020 to 04-13-2021/Claims-Made/Full Prior Acts/Policy Limit \$1,000,000 Each Claim, \$1,000,000 Aggregate/Policy Retention \$2,500 Aggregate/Insurer:AXIS Insurance Company.
Employment Practices Liability policy#MP2550346D/Effective 06-23-2020 to 06-23-2021/Claims-Made/Employment Practices Liability Retroactive Date 06/23/2004/Patient Molestation Retroactive Date 06/23/2016/Policy Limit \$1,000,000 Each Claim, \$1,000,000 Aggregate/Policy Retention \$10,000 Aggregate/Insurer: Mount Vernon Insurance Company.

CERTIFICATE HOLDER	CANCELLATION
Proof of Insurance	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE

CALIFORNIA TRANSPLANT SERVICES INC

Sincerely,

A handwritten signature in cursive script, appearing to read "Lois G. Lerner". The signature is written in dark ink and is positioned to the right of the word "Sincerely,".

Lois G. Lerner
Director, Exempt Organizations
Rulings and Agreements

Enclosures: Information for Organizations Exempt Under Section 501(c)(3)

Letter 947 (DO/CG)

Business Associate Agreement

This Agreement is made effective the 25th of October, 2017, by and between **University Medical Center of Southern Nevada** (hereinafter referred to as "Covered Entity"), a county hospital duly organized pursuant to Chapter 450 of the Nevada Revised Statutes, with its principal place of business at 1800 West Charleston Boulevard, Las Vegas, Nevada, 89102, and **California Transplant Services, Inc., a California nonprofit public benefit corporation, d/b/a Safetygraft**, hereinafter referred to as "Business Associate", (individually, a "Party" and collectively, the "Parties").

WITNESSETH:

WHEREAS, Sections 261 through 264 of the federal Health Insurance Portability and Accountability Act of 1996, Public Law 104-191, known as "the Administrative Simplification provisions," direct the Department of Health and Human Services to develop standards to protect the security, confidentiality and integrity of health information; and

WHEREAS, pursuant to the Administrative Simplification provisions, the Secretary of Health and Human Services issued regulations modifying 45 CFR Parts 160 and 164 (the "HIPAA Rules"); and

WHEREAS, the American Recovery and Reinvestment Act of 2009 (Pub. L. 111-5), pursuant to Title XIII of Division A and Title IV of Division B, called the "Health Information Technology for Economic and Clinical Health" ("HITECH") Act, as well as the Genetic Information Nondiscrimination Act of 2008 ("GINA," Pub. L. 110-233), provide for modifications to the HIPAA Rules; and

WHEREAS, the Secretary, U.S. Department of Health and Human Services, published modifications to 45 CFR Parts 160 and 164 under HITECH and GINA, and other modifications on January 25, 2013, the "Final Rule," and

WHEREAS, the Parties wish to enter into or have entered into an arrangement whereby Business Associate will provide certain services to Covered Entity, and, pursuant to such arrangement, Business Associate may be considered a "Business Associate" of Covered Entity as defined in the HIPAA Rules (the agreement evidencing such arrangement is entitled "Underlying Agreement"); and

WHEREAS, Business Associate will have access to Protected Health Information (as defined below) in fulfilling its responsibilities under such arrangement;

THEREFORE, in consideration of the Parties' continuing obligations under the Underlying Agreement, compliance with the HIPAA Rules, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and intending to be legally bound, the Parties agree to the provisions of this Agreement in order to address the requirements of the HIPAA Rules and to protect the interests of both Parties.

I. DEFINITIONS

"HIPAA Rules" means the Privacy, Security, Breach Notification, and Enforcement Rules at 45 CFR Part 160 and Part 164.

"Protected Health Information" means individually identifiable health information created, received, maintained, or transmitted in any medium, including, without limitation, all information, data, documentation, and materials, including without limitation, demographic, medical and financial

information, that relates to the past, present, or future physical or mental health or condition of an individual; the provision of health care to an individual; or the past, present, or future payment for the provision of health care to an individual; and that identifies the individual or with respect to which there is a reasonable basis to believe the information can be used to identify the individual. "Protected Health Information" includes without limitation "Electronic Protected Health Information" as defined below.

"Electronic Protected Health Information" means Protected Health Information which is transmitted by Electronic Media (as defined in the HIPAA Rules) or maintained in Electronic Media.

The following terms used in this Agreement shall have the same meaning as defined in the HIPAA Rules: Administrative Safeguards, Breach, Business Associate, Business Associate Agreement, Covered Entity, Individually Identifiable Health Information, Minimum Necessary, Physical Safeguards, Security Incident, and Technical Safeguards.

II. ACKNOWLEDGMENTS

Business Associate and Covered Entity acknowledge and agree that in the event of an inconsistency between the provisions of this Agreement and mandatory provisions of the HIPAA Rules, the HIPAA Rules shall control. Where provisions of this Agreement are different than those mandated in the HIPAA Rules, but are nonetheless permitted by the HIPAA Rules, the provisions of this Agreement shall control.

Business Associate acknowledges and agrees that all Protected Health Information that is disclosed or made available in any form (including paper, oral, audio recording or electronic media) by Covered Entity to Business Associate or is created or received by Business Associate on Covered Entity's behalf shall be subject to this Agreement.

Business Associate has read, acknowledges, and agrees that the Secretary, U.S. Department of Health and Human Services, published modifications to 45 CFR Parts 160 and 164 under HITECH and GINA, and other modifications on January 25, 2013, the "Final Rule," and the Final Rule significantly impacted and expanded Business Associates' requirements to adhere to the HIPAA Rules.

III. USE AND DISCLOSURE OF PROTECTED HEALTH INFORMATION

(a) Business Associate agrees that all uses and disclosures of Protected Health information shall be subject to the limits set forth in 45 CFR 164.514 regarding Minimum Necessary requirements and limited data sets.

(b) Business Associate agrees to use or disclose Protected Health Information solely:

(i) For meeting its business obligations as set forth in any agreements between the Parties evidencing their business relationship; or

(ii) as required by applicable law, rule or regulation, or by accrediting or credentialing organization to whom Covered Entity is required to disclose such information or as otherwise permitted under this Agreement or the Underlying Agreement (if consistent with this Agreement and the HIPAA Rules).

(c) Where Business Associate is permitted to use Subcontractors that create, receive, maintain, or transmit Protected Health Information; Business Associate agrees to execute a "Business Associate Agreement" with Subcontractor as defined in the HIPAA Rules that includes the same covenants for using and disclosing, safeguarding, auditing, and otherwise

administering Protected Health Information as outlined in Sections I through VII of this Agreement (45 CFR 164.314).

(d) Business Associate will acquire written authorization in the form of an update or amendment to this Agreement and Underlying Agreement prior to:

(i) Directly or indirectly receiving any remuneration for the sale or exchange of any Protected Health Information; or

(ii) Utilizing Protected Health Information for any activity that might be deemed "Marketing" under the HIPAA rules.

IV. SAFEGUARDING PROTECTED HEALTH INFORMATION

(a) Business Associate agrees:

(i) To implement appropriate safeguards and internal controls to prevent the use or disclosure of Protected Health Information other than as permitted in this Agreement or by the HIPAA Rules.

(ii) To implement "Administrative Safeguards," "Physical Safeguards," and "Technical Safeguards" as defined in the HIPAA Rules to protect and secure the confidentiality, integrity, and availability of Electronic Protected Health Information (45 CFR 164.308, 164.310, 164.312). Business Associate shall document policies and procedures for safeguarding Electronic Protected Health Information in accordance with 45 CFR 164.316.

(iii) To notify Covered Entity of any attempted or successful unauthorized access, use, disclosure, modification, or destruction of information or interference with system operations in an information system ("Security Incident") upon discovery of the Security Incident.

(b) When an impermissible acquisition, access, use, or disclosure of Protected Health Information ("Breach") by Business Associate occurs, Business Associate agrees:

(i) To notify Covered Entity's Chief Privacy Officer immediately upon discovery of the Breach, and

(ii) Within 15 business days of the discovery of the Breach, provide Covered Entity with all required content of notification in accordance with 45 CFR 164.410 and 45 CFR 164.404, and

(iii) To fully cooperate with Covered Entity's analysis and final determination on whether to notify affected individuals, media, or Secretary of the U.S. Department of Health and Human Services, and

(iv) To pay all costs associated with the notification of affected individuals and costs associated with mitigating potential harmful effects to affected individuals.

V. RIGHT TO AUDIT

(a) Business Associate agrees:

(i) To provide Covered Entity with timely and appropriate access to records, electronic records, HIPAA assessment questionnaires provided by Covered Entity, personnel, or facilities sufficient for Covered Entity to gain reasonable assurance that Business Associate is in compliance with the HIPAA Rules and the provisions of this Agreement.

(ii) That in accordance with the HIPAA Rules, the Secretary of the U.S. Department of Health and Human Services has the right to review, audit, or investigate Business Associate's records, electronic records, facilities, systems, and practices related to safeguarding, use, and disclosure of Protected Health Information to ensure Covered Entity's or Business Associate's compliance with the HIPAA Rules.

VI. COVERED ENTITY REQUESTS AND ACCOUNTING FOR DISCLOSURES

(a) At the Covered Entity's Request, Business Associate agrees:

(i) To comply with any requests for restrictions on certain disclosures of Protected Health Information pursuant to Section 164.522 of the HIPAA Rules to which Covered Entity has agreed and of which Business Associate is notified by Covered Entity.

(ii) To make available Protected Health Information to the extent and in the manner required by Section 164.524 of the HIPAA Rules. If Business Associate maintains Protected Health Information electronically, it agrees to make such Protected Health Information electronically available to the Covered Entity.

(iii) To make Protected Health Information available for amendment and incorporate any amendments to Protected Health Information in accordance with the requirements of Section 164.526 of the HIPAA Rules.

(iv) To account for disclosures of Protected Health Information and make an accounting of such disclosures available to Covered Entity as required by Section 164.528 of the HIPAA Rules. Business Associate shall provide any accounting required within 15 business days of request from Covered Entity.

VII. TERMINATION

Notwithstanding anything in this Agreement to the contrary, Covered Entity shall have the right to terminate this Agreement and the Underlying Agreement immediately if Covered Entity determines that Business Associate has violated any material term of this Agreement. If Covered Entity reasonably believes that Business Associate will violate a material term of this Agreement and, where practicable, Covered Entity gives written notice to Business Associate of such belief within a reasonable time after forming such belief, and Business Associate fails to provide adequate written assurances to Covered Entity that it will not breach the cited term of this Agreement within a reasonable period of time given the specific circumstances, but in any event, before the threatened breach is to occur, then Covered Entity shall have the right to terminate this Agreement and the Underlying Agreement immediately.

At termination of this Agreement, the Underlying Agreement (or any similar documentation of the business relationship of the Parties), or upon request of Covered Entity, whichever occurs first, if feasible, Business Associate will return or destroy all Protected Health Information received from or created or received by Business Associate on behalf of Covered Entity that Business Associate still maintains in any form and retain no copies of such information, or if such return or destruction is not feasible, Business Associate will extend the protections of this Agreement to the information and limit further uses and disclosures to those purposes that make the return or destruction of the information not feasible.

VIII. MISCELLANEOUS

Except as expressly stated herein or the HIPAA Rules, the Parties to this Agreement do not intend to create any rights in any third parties. The obligations of Business Associate under this Section shall survive the expiration, termination, or cancellation of this Agreement, the Underlying Agreement and/or the business relationship of the Parties, and shall continue to bind Business Associate, its agents, employees, contractors, successors, and assigns as set forth herein.

This Agreement may be amended or modified only in a writing signed by the Parties. No Party may assign its respective rights and obligations under this Agreement without the prior written consent of the other Party. None of the provisions of this Agreement are intended to create, nor will they be deemed to create any relationship between the Parties other than that of independent parties contracting with each other solely for the purposes of effecting the provisions of this Agreement and any other agreements between the Parties evidencing their business relationship. This Agreement will be governed by the laws of the State of Nevada. No change, waiver or discharge of any liability or obligation hereunder on any one or more occasions shall be deemed a waiver of performance of any continuing or other obligation, or shall prohibit enforcement of any obligation, on any other occasion.

In the event that any provision of this Agreement is held by a court of competent jurisdiction to be invalid or unenforceable, the remainder of the provisions of this Agreement will remain in full force and effect. In addition, in the event a Party believes in good faith that any provision of this Agreement fails to comply with the HIPAA Rules, such Party shall notify the other Party in writing. For a period of up to thirty days, the Parties shall address in good faith such concern and amend the terms of this Agreement, if necessary to bring it into compliance. If, after such thirty-day period, the Agreement fails to comply with the HIPAA Rules, then either Party has the right to terminate upon written notice to the other Party.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the day and year written above.

COVERED ENTITY:

By: Mason VanHouweling
Mason VanHouweling

Title: CEO

Date: 10/20/17

BUSINESS ASSOCIATE:

By: Daryl Lirman
Daryl Lirman

Title: President and CEO

Date: 10/13/17

INTERNAL REVENUE SERVICE
P. O. BOX 2508
CINCINNATI, OH 45201

DEPARTMENT OF THE TREASURY

Date: **OCT 03 2005**

CALIFORNIA TRANSPLANT SERVICES INC
C/O DARYL LIRMAN
5845 OWENS AVENUE
CARLSBAD, CA 92008

Employer Identification Number:
33-0632830
DLN:
605038016
Contact Person:
MICHELLE A GLUTZ ID# 31213
Contact Telephone Number:
(877) 829-5500
Accounting Period Ending:
December 31
Public Charity Status:
509(a)(2)
Form 990 Required:
Yes
Effective Date of Exemption:
October 3, 1994
Contribution Deductibility:
Yes

Dear Applicant:

We are pleased to inform you that upon review of your application for tax exempt status we have determined that you are exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code. Contributions to you are deductible under section 170 of the Code. You are also qualified to receive tax deductible bequests, devises, transfers or gifts under section 2055, 2106 or 2522 of the Code. Because this letter could help resolve any questions regarding your exempt status, you should keep it in your permanent records.

Organizations exempt under section 501(c)(3) of the Code are further classified as either public charities or private foundations. We determined that you are a public charity under the Code section(s) listed in the heading of this letter.

Please see enclosed Information for Exempt Organizations Under Section 501(c)(3) for some helpful information about your responsibilities as an exempt organization.

If you distribute funds to other organizations, your records must show whether they are exempt under section 501(c)(3). In cases where the recipient organization is not exempt under section 501(c)(3), you must have evidence the funds will be used for section 501(c)(3) purposes.

If you distribute funds to individuals, you should keep case histories showing the recipient's name and address; the purpose of the award; the manner of selection; and the relationship of the recipient to any of your officers, directors, trustees, members, or major contributors.

Letter 947 (DO/CG)

CALIFORNIA TRANSPLANT SERVICES INC

Sincerely,

A handwritten signature in cursive script, appearing to read "Lois G. Lerner". The signature is written in dark ink and is positioned to the right of the word "Sincerely,".

Lois G. Lerner
Director, Exempt Organizations
Rulings and Agreements

Enclosures: Information for Organizations Exempt Under Section 501(c)(3)

Letter 947 (DO/CG)

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Pricing Agreement with Allergan USA, Inc.	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	Clerk Ref. #
Recommendation:	
<p>That the Governing Board Audit and Finance Committee review and recommend for approval by the Governing Board the Pricing Agreement with Allergan USA, Inc. for the purchase of supplies and implants; or take action as deemed appropriate. (<i>For possible action</i>)</p>	

FISCAL IMPACT:

Fund Number: 5420.000	Fund Name: UMC Operating Fund
Fund Center: 3000702100	Funded Pgm/Grant: N/A
Description: Pricing agreement for supplies and implants currently used by UMC	
Bid/RFP/CBE: NRS 332.115.4 – Purchase of goods commonly used by a hospital	
Term: 10/1/2021 to 9/30/2024	
Amount: NTE \$3,012,996, estimated annual of \$1,004,332 for three (3) years	
Out Clause: 60 days' w/o cause	

BACKGROUND:

Allergan USA, Inc., a sole source provider of certain supplies and implants currently in use at UMC, is offering a Pricing Agreement with tiered discounts and rebates. In addition, as a loyalty incentive, Allergan is offering an additional 10% discount if the Agreement is signed before 10-1-2021. Materials Management estimates an aggregate savings (combination of discounts and rebates) of \$914,073 over the life of the Agreement.

UMC estimates current spend on these products at \$1,004,332 per year or potential aggregate NTE \$3,012,996 for three (3) years from October 1, 2021 through September 30, 2024. Either party may terminate this Agreement with a 60-day written notice to the other. If Allergan contracts with HealthTrust Purchasing Group, UMC may, by notifying Allergan, cancel this agreement and begin purchasing through the GPO.

UMC's Director of Materials Management has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC's Office of General Counsel.

Cleared for Agenda
September 22, 2021

Agenda Item #

14



PRICING AGREEMENT

THIS PRICING AGREEMENT (“**Agreement**”) effective October 1, 2021 (“**Effective Date**”) is entered into by and between **ALLERGAN USA, INC.**, with offices at 5 Giralda Farms, Madison, NJ 07940 (“**Allergan**”) and **UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA** a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes, with offices at 1800 W. Charleston Blvd., Las Vegas, NV 89102, on behalf of itself and its facilities authorized to purchase Products hereunder as set forth on Schedule A, Customer Facilities, which is attached hereto and incorporated herein (“**Customer**”).

WHEREAS, Allergan desires to sell to Customer, on a direct basis, the product(s) as more particularly described in Schedule B, Biologic Product Pricing Requirements, Schedule B-1, Biologic Product Pricing, Schedule C, Fat Grafting Pricing Requirements and Schedule C-1, Fat Grafting Product & Pricing attached hereto and incorporated herein.

NOW, THEREFORE, in consideration of the mutual covenants and obligations hereinafter set forth, the parties agree as follows:

1. **Term.** This Agreement shall commence on the Effective Date and shall expire on the last day of the thirty-sixth (36th) full calendar month after the Effective Date (“**Term**”) unless earlier terminated as set forth herein.
2. **Pricing.**
 - a) During the Term of this Agreement, Customer may purchase from Allergan the Products on such terms as set forth herein and at such prices as set forth in Schedule B-1, Biologic Product Pricing and Schedule C-1, Fat Grafting Product & Pricing (“**Products**”).
 - b) Product prices set forth in Schedule B-1, Biologic Product & Pricing are firm through the last day of the twelfth (12th) consecutive full month after the Effective Date. Thereafter, upon thirty (30) days’ written notice to Customer, Allergan shall have the right to increase all, or a portion of, Product prices annually. Price increases will not exceed three percent (3%) or the medical consumer price index (CPI-M), whichever is lower.
 - c) Additional rebate programs outside of those presented in Schedule B, Biologic Product Pricing Requirements and Schedule C, Fat Grafting Pricing Requirements shall be set forth on Schedule E, Rebate Program attached hereto and incorporated herein.
3. **Shipping.** All Product orders within the United States will be delivered F.O.B. shipping point. Standard two (2)-day shipping is provided free of charge; however, any expedited shipping may be subject to additional charges. Allergan reserves the right to make partial shipments. Any quoted shipping dates are based on estimates at the time of quotation. Allergan shall use commercially reasonable efforts to meet quoted shipping dates but does not guarantee any shipping or delivery date. Allergan assumes no liability for any costs or damages resulting from any late delivery of Products.
4. **Insurance.** Allergan has insurance and other financial resources adequate to meet any financial obligation reasonably foreseeable under this Agreement. Within fifteen (15) days of receipt of a reasonable written request from Customer, Allergan shall provide Customer with a copy of its current certificate of insurance.

5. Product Storage. Upon receipt, Product must be stored by Customer in accordance with Allergan's recommended storage requirements listed on the Product label.

6. Warranty. Allergan represents and warrants that all Products sold hereunder or pursuant hereto will be new, free from all material defects in material and workmanship and conform to their published specifications. Allergan shall, as its sole obligation and Customer's sole and exclusive remedy for any breach of this warranty, repair or replace the Product which gave rise to the breach or, at Allergan's option, refund the amounts paid by Customer for the non-conforming Product. In relation to Products that are not properly handled, stored, or used in accordance with their instructions, this warranty shall not apply and Allergan shall not: (a) have any obligation to repair or replace Products; or (b) be under any liability to Customer of any nature. EXCEPT AS EXPRESSLY SET FORTH HEREIN, ALLERGAN HEREBY DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT, OR FITNESS FOR A PARTICULAR PURPOSE.

7. Returned Products. Products may be returned by Customer in accordance with Allergan's Return Goods Policy set forth on <https://hcp.alloderm.com/resources#AllerganPlasticandRegenerative>, which is subject to change from time to time. Notwithstanding Allergan's Returned Goods Policy, Allergan shall bear the cost of shipping, handling and repacking (and shall not charge Customer any repacking, restocking or handling fee) for any return due to: (a) mislabeling or delivery error; (b) Product quantity delivery in excess of Customer's order; or (c) termination of this Agreement by Customer for a material breach of this Agreement by Allergan as set forth herein.

8. Changes in Products. Allergan may, in its sole discretion, modify, add, or remove, whether a result of discontinuation or otherwise, Products from this Agreement upon written notice to Customer. All Products offered pursuant to this Agreement are subject to availability.

9. Own Use. Customer acknowledges and agrees that Products covered by this Agreement are for Customer's internal facility use and consumption, including use for Customer's patients, and are not for redistribution, resale, or transfer by Customer, including transfer to another institution or institutions within Customer's system or otherwise affiliated with Customer. Any attempted redistribution, resale, or transfer by Customer without the prior written consent of Allergan shall be a material breach under this Agreement. Alternatively, in the event a facility set forth on Schedule A Customer Facilities attempts redistribution, resale, or transfer in violation of this Section, Allergan may, in its sole discretion, exclude such facility from this Agreement.

10. Confidentiality.

10.1. **Confidential Information.** Any confidential or proprietary information, including, but not limited to, business or financial information and the terms of this Agreement, including pricing, whether written or oral, that is disclosed by the parties on or after the Effective Date ("**Confidential Information**"), shall remain confidential. Disclosure of Confidential Information by Customer to any third party without Allergan's prior approval may result in the immediate termination of this Agreement in addition to any other remedies available to Allergan at law or in equity. Neither Customer nor Allergan shall use Confidential Information for any purpose not contemplated by this Agreement and shall restrict access to this Agreement and Confidential Information to personnel within its organization who need such access in order to perform their duties, and in the case of Allergan, its affiliates or co-marketing associates who market, manufacture or distribute the Products.

10.2. **Permitted Disclosures.** Nothing in this Section shall preclude: (a) either party from disclosing Confidential Information as required by law, provided that the party required to make the disclosure provides notice to the other party prior to making the disclosure; or (b) Allergan from providing a copy of this Agreement, or disclosing Confidential Information, to a party that

manufactures any Product or a prospective buyer of any Product that Allergan or an affiliate of Allergan is considering divesting. Any disclosure by Allergan to a prospective buyer or manufacturer pursuant to this Section shall be subject to the execution of a confidentiality agreement by such manufacturer or prospective buyer.

10.3. **Public Records.** Customer represents and Allergan acknowledges that Customer is a public, county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time. As such, its contracts are public documents available for copying and inspection by the public. If Customer receives a demand for the disclosure of any information related to this Agreement that Allergan has claimed to be confidential and proprietary, such as Allergan's pricing, programs, services, business practices or procedures, Customer will immediately notify Allergan in writing of such demand and Allergan shall immediately notify Customer in writing of its intention to seek injunctive relief in a Nevada court for protective order or otherwise oppose such disclosure in accordance with applicable law.

11. **Publicity and Trademarks.** Neither Customer nor Allergan shall permit or generate any publicity, advertising or promotion concerning this Agreement, or use the name, trademarks or service marks of the other party, without the prior written consent of such other party, which will not be unreasonably withheld. For purposes of this provision, such use includes any use of Allergan's and the Products' names and trademarks. Notwithstanding the foregoing, either party may elect to issue a press release regarding this Agreement; provided, however that the contents of such release are approved in advance by the other party, which approval shall not be unreasonably withheld or delayed.

12. **Force Majeure or Shortage of Product.** Neither party shall be liable in any manner for failure to perform or delay in performing all or any part of this Agreement, which is directly or indirectly due to any cause or circumstance beyond the reasonable control of such party, including, without limitation, acts of God, fire, flood, storms, earthquake, typhoon, tidal wave, plague, pandemic, or other epidemics, governmental laws, orders, regulations, sanctions, or restrictions, war (whether declared or not), armed conflict, or the serious threat of the same, ransomware attacks, hostilities, mobilization, blockade, embargo, detention, revolution, riot, looting, lockout, strike, or other labor dispute, unavailability of transportation or severe economic dislocation. In the event of a shortage of Product, Allergan reserves the right to allocate Product among its customers in any manner that Allergan, in its sole discretion, determines is commercially reasonable. If Allergan in anyway cannot provide required/ordered product in a timely manner Customer may purchase required product from an alternative source without any type of penalization or breach in Agreement.

13. **Indemnity.** Allergan shall indemnify, hold harmless, and defend Customer from and against claims made by third parties (including any resulting liabilities, losses, damages, judgments, awards, fines, penalties, costs and expenses (including reasonable attorneys' fees)) ("Claims") that allege: (a) bodily injury and property damage arising out of the use of a Product in accordance with such Product's approved labeling; or (b) intellectual property infringement (with respect to Products manufactured by Allergan only) based upon Customer's purchase, possession or use of a Product. provided, however, Allergan shall have no indemnity obligations or liability whatsoever to the extent any such Claim arises from (i) use of a Product other than in accordance with such Product's approved labeling and published specifications: (ii) any modification, alteration, or repair of a Product by any person other than an employee or agent of Allergan; (iii) Customer's failure to maintain any applicable license and/or certifications necessary for the purchase, use, or sale of the Product(s); or (iv) the negligence, omission, recklessness, or willful misconduct of Customer, its employees, agents, consultants, and subcontractors. To the extent authorized by Nevada law, Customer shall indemnify, hold harmless, and defend Allergan, its parent, subsidiaries, employees, directors and agents from and against any Claims arising from (i), (ii), (iii) or (iv) above. If any Product becomes, or in Allergan's opinion is likely to become, the subject of an infringement claim, Allergan may, at its option and expense: (a) procure for Customer the right to continue using the Product; (b) replace or modify the Product so that it becomes non-infringing without any material loss in functionality; or (c) terminate Customer's right to use the

Product and refund Customer the fees paid for such Product. NOTHING HEREIN IS INTENDED TO LIMIT EITHER PARTY'S LIABILITY FOR PERSONAL INJURY TO THIRD PARTIES ARISING FROM A PARTY'S OWN NEGLIGENCE OR INTENTIONAL MISCONDUCT. THIS SECTION STATES ALLERGAN'S ENTIRE LIABILITY AND CUSTOMER'S EXCLUSIVE REMEDY FOR INFRINGEMENT CLAIMS AND ACTIONS RELATED TO THE PRODUCTS.

If the indemnified party seeks indemnification under this Section with respect to a Claim, the indemnifying party's obligations are conditioned upon the indemnified party: (a) providing written notice to the indemnifying party of any Claim within thirty (30) days after the indemnified party has knowledge of such Claim (except that failure to timely provide such notice will relieve the indemnifying party of its obligations only to the extent the indemnifying party is materially prejudiced as a direct result of such delay); (b) giving the indemnifying party sole control over the defense thereof and any related settlement negotiations; and (c) cooperating and, at the indemnifying party's request and expense, assisting in such defense. Notwithstanding the foregoing, the indemnified party may participate at its own expense in the defense and any settlement discussions and will have the right to approve any settlement agreement that involves an admission of fault by the indemnified party or imposes non-monetary obligations on the indemnified party; provided, however, that such approval will not be unreasonably withheld.

14. Limitations of Liability. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT, SPECIAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY, COLLATERAL OR INCIDENTAL DAMAGES, HOWEVER CAUSED AND BASED ON ANY THEORY OF LIABILITY, ARISING OUT OF THIS AGREEMENT, AND WHETHER OR NOT THE OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ALLERGAN'S TOTAL CUMULATIVE LIABILITY IN CONNECTION WITH THIS AGREEMENT OR THE PRODUCTS PROVIDED HEREUNDER SHALL NOT EXCEED THE AMOUNTS PAID BY CUSTOMER TO ALLERGAN UNDER THIS AGREEMENT FOR THE SPECIFIC PRODUCT(S) GIVING RISE TO THE CLAIM; PROVIDED, HOWEVER, THIS CAP ON LIABILITY WILL NOT APPLY TO ALLERGAN'S INDEMNIFICATION OBLIGATIONS UNDER SECTION 13 INDEMNITY. THIS LIMITATION SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY PROVIDED FOR HEREIN.

15. Termination.

15.1. **Termination Events.**

- a) Customer or Allergan may terminate this Agreement at any time and without cause or penalty by giving sixty (60) days' prior written notice to the other party.
- b) Either party may terminate this Agreement upon written notice in the event the other party: (a) is in material breach of any obligation under the Agreement, which default is incapable of cure or which, being capable of cure, has not been cured within thirty (30) days (ten (10) days for non-payment) after receipt of notice of such breach; (b) is or becomes excluded or ineligible for participation in any federal or state health care program or government payment program; or (c) shall formally declare bankruptcy, insolvency, reorganization, liquidation, or receivership; or shall have instituted against it bankruptcy, insolvency, reorganization, liquidation, or receivership proceedings, and shall fail to remove itself from such proceedings within ten (10) days from the date of institution of such proceedings.
- c) Allergan may terminate this Agreement upon written notice to Customer should Customer fail to comply with the Loyalty Program, if any, as that term may be defined in applicable schedules or exhibits attached hereto.

- d) **Budget Act and Fiscal Fund Out.** Customer represents that it is bound by Nevada Revised Statutes (NRS 354.626), which requires that the financial obligations under this Agreement between the parties not exceed those monies appropriated and approved by Customer for the then-current fiscal year under the Local Government Budget Act. Accordingly, this Agreement shall terminate and Customer's obligations under it shall be extinguished at the end of any of Customer's fiscal years (ending June 30) in which Customer's governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under this Agreement, provided that Customer gives Allergan at least one hundred and twenty (120) days' prior written notice of termination. Customer agrees that this section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to this Agreement. In the event this section is invoked, this Agreement will expire on the 30th day of June of the then-current fiscal year. Termination under this section shall not relieve Customer of its obligations incurred through the 30th day of June of the fiscal year for which monies were appropriated or for items delivered for which Customer did not give timely notification of termination due to loss of appropriated funds.
- e) This Agreement shall automatically terminate without prior written notice if Customer elects to purchase Products as a member under Allergan's agreement with GPO.

15.2. **Effects of Termination.** Upon termination of this Agreement, pricing will revert to Allergan's list pricing for the current year in which this Agreement is terminated.

16. Compliance with Law. In the performance of their obligations under this Agreement, Customer and Allergan shall comply with all applicable federal and state laws and regulations including, without limitation, the Federal Food, Drug and Cosmetic Act and the Health Insurance Portability and Accountability Act; provided, however that the sole remedy for any breach of this provision shall be the termination of this Agreement as provided above.

17. Pricing and Discount Disclosure. Both parties shall comply with, and agree that the relationship contemplated herein meets, applicable requirements of the federal and state anti-kickback statutes, including, but not limited to, the federal Anti-Kickback Statute (42 U.S.C. § 1320a-7b(b)), and all applicable regulatory safe harbors promulgated thereunder such as the discount safe harbor set forth in 42 C.F.R. § 1001.952 (h). To that end, the parties further agree as follows:

- a) Customer shall: (a) fully and accurately disclose the cost of all Products purchased under this Agreement - including any discounts, rebates, or other price reductions - in cost reports or claims for reimbursement by Customer to Medicare, Medicaid, or other health care programs requiring such disclosure; and (b) provide such documentation to representatives of the Secretary of the Department of Health and Human Services and state agencies upon request.
- b) Unless noted otherwise, the value of any Product listed as \$0.00 on any invoice may constitute a discount, which should also be evaluated by Customer when filing such reports.
- c) The value of any item, which is designated as or known to Customer to constitute a sample, should not be included as a discount for cost-reporting purposes and no reimbursement for such items should be sought from third party payers.
- d) Customer is strongly urged to retain this Agreement, invoices and any later documentation provided by Allergan regarding the existence and amounts of discounts, rebates or other price reductions.
- e) Customer may request additional information from Allergan to meet its reporting or disclosure obligations by providing written notice to Allergan.

18. Health Care Compliance. It is the policy of Allergan and Customer to conduct activities in accordance with applicable state and federal laws and regulations regarding Medicare, Medicaid, and other third-party payor programs. Therefore, Allergan and Customer certify that:

- a) Neither party nor any of its affiliates is excluded from participation in any state or federal healthcare program, as defined in 42 U.S.C. §1320a-7b(f), for the provision of items or services for which payment may be made by a federal healthcare program.
- b) Neither party has contracted with any employee, contractor, agent, vendor or vendor's affiliate knowing that the contracting party is excluded from participation in any state or federal healthcare program.
- c) No final adverse action, as defined in 42 U.S.C. §1320a-7a(e) and 42 U.S.C. §1320a-7a(g), has occurred or is pending against either party or either party's affiliates or contractors.
- d) Each party agrees to notify the other of any final adverse action, discovery of contract with an excluded entity of individual, or exclusion (as defined above) within thirty (30) days of such action.

19. Association with GPO and Memorialization of Direct Agreement. The parties acknowledge and agree that Customer is a member of a group purchasing organization, as that term is defined and consistent with 42 C.F.R. § 1001.952 (j), with which Allergan maintains an agreement (“GPO”). Accordingly, Allergan agrees that Products purchased under this Agreement may be included in its calculation of administrative fees due to GPO for services rendered by GPO. Notwithstanding the foregoing, however, this Agreement is made directly between Allergan and Customer. If Customer commences purchasing the Products through the GPO, Customer shall provide Allergan with immediate written notice thereof and this Agreement shall automatically terminate as set forth in Subsection 15.1 Termination Events.

20. Severability and Waiver. If any provision of this Agreement is held by an arbitrator or court of competent jurisdiction to be void or unenforceable, such provision will be deemed modified and will be interpreted to accomplish the objectives of such provision to the greatest extent possible under applicable law and the remaining provisions of this Agreement will continue in full force and effect. Failure or delay in insisting upon strict compliance with any provision herein shall not be deemed a waiver of such provision or any other provision hereof. No waiver by either party of any right hereunder or of any default shall be binding upon such party unless such waiver is in writing and signed by a duly authorized officer of such party.

21. Assignment. This Agreement shall be binding upon and inure to the benefit of the parties hereto, their respective legal representatives, successors and assigns. Neither Customer nor Allergan may assign this Agreement or any of its rights or obligations under this Agreement without the prior written consent of the other, which will not be unreasonably withheld; provided, however that Allergan shall be permitted to assign all or any part of this Agreement to any of its affiliates or subsidiaries or any successor to that area of its business to which the Agreement is related, whether by asset purchase or acquisition of ownership through stock purchase, merger, consolidation, or similar transaction. For purposes of this provision, assignment shall include any assignment by operation of law and any change in control of Customer or Allergan.

22. Notices. All notices or reports required in connection with this Agreement shall be in writing and deemed to have been sufficiently given or made for all purposes if: (a) sent by email; (b) certified mail, return receipt requested; or (c) overnight courier that provides tracking and verification of delivery. All notices shall be sent to the following address(es) or at such other address(es) as a party may designate by advance written notice to the other party.

If to Customer:

University Medical Center of Southern Nevada
1800 W. Charleston Blvd.
Las Vegas, NV 89102
Attention: Janet L. David-Lustina
Title: Director of Per-Operative Service
Phone: 702-383-2574
Email: Janet.DavidLustina@umcsn.com

With Copy to

University Medical Center of Southern Nevada
1800 W. Charleston Blvd.
Las Vegas, NV 89102
Attention: Legal Department

If to Allergan:

Allergan USA, Inc.
Section 2.279A
5 Giralda Farms
Madison, NJ 07940
Attention: Exec Dir, Pricing, Offer Development & Contracting

With a copy to:

Allergan USA, Inc.
5 Giralda Farms
Madison, NJ 07940
Attention: General Counsel

23. Access to Books, Documents, and Records. In connection with 42 U.S.C. §1395x(v)(1)(I) (and the implementing regulations set forth at 42 C.F.R. §§420.300-.304), until the expiration of four (4) years after the furnishing of services provided under this Agreement, Allergan must grant to the Secretary, the Secretary's duly-authorized representative, the Comptroller General of the United States, or the Comptroller General's duly-authorized representative, the right to review any and all books, documents, and records as may be necessary to certify the nature and extent of the costs of the services in excess of \$10,000 per year.

24. Arbitration and Governing Law. The parties agree that any and all disputes, claims or controversies arising out of or relating to the Agreement that are not resolved by their mutual agreement shall be: (a) brought by a party in such party's individual capacity, and not as a plaintiff or class member in any purported class or representative proceeding; and (b) submitted to final and binding arbitration before JAMS (formerly Judicial Arbitration and Mediation Services), or its successor, pursuant to the United States Arbitration Act, 9 U.S.C. Sec. 1 et seq. Either party may commence the arbitration process called for in this Section by filing a written demand for arbitration with JAMS, with a copy to the other party. The arbitration will be conducted in accordance with the provisions of JAMS' Comprehensive Arbitration Rules and Procedures in effect at the time of filing of the demand for arbitration. The parties will cooperate with JAMS and with one another in selecting a single arbitrator from JAMS' panel of neutrals, and in scheduling the arbitration proceedings. The parties agree that they will participate in the arbitration in good faith, and that they will share equally in its costs. The provisions of this Section may be enforced by any court of competent jurisdiction.

25. Reimbursement Resources and Support. Allergan shall make available to Customer its standard reimbursement resources and support, to the extent permitted by law and Allergan's health care compliance policies, which include, but are not limited to, case pre-authorization/pre-certification and

appeal support, annual accredited coding WebEx for billing and coding personnel, and an annual budget impact review for each year of this Agreement.

26. Survival. Sections including arbitration, governing law, indemnification, confidential information, compliance with applicable laws and such other sections which by their terms reasonably include performance after expiration or termination of this Agreement shall survive such expiration or termination.

27. Counterparts. This Agreement may be executed in two (2) counterparts, each of which shall be deemed an original but all of which taken together shall constitute one and the same instrument. Signatures to this Agreement transmitted by email, portable document format (.pdf) or by any other electronic means intended to preserve the original graphic and pictorial appearance of this Agreement shall have the same effect as the physical delivery of the paper document bearing the original signatures.

28. Electronic Records and Signature.

- a) The parties intend that federal and state laws validating their ability to form assent and commit electronically to be bound by the obligations described herein shall apply to this Agreement to the fullest extent possible. The parties further agree that an electronic signature is the legal equivalent of a manual signature on this Agreement, and that selecting “SIGN” constitutes the parties’ electronic signature. The parties also agree that no certification authority or other third-party verification is necessary to validate each party’s electronic signature and that the lack of such certification or third-party verification will not in any way affect the enforceability of Customer’s electronic signature or any resulting contract between Customer and Allergan.
- b) If this Agreement is executed using an electronic signature program, such as DocuSign, by clicking the “SIGN” button, Customer and Allergan hereby agree, as of the Effective Date, to the terms and conditions of this Agreement. Customer further acknowledges that Customer has read and understands this Agreement and intends to sign and submit this Agreement electronically to Allergan. Customer understands that electronically signing and submitting this Agreement is the legal equivalent of having placed a handwritten signature on the submitted Agreement. Customer confirms that Customer has the ability to save or print and retain a copy of this Agreement.

29. Entire Agreement; Supersession; Amendment. This Agreement, including those exhibits, schedules, or attachments referenced herein, constitutes the entire agreement between the parties concerning the subject matter hereof, and supersedes all prior negotiations, agreements, and understandings between the parties, whether oral or written, concerning the subject matter of this Agreement.

The terms of any purchase order, invoice or similar document used to implement this Agreement shall not modify and shall be subject to this Agreement. Except for Product price increase as set forth in Section 2 (Pricing) and Product changes as set forth in Section 8 (Changes in Products), this Agreement may be modified only by a written instrument signed by Customer and Allergan.

[SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto through their duly authorized representatives as of the Effective Date. This Agreement is only valid if executed by Customer and returned to Allergan prior to **September 30, 2021** unless accepted by Allergan in writing, as evidenced by a signature below.

ALLERGAN USA, INC.

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA

By: *telly eliopoulos*
telly eliopoulos (Sep 9, 2021 22:56 EDT)

By: _____

Name: telly eliopoulos

Name: Mason Van Houweling

Title: Executive Director

Title: CEO

Date: 09-Sep-2021

Date: _____

AGREEMENT SCHEDULES

The following Schedules are integral to this Agreement, are incorporated herein, and are fully enforceable as terms and conditions:

- SCHEDULE A** – CUSTOMER’S FACILITIES
- SCHEDULE B** – BIOLOGIC PRODUCT PRICING REQUIREMENTS
- SCHEDULE B-1** – BIOLOGIC PRODUCT & PRICING
- SCHEDULE C** – FAT GRAFTING PRICING REQUIREMENTS
- SCHEDULE C-1** – FAT GRAFTING PRODUCT & PRICING
- SCHEDULE D** – VOLUME COMPLIANCE STATEMENT
- SCHEDULE D-1** – MARKET CATEGORIES
- SCHEDULE E** – REBATE PROGRAM

SCHEDULE A

CUSTOMER'S FACILITIES

Facility Name	Street Address	City	State	Zip	Allergan SHIP TO#
UNIVERSITY MEDICAL CENTER	1800 W CHARLESTON BLVD	LAS VEGAS	NV	89102	0000274902

Any updates to this Schedule must be submitted within five (5) days of the effective date of a change to:

Allergan USA, Inc.

Attn: Finance Global Commercial

Email: ContractInquiry@allergan.com

SCHEDULE B

BIOLOGIC PRODUCT PRICING REQUIREMENTS

1. Allergan Loyalty Program

- 1.1 Customer agrees to use Allergan as the primary vendor for its biologic replacement products and biologically derived material during the Term of this Agreement. Customer agrees (i) to purchase at least **85%** of all biologic replacement product and biologically derived material purchases from Allergan over other human and non-human soft tissue biologic product and biologically derived material products (the “Loyalty Commitment”) and (ii) 12-Month Net Sales for Products listed on Schedule B-1 shall be \geq **\$650,000** (the “Purchase Volume”) (collectively the “Loyalty Program”).
- 1.2 The following information is to establish a baseline for tracking compliance with the Loyalty Program:
- (i) Customer’s Total 12 Month Net Sales with Allergan for Products under this Schedule B-1 from **04/01/2020-03/31/2021: \$1,004,332**
 - (ii) Customer’s Total 12 Month Soft Tissue Biologic and Biologically Derived Material Net Sales with All suppliers (including Allergan) from **04/01/2020-03/31/2021: 949,225.58** (Mandatory Field to be Provided by Customer)

Net Sales shall be defined as units purchased multiplied by the discounted price in effect at time of sale less returns, credits and price adjustments (“Net Sales”).

- 1.3 Upon review, should Allergan determine that Customer may not have adhered to the terms of the Loyalty Program, Allergan will provide notification to Customer and a thirty (30) day grace period to demonstrate that Customer has adhered to the Loyalty Program. After the thirty (30) day grace period, Customer must demonstrate that it has met the Loyalty Program. Upon failure, Allergan shall have the right to renegotiate the customer pricing at a higher price or terminate this Agreement (in its entirety or just with respect to the Products under Schedule B-1) upon written notice to Customer. Such termination will be effective upon the date indicated by Allergan in its written notice.

2. Discounts

- 2.1 Customer will be eligible to receive the below discounts for combined purchases of ALLODERM® and STRATTICE™ as further described herein:

Table B-1

Discount off 2021 List Price			
Product	TIER 1 85% Loyalty Commitment AND 12-Month Net Sales \geq \$650,000	TIER 2 85% Loyalty Commitment AND 12-Month Net Sales \geq \$500,000 - < \$650,000	TIER 3 12-Month Net Sales \geq \$500,000
ALLODERM®	28%	24%	14%
STRATTICE™	22%	18%	10%

- 2.2 Should Customer’s purchasing patterns change as a result of adjustments made to Customer’s Facilities listed in Schedule A, Allergan may adjust the Loyalty Program, Loyalty Commitment and/or Purchase Volume.
- 2.3 Customer agrees to maintain solely Allergan consignment for the Term of this Agreement and allow Territory Manager access as needed.
- 2.4 Customer will provide quarterly usage to Allergan as further described in Schedule D, Volume Compliance Statement. Usage will be reviewed by Customer and a representative of Allergan.

3. Rebate for Products listed in Schedule B-1

3.1. Definitions

A. **Dollar One Rebate Period.** “Dollar One Rebate Period” shall mean the twelve (12) month period commencing on the Effective Date, provided that if the Effective Date is not the first of a month, then the Dollar One Rebate Period shall mean the twelve (12) month period commencing on the first day of the full month following the Effective Date and each successive twelve (12) month period thereafter, unless terminated earlier in accordance with the Agreement.

3.2. Dollar One Rebate

Allergan shall provide a rebate, as shown in Table B-2 below, for each Dollar One Rebate Period based on total Net Sales of Products purchased (the “**Dollar One Rebate**”), which Dollar One Rebate is contingent upon Customer meeting the terms and conditions of the Agreement and those set forth herein.

It is responsibility of the Customer to provide Allergan with all necessary information to determine eligibility for the Dollar One Rebate, which eligibility requirements are further set forth below:

Table B-2

Dollar One Rebate Percentage (%)	Purchase Requirement
2%	<u>TIER 1</u> 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$650,000

- (i) Tier 1 requirements must be satisfied. For the purpose of clarity, Customer satisfy Tier 2 or Tier 3 requirements are not eligible for the Dollar One Rebate.
- (ii) Customer must submit a completed Volume Compliance Statement to Allergan detailing the immediately preceding Dollar One Rebate Period.

3.3. Volume Compliance Statements

Customer must submit completed Volume Compliance Statements to Allergan detailing the immediately preceding Dollar One Rebate Period within thirty (30) days of the close of a Dollar One Rebate Period. In the event Customer fails to submit a Volume Compliance Statement within thirty days (30) days of the completion of a Dollar One Rebate Period, Customer shall not be eligible for a Dollar One Rebate for such Dollar One Rebate Period.

3.4. **Rebate Payment & Other Requirements**

Dollar One Rebate payment, in aggregate, if any, will be calculated and paid via Automated Clearing House (“ACH”) ninety (90) days following the close of each Dollar One Rebate Period contingent upon submission of the Volume Compliance Statement by Customer as further set forth herein. In the event that the 90-day period ends on a Saturday, Sunday, or a bank holiday in the United States, Dollar One Rebate payment will be payable the next business day. Customer shall also complete an ACH Authorization Form and Form W-9 and return them along with the executed copy of the Agreement. Dollar One Rebate payments shall not be paid to Customer without a submitted W-9. In the event that Allergan does not have a Form W-9 that has been completed within one (1) year of Dollar One Rebate payment, Customer agrees to complete and submit updated Form W-9. Relating to the Dollar One Rebate, Allergan shall have no obligation to report directly to an individual Customer’s Facilities.

The parties acknowledge that it is their intent to establish a business relationship which complies with the exceptions to the Medicare and Medicaid Anti-Kickback statute set forth at 42 U.S.C. §1320a-7b(b)(3)(A) and (C), and the “safe harbor” regulations regarding discounts set forth in 42 C.F.R. §1001.952(h), and the parties believe that the relationship contemplated by this Agreement is in compliance with these requirements.

4. **Payment Terms**

Customer shall pay Allergan all amounts invoiced within thirty (30) days of the invoice date, without any right of set off. Payment amounts exclude, and Customer shall pay, all expedited shipping charges and all sales, use, value added, goods and services and other similar taxes, export and import fees, customs duties and similar charges applicable to the transactions contemplated by the Agreement, unless Customer provides Allergan with an appropriate valid tax exemption form or certificate as applicable, applicable to such sale (which exemption Allergan will apply in accordance with applicable law). All payments shall be made in U.S. dollars. Outstanding balances shall accrue interest at a rate equal to the lesser of one and one-half percent (1.5%) per month or the maximum rate permitted by applicable law, from the due date until paid, plus Allergan’s reasonable costs of collection. In addition, Allergan reserves all other rights granted to a seller under the Uniform Commercial Code with regard to any nonpayment by Customer or any other breach of the Agreement by Customer. If Customer claims any tax exemption, Customer will timely inform Allergan of any changes to its tax exemption status, including timely providing updated forms or certificates as necessary. To the extent expressly authorized by Nevada law, Customer will indemnify and hold harmless Allergan for any sales, use, value added and other similar taxes, including any interest, penalties or other additions thereon, applicable to the transactions contemplated by the Agreement.

SCHEDULE B-1

BIOLOGIC PRODUCT & PRICING

Line Item #	Product Number	Product Description	UOM	TIER 1 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$650,000	TIER 2 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$500,000 - < \$650,000	TIER 3 12-Month Net Sales ≥ \$500,000
1	101010	AlloDerm Graftable (Non Meshed), 9-13 (1/1000 in.)	cm ²	\$31	\$33	\$37
2	101020	AlloDerm Graftable (Non Meshed), 14-20 (1/1000 in.)	cm ²	\$31	\$33	\$37
3	101510	AlloDerm Graftable (Meshed 1:1), 9-13 (1/1000 in.)	cm ²	\$31	\$33	\$37
4	101520	AlloDerm Graftable (Meshed 1:1), 14-20 (1/1000 in.)	cm ²	\$31	\$33	\$37
5	102003	AlloDerm Implantable, 1x2 cm, 1.04-2.28 (mm)	Ea	\$174	\$183	\$207
6	102007	AlloDerm Implantable, 1x4 cm, 1.04-2.28 (mm)	Ea	\$291	\$307	\$347
7	102009	AlloDerm Graftable, 2x4 cm, 6-12 (1/1000 in.)	Ea	\$256	\$270	\$305
8	102010	AlloDerm Implantable, 2x4 cm, .33-.76 (mm)	Ea	\$506	\$534	\$605
9	102011	AlloDerm Implantable, 2x4 cm, .53-1.02 (mm)	Ea	\$506	\$534	\$605
10	102012	AlloDerm Implantable, 2x4 cm, 1.04-2.28 (mm)	Ea	\$506	\$534	\$605
11	102020	AlloDerm Implantable, 3x7 cm, .53-1.02 (mm)	Ea	\$860	\$908	\$1,028
12	102021	AlloDerm Implantable, 3x7 cm, 1.04-2.28 (mm)	Ea	\$860	\$908	\$1,028
13	102031	AlloDerm Implantable, 4x7 cm, 9-20 (1/1000 in.)	Ea	\$449	\$473	\$536
14	102033	AlloDerm Implantable, 4x7 cm, .53-1.02 (mm)	Ea	\$891	\$940	\$1,064
15	102034	AlloDerm Implantable, 4x7 cm, 1.04-2.28 (mm)	Ea	\$891	\$940	\$1,064
16	102061	AlloDerm Implantable, 5x10 cm, .53-1.02 (mm)	Ea	\$1,585	\$1,674	\$1,894
17	102062	AlloDerm Implantable (Abdominal Wall Repair), 5x10 cm, 1.04-2.28 (mm)	Ea	\$1,585	\$1,674	\$1,894
18	102144	AlloDerm Implantable (Abdominal Wall Repair), 12x12 cm, 1.04-2.28 (mm)	Ea	\$4,825	\$5,093	\$5,763
19	141400	AlloDerm SELECT Graft XThin 0.3-0.8	cm ²	\$31	\$33	\$37
20	141402	AlloDerm SELECT 1x2 XThin 0.3-0.8	Ea	\$174	\$183	\$207
21	141404	AlloDerm SELECT 1x4 X-Thin 0.3-0.8	Ea	\$291	\$307	\$347
22	141408	AlloDerm SELECT 2x4 XThin 0.3-0.8	Ea	\$506	\$534	\$605
23	141428	AlloDerm SELECT 4x7 XThin 0.3-0.8	Ea	\$891	\$940	\$1,064
24	141448	AlloDerm SELECT 4x12 XThin 0.3-0.8	Ea	\$1,521	\$1,606	\$1,817
25	141600	AlloDerm SELECT Graft Thin 0.8-1.2	cm ²	\$31	\$33	\$37
26	141602	AlloDerm SELECT 1x2 Thin 0.8-1.2	Ea	\$174	\$183	\$207
27	141604	AlloDerm SELECT 1x4 Thin 0.8-1.2	Ea	\$291	\$307	\$347
28	141608	AlloDerm SELECT 2x4 Thin 0.8-1.2	Ea	\$506	\$534	\$605
29	141621	AlloDerm SELECT 3x7 Thin 0.8-1.2	Ea	\$860	\$908	\$1,028
30	141628	AlloDerm SELECT 4x7 Thin 0.8-1.2	Ea	\$891	\$940	\$1,064
31	141650	AlloDerm SELECT 5x10 Thin 0.8-1.2	Ea	\$1,585	\$1,674	\$1,894
32	141802	AlloDerm SELECT 1x2 Medium 1.2-2.0	Ea	\$174	\$183	\$207
33	141804	AlloDerm SELECT 1x4 Medium 1.2-2.0	Ea	\$291	\$307	\$347
34	141808	AlloDerm SELECT 2x4 Medium 1.2-2.0	Ea	\$506	\$534	\$605
35	141821	AlloDerm SELECT 3x7 Medium 1.2-2.0	Ea	\$860	\$908	\$1,028
36	141828	AlloDerm SELECT 4x7 Medium 1.2-2.0	Ea	\$891	\$940	\$1,064
37	141850	AlloDerm SELECT 5x10 Medium 1.2-2.0	Ea	\$1,585	\$1,674	\$1,894
38	141902	AlloDerm SELECT 1x2 Thick 2.0-2.8	Ea	\$174	\$183	\$207

Line Item #	Product Number	Product Description	UOM	TIER 1 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$650,000	TIER 2 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$500,000 - < \$650,000	TIER 3 12-Month Net Sales ≥ \$500,000
39	141904	AlloDerm SELECT 1x4 Thick 2.0-2.8	Ea	\$291	\$307	\$347
40	141908	AlloDerm SELECT 2x4 Thick 2.0-2.8	Ea	\$506	\$534	\$605
41	141921	AlloDerm SELECT 3x7 Thick 2.0-2.8	Ea	\$860	\$908	\$1,028
42	141928	AlloDerm SELECT 4x7 Thick 2.0-2.8	Ea	\$891	\$940	\$1,064
43	141950	AlloDerm SELECT 5x10 Thick 2.0-2.8	Ea	\$1,585	\$1,674	\$1,894
44	142201	AlloDerm SELECT 1x1- XThick 2.8-4.0	Ea	\$69	\$73	\$83
45	142202	AlloDerm SELECT 1x2 X-Thick 2.8-4.0	Ea	\$174	\$183	\$207
46	142204	AlloDerm SELECT 1x4 XThick 2.8-4.0	Ea	\$291	\$307	\$347
47	142208	AlloDerm SELECT 2x4 XThick 2.8-4.0	Ea	\$506	\$534	\$605
48	142221	AlloDerm SELECT 3x7 XThick 2.8-4.0	Ea	\$860	\$908	\$1,028
49	142224	AlloDerm SELECT 2x12cm XThick 2.8-4.0	Ea	\$740	\$781	\$884
50	142228	AlloDerm SELECT 4x7 XThick 2.8-4.0	Ea	\$891	\$940	\$1,064
51	142250	AlloDerm SELECT 5x10 XThick 2.8-4.0	Ea	\$1,585	\$1,674	\$1,894
52	151648	AlloDerm (RTU) 4cm x 12cm - Thin	Ea	\$1,521	\$1,606	\$1,817
53	151664	AlloDerm (RTU) 4cm x 16cm - Thin	Ea	\$2,028	\$2,141	\$2,423
54	151672	AlloDerm (RTU) 6cm x 12cm - Thin	Ea	\$2,282	\$2,409	\$2,726
55	151848	AlloDerm (RTU) 4cm x 12cm - Medium 1.6 +/- 0.4mm	Ea	\$1,521	\$1,606	\$1,817
56	151864	AlloDerm (RTU) 4cm x 16cm - Medium 1.6 +/- 0.4mm	Ea	\$2,028	\$2,141	\$2,423
57	151872	AlloDerm (RTU) 6cm x 12cm - Medium 1.6 +/- 0.4mm	Ea	\$2,282	\$2,409	\$2,726
58	151896	AlloDerm (RTU) 8cm x 12cm - Medium 1.6 +/- 0.4mm	Ea	\$3,216	\$3,395	\$3,842
59	151948	AlloDerm (RTU) 4cm x 12cm - Thick 2.4 +/- 0.4mm	Ea	\$1,521	\$1,606	\$1,817
60	151964	AlloDerm (RTU) 4cm x 16cm - Thick 2.4 +/- 0.4mm	Ea	\$2,028	\$2,141	\$2,423
61	151972	AlloDerm (RTU) 6cm x 12cm - Thick 2.4 +/- 0.4mm	Ea	\$2,282	\$2,409	\$2,726
62	151996	AlloDerm (RTU) 8cm x 12cm - Thick 2.4 +/- 0.4mm	Ea	\$3,216	\$3,395	\$3,842
63	152048	AlloDerm (RTU) 4cm x 12cm - Thick	Ea	\$1,521	\$1,606	\$1,817
64	152064	AlloDerm (RTU) 4cm x 16cm - Thick	Ea	\$2,028	\$2,141	\$2,423
65	152072	AlloDerm (RTU) 6cm x 12cm - Thick	Ea	\$2,282	\$2,409	\$2,726
66	152096	AlloDerm (RTU) 8cm x 12cm - Thick	Ea	\$3,216	\$3,395	\$3,842
67	152248	AlloDerm (RTU) 4cm x 12cm - X-Thick	Ea	\$1,521	\$1,606	\$1,817
68	152264	AlloDerm (RTU) 4cm x 16cm - X-Thick	Ea	\$2,028	\$2,141	\$2,423
69	152272	AlloDerm (RTU) 6cm x 12cm - X-Thick	Ea	\$2,282	\$2,409	\$2,726
70	152296	AlloDerm (RTU) 8cm x 12cm - X-Thick	Ea	\$3,216	\$3,395	\$3,842
71	402025	AlloDerm Implantable, 4x7 cm, .38-.76 (mm)	Ea	\$891	\$940	\$1,064
72	402045	AlloDerm Implantable, 4x12 cm, .38-.76 (mm)	Ea	\$1,521	\$1,606	\$1,817
73	982001	AlloDerm Implantable, 1x1 cm, 1.68-3.30 (mm)	Ea	\$69	\$73	\$83
74	982003	AlloDerm Implantable, 1x2 cm, 2.31-3.30 (mm)	Ea	\$174	\$183	\$207
75	982007	AlloDerm Implantable, 1x4 cm, 2.31-3.30 (mm)	Ea	\$291	\$307	\$347
76	982011	AlloDerm Implantable, 2x4 cm, 2.31-3.30 (mm)	Ea	\$506	\$534	\$605
77	982021	AlloDerm Implantable, 3x7 cm, 2.31-3.30 (mm)	Ea	\$860	\$908	\$1,028
78	982024	AlloDerm Implantable, 2x12 cm, 2.31-3.30 (mm)	Ea	\$740	\$781	\$884
79	982028	AlloDerm Implantable, 4x7 cm, 2.31-3.30 (mm)	Ea	\$891	\$940	\$1,064
80	982060	AlloDerm Implantable, 5x10 cm, 2.31-3.30 (mm)	Ea	\$1,585	\$1,674	\$1,894
81	982144	AlloDerm Implantable, 12x12 cm, 2.31-3.30 (mm)	Ea	\$4,825	\$5,093	\$5,763
82	992003	AlloDerm Implantable, 1x2 cm, 9-20 (1/1000 in.)	Ea	\$83	\$87	\$99

Line Item #	Product Number	Product Description	UOM	TIER 1 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$650,000	TIER 2 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$500,000 - < \$650,000	TIER 3 12-Month Net Sales ≥ \$500,000
83	992007	AlloDerm Implantable, 1x4 cm, 9-20 (1/1000 in.)	Ea	\$130	\$137	\$155
84	1010002	Strattice Reconstructive Tissue Matrix, 10 x 10, Firm	Ea	\$2,985	\$3,138	\$3,444
85	1010005	Strattice Laparoscopic 10 x 10	Ea	\$2,985	\$3,138	\$3,444
86	1016002	Strattice Reconstructive Tissue Matrix, 10 x 16, Firm	Ea	\$4,777	\$5,022	\$5,512
87	1016005	Strattice Laparoscopic 10cm x 16cm	Ea	\$4,777	\$5,022	\$5,512
88	1016006	BPS Strattice 10 cm x 16 cm - Pliable	Ea	\$2,281	\$2,398	\$2,632
89	1020002	Strattice Reconstructive Tissue Matrix, 10 x 20, Firm	Ea	\$5,970	\$6,276	\$6,889
90	1025002	Strattice Reconstructive Tissue Matrix, 10 x 25, Firm	Ea	\$7,463	\$7,846	\$8,611
91	1418144	AlloDerm SELECT 12x12 Medium 1.2-2.0	Ea	\$4,825	\$5,093	\$5,763
92	1419144	AlloDerm SELECT 12x12 Thick 2.0-2.8	Ea	\$4,825	\$5,093	\$5,763
93	1422144	AlloDerm SELECT 12x12 XThick 2.8-4.0	Ea	\$4,825	\$5,093	\$5,763
94	1516128	AlloDerm (RTU) 8cm x 16cm - Thin	Ea	\$4,288	\$4,527	\$5,122
95	1516616	AlloDerm (RTU) 6cm x 16cm - Thin	Ea	\$3,216	\$3,395	\$3,842
96	1518108	AlloDerm (RTU) 6cm x 18cm - Medium 1.6 +/- 0.4mm	Ea	\$3,618	\$3,819	\$4,322
97	1518128	AlloDerm (RTU) 8cm x 16cm - Medium 1.6 +/- 0.4mm	Ea	\$4,288	\$4,527	\$5,122
98	1518160	AlloDerm (RTU) 8cm x 20cm - Medium 1.6 +/- 0.4mm	Ea	\$5,360	\$5,657	\$6,402
99	1518320	AlloDerm (RTU) 16cm x 20cm - Medium 1.6 +/- 0.4mm	Ea	\$10,721	\$11,316	\$12,805
100	1518616	AlloDerm (RTU) 6cm x 16cm - Medium 1.6 +/- 0.4mm	Ea	\$3,216	\$3,395	\$3,842
101	1519108	AlloDerm (RTU) 6cm x 18cm - Thick 2.4 +/- 0.4mm	Ea	\$3,618	\$3,819	\$4,322
102	1519128	AlloDerm (RTU) 8cm x 16cm - Thick 2.4 +/- 0.4mm	Ea	\$4,288	\$4,527	\$5,122
103	1519160	AlloDerm (RTU) 8cm x 20cm - Thick 2.4 +/- 0.4mm	Ea	\$5,360	\$5,657	\$6,402
104	1519320	AlloDerm (RTU) 16cm x 20cm - Thick 2.4 +/- 0.4mm	Ea	\$10,721	\$11,316	\$12,805
105	1519616	AlloDerm (RTU) 6cm x 16cm - Thick 2.4 +/- 0.4mm	Ea	\$3,216	\$3,395	\$3,842
106	1520108	AlloDerm (RTU) 6cm x 18cm - Thick	Ea	\$3,618	\$3,819	\$4,322
107	1520128	AlloDerm (RTU) 8cm x 16cm - Thick	Ea	\$4,288	\$4,527	\$5,122
108	1520160	AlloDerm (RTU) 8cm x 20cm - Thick	Ea	\$5,360	\$5,657	\$6,402
109	1520320	AlloDerm (RTU) 16cm x 20cm - Thick	Ea	\$10,721	\$11,316	\$12,805
110	1520616	AlloDerm (RTU) 6cm x 16cm - Thick	Ea	\$3,216	\$3,395	\$3,842
111	1522108	AlloDerm (RTU) 6cm x 18cm - X-Thick	Ea	\$3,618	\$3,819	\$4,322
112	1522128	AlloDerm (RTU) 8cm x 16cm - X-Thick	Ea	\$4,288	\$4,527	\$5,122
113	1522160	AlloDerm (RTU) 8cm x 20cm - X-Thick	Ea	\$5,360	\$5,657	\$6,402
114	1522320	AlloDerm (RTU) 16cm x 20cm - X-Thick	Ea	\$10,721	\$11,316	\$12,805
115	1522616	AlloDerm (RTU) 6cm x 16cm - X-Thick	Ea	\$3,216	\$3,395	\$3,842
116	1525002	Strattice Reconstructive Tissue Matrix, 15 x 25, Firm	Ea	\$11,195	\$11,769	\$12,917
117	1530002	Strattice Reconstructive Tissue Matrix, 15 x 30, Firm	Ea	\$13,433	\$14,122	\$15,500
118	1620002	Strattice Reconstructive Tissue Matrix, 16 x 20, Firm	Ea	\$9,553	\$10,043	\$11,022
119	1620005	Strattice Laparoscopic 16cm x 20cm	Ea	\$9,553	\$10,043	\$11,022
120	2020002	Strattice Reconstructive Tissue Matrix, 20 x 20, Firm	Ea	\$11,941	\$12,553	\$13,778
121	2020005	Strattice Laparoscopic 20cm x 20cm	Ea	\$11,941	\$12,553	\$13,778
122	2025002	Strattice Reconstructive Tissue Matrix, 20 x 25, Firm	Ea	\$14,926	\$15,692	\$17,222
123	2030002	Strattice Reconstructive Tissue Matrix, 20 x 30, Firm	Ea	\$17,911	\$18,830	\$20,667
124	2040002	Strattice Reconstructive Tissue Matrix, 20 x 40, Firm	Ea	\$23,882	\$25,107	\$27,556
125	2540002	Strattice Reconstructive Tissue Matrix, 25 x 40, Firm	Ea	\$29,852	\$31,383	\$34,445
126	3030002	Strattice Reconstructive Tissue Matrix, 30 x 30cm, Firm	Ea	\$26,867	\$28,245	\$31,001

Line Item #	Product Number	Product Description	UOM	TIER 1 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$650,000	TIER 2 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$500,000 - < \$650,000	TIER 3 12-Month Net Sales ≥ \$500,000
127	5510009	Strattice Pliable Inguinal Hernia Repair 5.5cm x 10cm	Ea	\$888	\$933	\$1,024
128	15181016	AlloDerm (RTU) 10cm x 16cm - Medium 1.6 +/- 0.4mm	Ea	\$5,360	\$5,657	\$6,402
129	15181020	AlloDerm (RTU) 10cm x 20cm - Medium 1.6 +/- 0.4mm	Ea	\$6,700	\$7,073	\$8,003
130	15181216	AlloDerm (RTU) 12cm x 16cm - Medium 1.6 +/- 0.4mm	Ea	\$6,432	\$6,790	\$7,683
131	15181220	AlloDerm (RTU) 12cm x 20cm - Medium 1.6 +/- 0.4mm	Ea	\$8,040	\$8,486	\$9,603
132	15191016	AlloDerm (RTU) 10cm x 16cm - Thick 2.4 +/- 0.4mm	Ea	\$5,360	\$5,657	\$6,402
133	15191020	AlloDerm (RTU) 10cm x 20cm - Thick 2.4 +/- 0.4mm	Ea	\$6,700	\$7,073	\$8,003
134	15191216	AlloDerm (RTU) 12cm x 16cm - Thick 2.4 +/- 0.4mm	Ea	\$6,432	\$6,790	\$7,683
135	15191220	AlloDerm (RTU) 12cm x 20cm - Thick 2.4 +/- 0.4mm	Ea	\$8,040	\$8,486	\$9,603
136	15201016	AlloDerm (RTU) 10cm x 16cm - Thick	Ea	\$5,360	\$5,657	\$6,402
137	15201020	AlloDerm (RTU) 10cm x 20cm - Thick	Ea	\$6,700	\$7,073	\$8,003
138	15201216	AlloDerm (RTU) 12cm x 16cm - Thick	Ea	\$6,432	\$6,790	\$7,683
139	15201220	AlloDerm (RTU) 12cm x 20cm - Thick	Ea	\$8,040	\$8,486	\$9,603
140	0314006	BPS Strattice 3 cm x 14 cm - Pliable	Ea	\$1,017	\$1,069	\$1,174
141	0416006	BPS Strattice 4 cm x 16 cm - Pliable	Ea	\$1,549	\$1,629	\$1,787
142	0516001	Strattice Reconstructive Tissue Matrix, 5 x 16, Pliable	Ea	\$2,388	\$2,511	\$2,756
143	0606002	Strattice Reconstructive Tissue Matrix, 6 x 6, Firm	Ea	\$1,151	\$1,210	\$1,328
144	0608001	Strattice Reconstructive Tissue Matrix, 6cm x 8cm, Pliable	Ea	\$1,433	\$1,506	\$1,653
145	0608005	Strattice Laparoscopic, 6cm x 8cm	Ea	\$1,433	\$1,506	\$1,653
146	0610008	Strattice Reconstructive Tissue Matrix, 6 x 10, Firm	Ea	\$1,919	\$2,017	\$2,214
147	0613009	Strattice Reconstructive Tissue Matrix, 06 x 13, Pliable	Ea	\$1,445	\$1,519	\$1,667
148	0616002	Strattice Reconstructive Tissue Matrix, 6 x 16, Firm	Ea	\$2,866	\$3,013	\$3,307
149	0808002	Strattice Reconstructive Tissue Matrix, 8 x 8, Firm	Ea	\$2,047	\$2,152	\$2,362
150	0808006	BPS Strattice 8 cm x 8 cm - Pliable	Ea	\$1,549	\$1,629	\$1,787
151	0815009	Strattice Reconstructive Tissue Matrix, 08 x 15, Pliable	Ea	\$2,512	\$2,641	\$2,899
152	0816001	Strattice Reconstructive Tissue Matrix, 8 x 16, Pliable	Ea	\$3,820	\$4,016	\$4,408
153	1016002ET	Strattice Extra Thick 10 x 16	Ea	\$4,919	\$5,172	\$5,676
154	1016002P	Strattice Reconstructive Tissue Matrix Perforated, 10 x 16, Firm	Ea	\$4,919	\$5,172	\$5,676
155	1020002P	Strattice Reconstructive Tissue Matrix Perforated, 10 x 20, Firm	Ea	\$6,148	\$6,463	\$7,094
156	141400M	AlloDerm SELECT Graft XThin 0.3-0.8 Mesh	cm2	\$31	\$33	\$37
157	141430M	AlloDerm SELECT 5x6 XThin 0.3-0.8 Mesh	Ea	\$929	\$980	\$1,109
158	141616F	AlloDerm GraftJacket Thin Fenestrated 4x4	Ea	\$1,239	\$1,308	\$1,480
159	141632F	AlloDerm GraftJacket Thin Fenestrated 4x8	Ea	\$2,478	\$2,615	\$2,959
160	1518320P	AlloDerm (RTU) 16cm x 20cm Perforated - Medium 1.6 +/- 0.4mm	Ea	\$11,042	\$11,655	\$13,189
161	1519320P	AlloDerm (RTU) 16cm x 20cm Perforated- Thick 2.4 +/- 0.4mm	Ea	\$11,042	\$11,655	\$13,189
162	1522320P	AlloDerm (RTU) 16cm x 20cm Perforated-X-Thick	Ea	\$11,042	\$11,655	\$13,189
163	1525002ET	Strattice Extra Thick 15 x 25	Ea	\$11,528	\$12,120	\$13,302
164	1535002ET	Strattice Extra Thick 15 x 35	Ea	\$16,139	\$16,967	\$18,622
165	1535002P	Strattice Reconstructive Tissue Matrix Perforated, 15 x 35, Firm	Ea	\$16,139	\$16,967	\$18,622
166	1620002ET	Strattice Extra Thick 16 x 20	Ea	\$9,838	\$10,343	\$11,352
167	1620002P	Strattice Reconstructive Tissue Matrix Perforated, 16 x 20, Firm	Ea	\$9,838	\$10,343	\$11,352
168	2020002ET	Strattice Extra Thick 20 x 20	Ea	\$12,297	\$12,928	\$14,189
169	2020002P	Strattice Reconstructive Tissue Matrix Perforated, 20 x 20, Firm	Ea	\$12,297	\$12,928	\$14,189

Line Item #	Product Number	Product Description	UOM	TIER 1 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$650,000	TIER 2 85% Loyalty Commitment AND 12-Month Net Sales ≥ \$500,000 - < \$650,000	TIER 3 12-Month Net Sales ≥ \$500,000
170	2025002ET	Strattice Extra Thick 20 x 25	Ea	\$15,371	\$16,160	\$17,736
171	2025002P	Strattice Reconstructive Tissue Matrix Perforated, 20 x 25, Firm	Ea	\$15,371	\$16,160	\$17,736
172	2030002ET	Strattice Extra Thick 20 x 30	Ea	\$18,445	\$19,391	\$21,283
173	2030002P	Strattice Reconstructive Tissue Matrix Perforated, 20 x 30, Firm	Ea	\$18,445	\$19,391	\$21,283
174	2040002ET	Strattice Extra Thick 20 x 40	Ea	\$24,593	\$25,854	\$28,376
175	2040002P	Strattice Reconstructive Tissue Matrix Perforated, 20 x 40, Firm	Ea	\$24,593	\$25,854	\$28,376
176	2540002ET	Strattice Extra Thick 25 x 40	Ea	\$30,744	\$32,321	\$35,474
177	2540002P	Strattice Reconstructive Tissue Matrix Perforated, 25 x 40, Firm	Ea	\$30,744	\$32,321	\$35,474
178	3030002ET	Strattice Extra Thick 30 x 30	Ea	\$27,669	\$29,088	\$31,926
179	CL1516	AlloDerm (RTU) Contour Large - Thin	Ea	\$5,494	\$5,799	\$6,562
180	CL1516P	AlloDerm (RTU) Contour Large - Thin - Perforated	Ea	\$5,658	\$5,973	\$6,759
181	CL1518	AlloDerm (RTU) Contour Large - Medium 1.6 +/- 0.4mm	Ea	\$5,494	\$5,799	\$6,562
182	CL1518P	AlloDerm (RTU) Contour Large Perforated - Medium 1.6 +/- 0.4mm	Ea	\$5,658	\$5,973	\$6,759
183	CL1519	AlloDerm (RTU) Contour Large - Thick 2.4 +/- 0.4mm	Ea	\$5,494	\$5,799	\$6,562
184	CL1519P	AlloDerm (RTU) Contour Large Perforated - Thick 2.4 +/- 0.4mm	Ea	\$5,658	\$5,973	\$6,759
185	CL1520	AlloDerm (RTU) Contour Large - Thick	Ea	\$5,494	\$5,799	\$6,562
186	CL1520P	AlloDerm (RTU) Contour Large Perforated - Thick	Ea	\$5,658	\$5,973	\$6,759
187	CM1516	AlloDerm (RTU) Contour Medium - Thin	Ea	\$4,422	\$4,668	\$5,282
188	CM1516P	AlloDerm (RTU) Contour Medium - Thin - Perforated	Ea	\$4,555	\$4,808	\$5,440
189	CM1518	AlloDerm (RTU) Contour Medium - Medium 1.6 +/- 0.4mm	Ea	\$4,422	\$4,668	\$5,282
190	CM1518P	AlloDerm (RTU) Contour Medium Perforated - Medium 1.6 +/- 0.4mm	Ea	\$4,555	\$4,808	\$5,440
191	CM1519	AlloDerm (RTU) Contour Medium - Thick 2.4 +/- 0.4mm	Ea	\$4,422	\$4,668	\$5,282
192	CM1519P	AlloDerm (RTU) Contour Medium Perforated - Thick 2.4 +/- 0.4mm	Ea	\$4,555	\$4,808	\$5,440
193	CM1520	AlloDerm (RTU) Contour Medium - Thick	Ea	\$4,422	\$4,668	\$5,282
194	CM1520P	AlloDerm (RTU) Contour Medium Perforated - Thick	Ea	\$4,555	\$4,808	\$5,440
195	CON1006	Small curved shape for Strattice, BPS (Contour 1)	Ea	\$2,281	\$2,398	\$2,632
196	CON2006	Medium Curved Shape for Strattice, BPS (Contour2)	Ea	\$2,281	\$2,398	\$2,632
197	CON3006	Large Curved Shape for Strattice, BPS (Contour3)	Ea	\$2,514	\$2,643	\$2,901
198	CS1516	AlloDerm (RTU) Contour Small - Thin	Ea	\$2,580	\$2,723	\$3,081
199	CS1516P	AlloDerm (RTU) Contour Small - Thin - Perforated	Ea	\$2,657	\$2,804	\$3,173
200	CS1518	AlloDerm (RTU) Contour Small - Medium 1.6 +/- 0.4mm	Ea	\$2,580	\$2,723	\$3,081
201	CS1518P	AlloDerm (RTU) Contour Small Perforated - Medium 1.6 +/- 0.4mm	Ea	\$2,657	\$2,804	\$3,173
202	CS1519	AlloDerm (RTU) Contour Small - Thick 2.4 +/- 0.4mm	Ea	\$2,580	\$2,723	\$3,081
203	CS1519P	AlloDerm (RTU) Contour Small Perforated - Thick 2.4 +/- 0.4mm	Ea	\$2,657	\$2,804	\$3,173
204	CS1520	AlloDerm (RTU) Contour Small - Thick	Ea	\$2,580	\$2,723	\$3,081
205	CS1520P	AlloDerm (RTU) Contour Small Perforated - Thick	Ea	\$2,657	\$2,804	\$3,173
206	CXL1518	AlloDerm (RTU) Contour XLarge - Medium 1.6 +/- 0.4mm	Ea	\$6,700	\$7,073	\$8,003
207	CXL1518P	AlloDerm (RTU) Contour XLarge Perforated - Medium 1.6 +/- 0.4mm	Ea	\$6,901	\$7,285	\$8,243
208	CXL1519	AlloDerm (RTU) Contour XLarge - Thick 2.4 +/- 0.4mm	Ea	\$6,700	\$7,073	\$8,003
209	CXL1519P	AlloDerm (RTU) Contour XLarge Perforated - Thick 2.4 +/- 0.4mm	Ea	\$6,901	\$7,285	\$8,243

SCHEDULE C

FAT GRAFTING PRODUCT PRICING REQUIREMENTS

1. Discounts

Customer will be eligible to receive the below discount for purchases of REVOLVE™ as further described herein.

Table C-1

Discount off 2021 List Price	
Product	TIER 1 Access
REVOLVE™	0% (List Price*)

*Allergan shall have the right to change List Price at any time.

2. Payment Terms

Customer shall pay Allergan all amounts invoiced within thirty (30) days of the invoice date, without any right of set off. Payment amounts exclude, and Customer shall pay, all expedited shipping charges and all sales, use, value added, goods and services and other similar taxes, export and import fees, customs duties and similar charges applicable to the transactions contemplated by the Agreement, unless Customer provides Allergan with an appropriate valid tax exemption form or certificate as applicable, applicable to such sale (which exemption Allergan will apply in accordance with applicable law). All payments shall be made in U.S. dollars. Outstanding balances shall accrue interest at a rate equal to the lesser of one and one-half percent (1.5%) per month or the maximum rate permitted by applicable law, from the due date until paid, plus Allergan’s reasonable costs of collection. In addition, Allergan reserves all other rights granted to a seller under the Uniform Commercial Code with regard to any nonpayment by Customer or any other breach of the Agreement by Customer. If Customer claims any tax exemption, Customer will timely inform Allergan of any changes to its tax exemption status, including timely providing updated forms or certificates as necessary. To the extent expressly authorized by Nevada law, Customer will indemnify and hold harmless Allergan for any sales, use, value added and other similar taxes, including any interest, penalties or other additions thereon, applicable to the transactions contemplated by the Agreement

SCHEDULE C-1

FAT GRAFTING PRODUCT & PRICING

Line Item #	Product Number	Product Description	UOM	TIER 1 Access
1	RV0001	1 Pack Revolve Fat Processing System	Ea	\$562
2	RV0001E600	1 Pack Revolve Envi 600 System	Ea	\$695

SCHEDULE D

VOLUME COMPLIANCE STATEMENT

Customer shall submit completed Volume Compliance Statements in the aggregate and for each facility to Allergan within thirty (30) days of the conclusion of each Agreement Quarter. “Agreement Quarter” shall mean the three (3) month period commencing on the Effective Date, provided that if the Effective Date is not the first of a month, then the Agreement Quarter shall mean the three (3) month period commencing on the first day of the full month following the Effective Date and each successive three (3) month period thereafter, unless terminated earlier in accordance with the Agreement. Volume Compliance Statements shall mirror the format set forth below, which is included as an example only. For purposes of clarity, the Volume Compliance Statement shall include SKU (stock keeping unit) level data for all products with Net Sales that are included in the attached Schedule D-1, Market Categories. The Volume Compliance Statement shall be non-encrypted and transmitted by email to the following email address: PRM-Compliance@allergan.com.

Customer or Customer’s facility: _____

Timeframe (MM/DD/YY – MM/DD/YY): _____

Market Category	Manufacturer	Product Name	SKU	Product Description	Total Net Sales
<i>Please see below for examples of the required product SKU level data:</i>					
Biologic Products	Allergan	AlloDerm	1519320P	AlloDerm (RTU) 16cm x 20cm Perforated-Thick 2.4 +/- 0.4mm	\$ 76,680.00

SCHEDULE D-1

MARKET CATEGORIES

Market Category	Manufacturer	Products Included in Market Category
Biologic Products	Allergan	AlloDerm
	Allergan	Strattice
	Allergan	LifeCell
	ACell	Gentrix (MatriStem)
	AlloSource	Allomend
	Aziyo	Simpliderm
	Bard Davol	Allomax
	Bard Davol	Xenmatrix
	Bard Davol	Xenmatrix AB
	Baxter (Synovis)	Veritas
	Cook Medical	BioDesign
	Gore	Bio-A
	Integra LifeSciences (TEI)	SurgiMend
	Integra LifeSciences (TEI)	SurigMend MP
	Integra LifeSciences (TEI)	SurgiMend PRS
	Integra LifeSciences (TEI)	SurgiMend-e
	Medtronic (Covidien)	Permacol
	MTF Biologics	DermaMatrix
	MTF Biologics	MesoBioMatrix
	MTF Biologics	FlexHD Pliable
	MTF Biologics (Ethicon)	FlexHD Structural
	Reprise	Miromesh
	RTI Surgical	Cortiva
	RTI Surgical	Fortiva
	RTI Surgical	Tutopatch
	RTI Surgical	Tutomesh
	Stryker	Dermacell
	Synthes	XCM
	TelaBio	Ovitex
	TelaBio	Ovitex PRS

- For purposes of clarity only, any competitive product within a market category that is available during the Term of the Agreement shall automatically be included in the market category.
- Upon reasonable request by Customer, a market category product SKU level report can be furnished by Allergan.

SCHEDULE E

REBATE PROGRAM

Subject to the terms and conditions of the Agreement and set forth herein, Allergan shall make available to Customer the rebate program wherein Customer may be eligible for a rebate (“**Program**”) as further detailed below.

1. Definitions:

- A. **Net Sales.** “Net Sales” shall mean units purchased multiplied by the price in effect at time of sale less returns, credits, and price adjustments.
- B. **Rebate Period.** “Rebate Period” shall mean the three (3) month period commencing on the Effective Date or the first day of the month following the Effective Date if the Effective Date is not the first of a month, and each three (3) month period thereafter or the actual operative period of time if the Program remains in effect less than three (3) months.
- C. **Volume Compliance Statement.** “Volume Compliance Statement” shall mean the form used by Customer to submit usage data to Allergan in accordance with the process set forth herein, which form is substantially similar to that example attached to the Agreement as Schedule F, Volume Compliance Statement.

2. Rebate:

- 2.1 **Program Term.** Program shall commence on the Effective Date or the first day of the month following the Effective Date if the Effective Date is not the first of a month and, unless the Agreement is earlier terminated pursuant to its terms, continue for a period of eighteen (18) months.
- 2.2 **Rebate Eligibility.** Allergan agrees to pay a rebate, as shown in the table below, based on total Net Sales for each Product brand line listed below in a Rebate Period (the “**Rebate**”), which Rebate is contingent upon Customer meeting the terms and conditions of the Agreement and those set forth herein, including the purchase requirements set forth in Table 1 below.

Table 1

Allergan Product Brand Line and Associated Market Category	Purchase Requirement	Rebate Percentage (%)
Biologics (ALLODERM® & STRATTICE™)	Customer’s Net Sales for ALLODERM® & STRATTICE™ in a Rebate Period represents 85% or greater of all Biologics Market, as defined below, Net Sales during the same Rebate Period	10%

“**Biologics Market**” shall be defined as Allograft and Xenograft derived products used for soft tissue repair as further described in Schedule D-1, Market Categories to the Agreement.

- 2.3 **Volume Compliance Statements.** Customer must submit completed Volume Compliance Statements to Allergan detailing the immediately preceding Rebate Period within thirty (30) days of the close of a Rebate Period. In the event Customer fails to submit a Volume Compliance Statement within thirty days (30) days of the completion of a Rebate Period, Customer shall not be eligible for a Rebate for such Rebate Period. Allergan shall have the right to validate accuracy

of Customer's purchases and Customer shall provide reasonable assistance at Allergan's request. If the validation reveals Customer did not meet the purchase requirements set forth herein, Customer shall repay any incremental Rebate paid by Allergan within fifteen (15) calendar days of notice by Allergan.

- 2.4 New Facilities. Any acquired or new facilities added under this Agreement will start to contribute to Rebate Period calculation only after Allergan's approval.

3. Rebate Payment & Other Requirements:

Rebate payment, in aggregate, if any, will be calculated and paid via Automated Clearing House ("ACH") ninety (90) days following the close of each Rebate Period contingent upon submission of the Volume Compliance Statement by Customer as further set forth herein. In the event that the 90-day period ends on a Saturday, Sunday, or a bank holiday in the United States, Rebate payment will be payable the next business day. Customer shall also complete an ACH Authorization Form and Form W-9 and return them along with the executed copy of the Agreement. Rebate payments shall not be paid to Customer without a submitted W-9. In the event that Allergan does not have a Form W-9 that has been completed within one (1) year of Rebate payment, Customer agrees to complete and submit updated Form W-9. Relating to the Rebate, Allergan shall have no obligation to report directly to an individual Customer's Facilities.

The parties acknowledge that it is their intent to establish a business relationship which complies with the exceptions to the Medicare and Medicaid Anti-Kickback statute set forth at 42 U.S.C. §1320a-7b(b)(3)(A) and (C), and the "safe harbor" regulations regarding discounts set forth in 42 C.F.R. §1001.952(h), and the parties believe that the relationship contemplated by this Agreement is in compliance with these requirements.

**INSTRUCTIONS FOR COMPLETING THE
DISCLOSURE OF OWNERSHIP/PRINCIPALS FORM**

Purpose of the Form

The purpose of the Disclosure of Ownership/Principals Form is to gather ownership information pertaining to the business entity for use by the University Medical Center of Southern Nevada Governing Board (“GB”) in determining whether members of the GB should exclude themselves from voting on agenda items where they have, or may be perceived as having a conflict of interest, and to determine compliance with Nevada Revised Statute 281A.430, contracts in which a public officer or employee has interest is prohibited.

General Instructions

Completion and submission of this Form is a condition of approval or renewal of a contract or lease and/or release of monetary funding between the disclosing entity and University Medical Center of Southern Nevada. Failure to submit the requested information may result in a refusal by the GB to enter into an agreement/contract and/or release monetary funding to such disclosing entity.

Detailed Instructions

All sections of the Disclosure of Ownership form must be completed. If not applicable, write in N/A.

Business Entity Type – Indicate if the entity is an Individual, Partnership, Limited Liability Company, Corporation, Trust, Non-profit Organization, or Other. When selecting ‘Other’, provide a description of the legal entity.

Non-Profit Organization (NPO) - Any non-profit corporation, group, association, or corporation duly filed and registered as required by state law.

Business Designation Group – Indicate if the entity is a Minority Owned Business Enterprise (MBE), Women-Owned Business Enterprise (WBE), Small Business Enterprise (SBE), Physically-Challenged Business Enterprise (PBE), Veteran Owned Business (VET), Disabled Veteran Owned Business (DVET), or Emerging Small Business (ESB) . This is needed in order to provide utilization statistics to the Legislative Council Bureau, and will be used only for such purpose.

- **Minority Owned Business Enterprise (MBE):** An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Asian-Pacific American or Native American ethnicity.
- **Women Owned Business Enterprise (WBE):** An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more women.
- **Physically-Challenged Business Enterprise (PBE):** An independent and continuing business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.
- **Small Business Enterprise (SBE):** An independent and continuing business for profit which performs a commercially useful function, is not owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.
- **Veteran Owned Business Enterprise (VET):** An independent and continuing Nevada business for profit which performs a commercially useful function and is at least 51 percent owned and controlled by one or more U.S. Veterans.
- **Disabled Veteran Owned Business Enterprise (DVET):** A Nevada business at least 51 percent owned/controlled by a disabled veteran.
- **Emerging Small Business (ESB):** Certified by the Nevada Governor's Office of Economic Development effective January, 2014. Approved into Nevada law during the 77th Legislative session as a result of AB294.

Business Name (include d.b.a., if applicable) – Enter the legal name of the business entity and enter the “Doing Business As” (d.b.a.) name, if applicable.

Corporate/Business Address, Business Telephone, Business Fax, and Email – Enter the street address, telephone and fax numbers, and email of the named business entity.

Nevada Local Business Address, Local Business Telephone, Local Business Fax, and Email – If business entity is out-of-state, but operates the business from a location in Nevada, enter the Nevada street address, telephone and fax numbers, point of contact and email of the local office. Please note that the local address must be an address from which the business is operating from that location. Please do not include a P.O. Box number, unless required by the U.S. Postal Service, or a business license hanging address.

Number of Clark County Nevada Residents employed by this firm. (Do not leave blank. If none or zero, put the number 0 in the space provided.)

List of Owners/Officers – Include the full name, title and percentage of ownership of each person who has ownership or financial interest in the business entity. If the business is a publicly-traded corporation or non-profit organization, list all Corporate Officers and Directors only.

For All Contracts – (Not required for publicly-traded corporations)

- 1) Indicate if any individual members, partners, owners or principals involved in the business entity are a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s). If yes, the following paragraph applies.

In accordance with NRS 281A.430.1, a public officer or employee shall not bid on or enter into a contract between a government agency and any private business in which he has a significant financial interest, except as provided for in subsections 2, 3, and 4.

- 2) Indicate if any individual members, partners, owners or principals involved in the business entity have a second degree of consanguinity or affinity relation to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s) (reference form on Page 2 for definition). If **YES**, complete the Disclosure of Relationship Form.

A professional service is defined as a business entity that offers business/financial consulting, legal, physician, architect, engineer or other professional services.

Signature and Print Name – Requires signature of an authorized representative and the date signed.

Disclosure of Relationship Form – If any individual members, partners, owners or principals of the business entity is presently a University Medical Center of Southern Nevada employee, public officer or official, or has a second degree of consanguinity or affinity relationship to a University Medical Center of Southern Nevada employee, public officer or official, this section must be completed in its entirety.

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Entity Type (Please select one)						
<input type="checkbox"/> Sole Proprietorship	<input type="checkbox"/> Partnership	<input type="checkbox"/> Limited Liability Company	<input checked="" type="checkbox"/> Corporation	<input type="checkbox"/> Trust	<input type="checkbox"/> Non-Profit Organization	<input type="checkbox"/> Other
Business Designation Group (Please select all that apply)						
<input type="checkbox"/> MBE	<input type="checkbox"/> WBE	<input type="checkbox"/> SBE	<input type="checkbox"/> PBE	<input type="checkbox"/> VET	<input type="checkbox"/> DVET	<input type="checkbox"/> ESB
Minority Business Enterprise	Women-Owned Business Enterprise	Small Business Enterprise	Physically Challenged Business Enterprise	Veteran Owned Business	Disabled Veteran Owned Business	Emerging Small Business
Number of Clark County Nevada Residents Employed:						
Corporate/Business Entity Name: Allergan USA, Inc.						
(Include d.b.a., if applicable)						
Street Address:		5 Giralda Farms		Website: www.allergan.com		
City, State and Zip Code:		Madison, NJ 07940		POC Name: PRM Customer Care		
				Email: PRMOrder@allergan.com		
Telephone No:		1-800-377-7790 Opt 1, Opt 1, Opt 1		Fax No: 805-967-5839		
Nevada Local Street Address: (If different from above)		N/A		Website: N/A		
City, State and Zip Code:		N/A		Local Fax No: N/A		
Local Telephone No:		N/A		Local POC Name: N/A		
				Email: N/A		

All entities, with the exception of publicly-traded and non-profit organizations, must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board.

Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s).

Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.

Full Name	Title	% Owned (Not required for Publicly Traded Corporations/Non-profit organizations)
N/A	N/A	N/A

This section is not required for publicly-traded corporations. Are you a publicly-traded corporation? Yes No

1. Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 - Yes No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)
2. Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 - Yes No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)

I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form.

telly eliopoulas
http://www.allergan.com (Feb 13, 2013 17:51 EDT)
 Signature

Exec. Dir., Pricing, Offer Development & Contracting

Title

Aristotellis Eliopoulos
 Print Name

13-Aug-2021
 Date

DISCLOSURE OF RELATIONSHIP

Allergan USA, Inc, an AbbVie Company has numerous contracts with individual physicians so that they may speak on our behalf, perform research, consult, or provide other services to our company. Allergan does not have the ability to track which institutions employ these physicians or the facilities to which the refer patients. If the University Medical Center of Southern Nevada and its affiliated entities were to provide a list of referring, employed, and or affiliated physicians, Allergan would be willing to verify whether those physicians are under contract with our company.

List any disclosures below:
(Mark N/A, if not applicable.)

NAME OF BUSINESS OWNER/PRINCIPAL	NAME OF UMC* EMPLOYEE/OFFICIAL AND JOB TITLE	RELATIONSHIP TO UMC* EMPLOYEE/OFFICIAL	UMC* EMPLOYEE'S/OFFICIAL'S DEPARTMENT

* UMC employee means an employee of University Medical Center of Southern Nevada

“Consanguinity” is a relationship by blood. “Affinity” is a relationship by marriage.

“To the second degree of consanguinity” applies to the candidate’s first and second degree of blood relatives as follows:

- Spouse – Registered Domestic Partners – Children – Parents – In-laws (first degree)
- Brothers/Sisters – Half-Brothers/Half-Sisters – Grandchildren – Grandparents – In-laws (second degree)

For UMC Use Only:

If any Disclosure of Relationship is noted above, please complete the following:

- Yes No Is the UMC employee(s) noted above involved in the contracting/selection process for this particular agenda item?
- Yes No Is the UMC employee(s) noted above involved in any way with the business in performance of the contract?

Notes/Comments:

Signature

Print Name
Authorized Department Representative

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Purchase Agreement with Bio-Rad Laboratories, Inc.	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	Clerk Ref. #
Recommendation:	
<p>That the Governing Board Audit and Finance Committee review and recommend for approval by the Governing Board the Purchase Agreement with Bio-Rad Laboratories, Inc. for the purchase and maintenance of an Automated Immunohematology System; authorize the Chief Executive Officer to execute future amendments within his delegation of authority; or take action as deemed appropriate. <i>(For possible action)</i></p>	

FISCAL IMPACT:

Fund Number: 5430.011/5420.000	Fund Name: UMC Operating Fund
Fund Center: 3000999901/3000707000	Funded Pgm/Grant: N/A
Description: Automated Immunohematology System	
Bid/RFP/CBE: NRS 332.115.4 – Purchase of goods commonly used by a hospital NRS 332.115.1(h) – Computer Software	
Term: 5 years from Go-Live Date	
Amount: NTE \$709,148.65	
Out Clause: w/notice 60 days prior to the expiration of the Term; immediately with cause; Budget Act and Fiscal Fund Out	

BACKGROUND:

This request is to enter into a new Purchase Agreement for an Automated Immunohematology System with Bio-Rad Laboratories, Inc. (Provider) for UMC’s Pathology Department. Provider will provide a remote support and monitoring system as a secure software application that will increase instrument availability and reduce response time. The cost includes software, LIS interfaces with Epic and UMC’s annual commitment for the purchase of testing supplies for use with the equipment.

UMC’s Laboratory Director has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC’s Office of General Counsel.

Provider is currently in the process of obtaining a Clark County Business License.

Cleared for Agenda
September 22, 2021

Agenda Item #

15



Bio-Rad
Laboratories

Contract Administration
1000 Alfred Nobel Drive
Hercules, CA 94547
Ph: 1-800-224-6723
Government_contracts@bio-rad.com

CONFIDENTIAL

August 10, 2021

University Medical Center of Southern Nevada
1800 W Charleston Blvd
Las Vegas, NV 89102

Dear Deb LaCava:

The attached Agreement relates to the **Purchase Agreement** for the **IH-500™ Automated Immunochemistry System** and **IH-Reader 24 Semi-Automated Immunochemistry System** and has been formulated at the request of John Webb, your Bio-Rad Laboratories' Account Executive.

If this Agreement meets with your approval, please do the following:

- Have the Agreement signed by the appropriate authority.
- Include a purchase order.
- Email a copy of the signed agreement to Kathy_willcoxson@bio-rad.com . Or, fax the signed agreement to 510-741-5836 to the attention of Contract Administration. Upon receipt, your Account Manager will forward a copy of the countersigned agreement for your records. If you require an original countersigned agreement, please send the original via regular mail to contract administration's attention. The Agreement will be countersigned and a copy will be returned.

Upon receipt, your Account Manager will finalize the arrangements for the shipment and installation of the Equipment.

We are looking forward to being of service to you in this matter. If you have any questions, please contact John Webb.

Sincerely,

Erica Johnson

Erica M. Johnson
Customer Service Manager

EMJ:kw

August 10, 2021

**PURCHASE AGREEMENT
IH-500™ Automated Immunohematology System and
IH-Reader 24 Semi-Automated Immunohematology System**

CUSTOMER: University Medical Center of Southern Nevada
1800 W Charleston Blvd
Las Vegas, NV 89102
Sold To: 1002149
Ship To: 1002149

SUPPLIER: Bio-Rad Laboratories, Inc.
1000 Alfred Nobel Drive
Hercules, CA 94547

This **IH-500™ Automated Immunohematology System** and **IH-Reader 24 Semi-Automated Immunohematology System** Purchase Agreement (this "Agreement") is by and between Customer and Supplier and made effective as of Customer's "go-live" date as defined in section 7 (the "Effective Date"). This Agreement sets forth the terms and conditions that apply to all sales of Equipment, Reagents and Consumables (as defined below, both referred to herein also as "Goods").

1. EQUIPMENT PURCHASE

Customer shall purchase the item(s) of equipment (all of the items collectively referred to as the "Equipment") as listed on the attached Exhibit A, Section 1.

2. PAYMENT TERMS

Payment terms are net thirty (30) days from date of invoice. Customer may make payments by ACH, wire or check. Payment by credit card is not accepted under this agreement.

3. CARE AND SERVICING OF THE EQUIPMENT

- 3.1. At no additional cost to Customer, Supplier will provide telephone assistance 24 hours per day 365 days per year.
- 3.2. As part of this Agreement, Supplier or Supplier appointed personnel will provide on-site service, as needed, to keep the Equipment in good working order for the first two (2) years only. On-site service will be provided, at no cost to Customer, Monday through Friday, 8:00 a.m. to 6:00 p.m. (local time), excluding national holidays. On-site extended service coverage (Saturday, Sunday, and/or holidays) is available, but is not included in this Agreement. Supplier's rate schedule is available upon request.
- 3.3. Supplier will not be required to pay the cost of any damage to the Equipment caused by Customer's negligence, abuse, or alteration of the Equipment, or by any service performed by unauthorized personnel or by use of any non-Supplier approved Reagents or Consumables.
- 3.4. Customer agrees that only Supplier appointed personnel are to service the Equipment.
- 3.5. Customer agrees to utilize only Supplier approved Reagents and Consumables on the Equipment.
- 3.6. After the first two (2) years, Customer may purchase a Service Agreement at the prevailing published rate.
- 3.7. Supplier shall not be responsible for the moving (de-installation and re-installation) of equipment from one location to another, additional operator training, and/or any other extra services not specified in this Agreement.
- 3.8. BRiCare is Supplier's remote support and monitoring system, which is a secured software application designed to increase instrument availability and reduce response time for technical support calls. Customer agrees to provide Supplier with an internet connection to each instrument to facilitate remote troubleshooting, problem diagnosis and possible resolution without dispatch of a Supplier Engineer. Customer is prohibited from disclosing PHI to Supplier, and Customer is solely responsible for safeguarding any PHI that is accessible to Supplier.

4. LABEL

Customer shall not remove any labels, symbols or serial numbers that are or may be affixed to the Goods except as instructed by Supplier in writing.

5. TAXES

Customer shall pay all taxes, federal, state, and local, which may be imposed upon the use, possession, or ownership of the Equipment.

6. FORCE MAJEURE

Supplier shall not be liable for any failure to perform under this Agreement due to strikes (legal or illegal), lockouts, fires, floods or water damage, riots, governmental acts or orders, interruption of transportation, inability to obtain materials upon reasonable prices or terms, or any other causes beyond its control.

7. TERM

7.1. This Agreement will be effective on Customer's "go-live" date (not to exceed 60-days from installation of Equipment) which shall be communicated to Customer by Supplier in writing, and will continue in effect for a period of sixty (60) months (the "Term") unless sooner terminated by either party as provided herein. This Agreement may be terminated, as of any time no less than fifty-eight (58) months following the effective date hereof, by either party, hereto by serving a 60-day written notice of termination upon the other party at the address listed in paragraph 8 below. In addition, either party may immediately terminate this Agreement in the event a party (a) fails to make payment when due, (b) materially breaches this Agreement (other than non-payment) and fails to cure such breach within thirty (30) days of notice by a party of such breach, or (c) makes an assignment for the benefit of creditors or proceedings are commenced by or for a party under any bankruptcy, insolvency, or debtor's relief law.

7.2. BUDGET ACT AND FISCAL FUND OUT: In accordance with the Nevada Revised Statutes (NRS 354.626), the financial obligations under the Agreement between the parties shall not exceed those monies appropriated and approved by CUSTOMER for the then current fiscal year under the Local Government Budget Act. The Agreement shall terminate and CUSTOMER's obligations under it shall be extinguished at the end of any of CUSTOMER's fiscal years in which CUSTOMER's governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under the Agreement. CUSTOMER agrees that this Section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to the Agreement. In the event this Section is invoked, the Agreement will expire on the 30th day of June of the then current fiscal year. Termination under this Section shall not relieve CUSTOMER of its obligations incurred through the 30th day of June of the fiscal year for which monies were appropriated.

8. NOTICES

To Supplier: Bio-Rad Laboratories, Inc.
1000 Alfred Nobel Drive
Hercules, CA 94547
Attention: General Counsel

With a copy to:
Bio-Rad Laboratories, Inc.
4000 Alfred Nobel Drive
Hercules, CA 94547
Attention: Contract Administration

To Customer: University Medical Center of Southern Nevada
1800 W Charleston Blvd
Las Vegas, NV 89102
Attention: Deb LaCava

With a copy to:
University Medical Center of Southern Nevada
1800 W Charleston Blvd
Las Vegas, NV 89102
Attention: Legal Department

9. LIMITED WARRANTY

- 9.1. Supplier warrants and represents that the Equipment will perform in accordance with Supplier's standard warranty. The warranty period begins on Customer's Acceptance date and remains in effect for two (2) years.
- 9.2. Warranty Exclusions. The warranties provided herein do not include:
- a. Damages caused by normal wear and tear, improper use or handling, or neglect.
 - b. Damages caused by accident and disaster which will include, but not be limited to, fire, flood, water, wind, and electrical surge.
 - c. Goods which have been repaired, altered or modified in any way or parts which have been replaced by Buyer or any other person or persons (other than those employed by Supplier) without the prior written consent of Supplier.
 - d. Any Goods sold as refurbished or used.
 - e. Any Goods designated by Supplier as being in contact with sample or reagent streams or as consumable items (such as lamps or platinum wire) which are subject to normal wear and tear and should be replaced by Buyer in the normal course.
 - f. Any Goods sold through an unauthorized reseller.
 - g. Non Supplier products supplied; these carry the warranty of the supplier or manufacturer and Supplier makes no claims regarding support of those products but will make reasonable attempts to transfer the warranty to Buyer.

10. NO OTHER WARRANTIES.

THE EXPRESS WARRANTIES STATED HEREIN ARE THE SOLE AND EXCLUSIVE WARRANTIES WITH RESPECT TO SUPPLIER'S GOODS AND SERVICES AND ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. ALL OTHER WARRANTIES ARE EXPRESSLY DISCLAIMED, INCLUDING WITHOUT LIMITATION THOSE OF MERCHANTABILITY OR FITNESS FOR A SPECIFIC PURPOSE (WHETHER ARISING FROM STATUTE, OR OTHERWISE IN LAW, OR FROM A COURSE OF DEALING, OR USAGE OF TRADE) OR NONINFRINGEMENT. THIS WARRANTY IS NOT TRANSFERABLE FROM THE ORIGINAL PURCHASER TO A SUBSEQUENT OWNER. FURTHER, SUPPLIER IS NOT LIABLE IN CASES OF DELIBERATE, NEGLIGENT OR ACCIDENTAL MISUSE OF THE GOODS, USE WITH INAPPROPRIATE REAGENTS OR CONSUMABLES, DAMAGE CAUSED BY DISASTER, REPAIR OR MODIFICATIONS DONE BY ANYONE OTHER THAN SUPPLIER. SUPPLIER DOES NOT WARRANT THAT THE GOODS OR SERVICES WILL NOT INFRINGE THE INTELLECTUAL PROPERTY RIGHTS OF A THIRD PARTY EITHER ALONE OR IN COMBINATION WITH OTHER PRODUCTS OR IN THE OPERATION OF ANY PROCESS.

11. LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING, WITHOUT LIMITATION, LOSS OF BUSINESS, LOSS OR INACCURACY OF DATA, LOST REVENUES OR PROFITS OR INJURY TO THIRD PERSONS, WHETHER FORESEEABLE OR NOT, REGARDLESS OF WHETHER A PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

12. CONFIDENTIALITY

To the extent allowed by law, customer shall not publish, disseminate, or disclose to any third party (i) the terms and conditions of this Agreement, (ii) all financial terms and conditions contained in any quotation from Supplier, or (iii) any information, in written or other tangible form, which has been conspicuously marked by Supplier as "confidential" or "proprietary" or if not so marked, is later summarized and confirmed as confidential in a writing transmitted to Customer within fifteen (15) days after disclosure; however, Supplier assents to Customer's public positing of this Agreement or a redacted form solely for approval by Customer's governing body. The foregoing restriction shall not apply to any information that: (i) is or becomes publicly available without Customer's breach of any obligations owed to Supplier; (ii) is known to Customer prior to Supplier's disclosure of such information to Customer; (iii) becomes known to Customer from a source other than Supplier without a breach of an obligation of confidentiality owed to Supplier.

PUBLIC RECORDS: Supplier acknowledges that CUSTOMER is a public county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time, and as such its records are public documents available to copying and inspection by the public. If CUSTOMER receives a demand for the disclosure of any information related to the Agreement which Supplier has claimed to be confidential and proprietary, CUSTOMER will immediately notify Supplier of such demand and reasonably cooperates with Supplier in seeking confidentiality treatment of the information. If disclosure is ultimately required, then CUSTOMER will restrict any disclosure to only such information that is legally obligated to disclose. Supplier shall indemnify, defend and hold harmless CUSTOMER from any claims or actions, including all associated costs and attorney's fees, regarding or related to any demand for the disclosure of Supplier documents in CUSTOMER's custody and control in which Supplier claims to be confidential and proprietary. Supplier's liability shall be limited to gross price received by Supplier of the goods on the relevant purchase order.

13. NON-ASSIGNMENT

Neither Party may not assign its rights under this Agreement, and any purported assignment in violation hereof shall be void without written permission.

14. ENTIRE AGREEMENT

This Agreement (including any attachments specifically referred to in this Agreement and any documents incorporated herein by reference) and any invoice issued by Supplier hereunder contain the entire agreement between Supplier and Customer with respect to the subject matter hereof, and supersedes and replaces all prior or contemporaneous discussions, negotiations, understandings and agreement, written and oral, regarding such subject matter. This Agreement and the terms and conditions of any invoice issued by Supplier hereunder shall entirely supersede any terms or conditions which may be in Customer's purchase or order form or its agent's invoice. Any terms or conditions contained in any such form or invoice of Customer shall be null and void, except for those specific terms concerning quantity, billing directions, and shipping instructions, and any additional terms specifically accepted by Supplier.

15. SEVERABILITY

Some states, countries or jurisdictions do not allow the exclusion or limitation of incidental, consequential or special damages, or the exclusion of implied warranties, or other terms hereof, so such terms may not apply. Any decision by a court of competent jurisdiction invalidating or holding unenforceable any part of this Agreement shall not affect the validity and enforceability of any other part of this Agreement.

16. GOVERNING LAW AND VENUE

This Agreement shall be governed by the laws of the United States of America and of the State of Nevada, without regard to conflict of laws. Any party bringing a legal action or proceeding against any other party arising out of or relating to this Agreement or the transactions it contemplates shall bring the legal action or proceeding in either the United States District Court for the District of Nevada or in any court of the State of Nevada sitting in Clark County. Each party to this Agreement consents to the exclusive jurisdiction of (1) the United States District Court for the District of Nevada and its appellate courts, and (2) any court of the State of Nevada sitting in Clark County and its appellate courts, for the purpose of all legal actions and proceedings arising out of or relating to this Agreement or the transactions it contemplates.

17. AMENDMENT; WAIVER

This Agreement may be amended or modified only by a written instrument executed by the parties hereto. The waiver of a breach of any provision of this Agreement shall not operate or be construed as a waiver of any subsequent breach of the same or any other provision hereof.

18. COUNTERPARTS.

This Agreement may be executed in counterparts, each of which shall be deemed an original, but both of which together shall be considered one and the same instrument.

AGREED TO and ACCEPTED this _____ day of _____, 2021.

Bio-Rad Laboratories, Inc.

Customer

By: Erica Johnson

By: _____

Erica M. Johnson
Customer Service Manager
Title

Mason Van Houweling
Chief Executive Officer
Title

Purchase Order Number

THIS AGREEMENT IS VALID ONLY IF EXECUTED PRIOR TO OCTOBER 31, 2021.

EXHIBIT A
IH-500™ Automated Immunohematology System and
IH-Reader 24 Semi-Automated Immunohematology System

PRODUCTS AND PRICE SCHEDULE

Section 1: EQUIPMENT SCHEDULE

Catalog #	Description	QTY	Price Each
001200	IH-Reader 24	1	\$9,000.00
001510	IH-500™ System	1	\$49,000.00
009303	IH-Incubator -L	4	Included
009301	IH-Centrifuge-L	4	Included
0101514	Power Cable	1	No Charge
H009352	User Manual	1	No Charge
0560081	Barcode Scanner	1	No Charge
12000942	Dell Color Laser C1760nw Printer	1	No Charge
12002818	Printer. Dymo Labelwriter 450	1	No Charge
0590125	UPS 110V IH1000	1	No Charge
0595002	IH-500 Table	1	No Charge
009101	IH-Com Full Version	2	No Charge
12010766	IHD-PC FLEXPPO Win10/64bit w/o Keyboard	1	No Charge
12009797	IHD-PC Win10 w/o Keyboard w/ EUPowerCord	1	No Charge
12007601	Screen for IHD-PC 21.5 Inch black VGA	2	No Charge
009030	IH-Web	2	No Charge
009410	IH-1000 Head 24 Cards	4	No Charge
009412	IHD 28 Tubes head Ø10/12	4	No Charge
009414	IH-1000 Head 2 Racks	4	No Charge
009660	ID Working Table	4	No Charge
12013419	Minispensor, w/bottle, 500-1000 µl	4	No Charge

Section 2: PRICE SCHEDULE

2.1 Pricing is based on the minimum monthly volumes listed below. Cost per kit will cover the reagent costs only. Reagents will be billed when shipped with the freight to be paid by the Supplier.

2.2 PRICE CHANGES

Until this Agreement is terminated, Supplier agrees the prices quoted below shall be fixed for the Term. Fixed pricing is based on compliance to minimum volumes.

Catalog #	Description	Minimum Annual Volume	Price Each
813112100	IH-Card ABO/D(DVI-)+Rev A1,B	61	\$560.00
813191100	IH-Card ABD(DVI+)-Conf	14	\$152.00
813131100	IH-Card ABO/RhD(DVI+)	65	\$160.00
813141100	IH-Card Group A,B	22	\$151.00
12012727	IH-Card Group ABO	16	\$200.00

813251100	IH-Card Anti-D (DVI+)	7	\$102.00
813210100	IH-Card Anti-C	20	\$24.97
813220100	IH-Card Anti-E	24	\$19.08
813230100	IH-Card Anti-c	20	\$20.65
813240100	IH-Card Anti-e	16	\$30.34
813280100	IH-Card Anti-K	24	\$24.97
813422100	IH-Card AHG Anti-IgG	37	\$409.00
813411100	IH-Card AHG Anti-IgG-C3d	14	\$180.00
813611100	IH-Card Neutral	1	\$97.00
813804100	IH-Anti-D Blend	13	\$111.14
814010100	IH-Cell A1,B	117	\$60.00
814020100	IH-Cell A2	13	\$52.00
814030100	IH-Cell I-II-III	117	\$49.83
814070100	IH-Panel 11	26	\$191.00
814080100	IH-Panel 11 Papain	13	\$231.00
814090100	IH-Panel Plus 6	13	\$149.00
813510100	IH-LISS Rack	71	\$135.00
813520100	IH-LISS Solution	6	\$96.00
813540100	IH-Papain	2	\$26.00
814171100	IH-Basic QC (automated gel only)	18	\$140.00
806519100	Solidscreen II Control B	37	\$78.76
806514100	Solidscreen II Pos Control	16	\$59.15
806509100	Solidscreen II Negative Control	19	\$59.15
25099	Microcide	2	\$50.00
12012668	Wash Solution A Conc (10x100mL)	62	\$32.00
801325100	Seraclone Anti-A (ABO1) 10x10	5	\$219.06
801350100	Seraclone Anti-B (ABO2) 10x10	5	\$219.06
801375100	Seraclone Anti-A,B (ABO3) 10x10	5	\$219.06
802033100	Seraclone Anti-D (RH1) Blend 1	5	\$264.08
804175100	Anti IgG 10X10 ml	1	\$131.99
805171100	Seraclone Control ABO+Rh 10 ml	10	\$16.01
805205100	MLB 2 10x10 ml	2	\$62.00
816030100	Coombscell-E 10 ml	13	\$30.41
816057100	Biotestcell A1 & B 2x10 ml	26	\$30.41
816085100	Biotestcell 3 3x10 ml	13	\$60.00

Section 3: MISCELLANEOUS

3.1 LIS REIMBURSEMENT

The LIS interface costs of up to \$16,000.00 per instrument will be paid by Supplier to LIS interface vendor. Customer will provide Supplier with a copy of the quote from the LIS interface vendor. Supplier will issue a Purchase Order and payment to LIS interface vendor directly. If Customer cancels this Agreement before the expiration of the Term, Customer will reimburse Supplier a pro-rata share of the LIS interface costs.

3.2 TRANSPORTATION

3.2.1 Transportation charges to (and where applicable, from) the place of business of Customer for the Equipment shall be borne by Supplier and for the Reagents shall be borne by Supplier.

3.2.2 No Goods returns will be accepted without the prior approval of Supplier. All claims must be received within five (5) days following receipt of the Goods. Customer must obtain a return authorization number and return the Goods by the specified courier following the approved temperature guidelines. The Goods must be returned in original condition. Supplier reserves the right to charge a restocking fee for conforming Goods.

3.3 TRAINING

For each new System (as listed in Section 1), Supplier will provide one-time training, at no additional charge, for three (3) of Customer's technologists at the Customer's site during normal business hours. Customer agrees to not report results for clinical use until at least one primary operator has attended formal in house training. Training at customer site is available outside the terms of this agreement on an as needed basis to be billed at the prevailing rate which currently is \$1,000.00 per 4-hour minimum block during normal business hours.

For each new IH-Reader 24 with IH-Com with Customer's Technologist(s) not already trained on IH-COM, the Supplier will provide one-time training at no additional charge for three (3) of Customer's Technologists, at the Customer's site during normal business hours. Customer will provide an area for training and make available the three (3) Technologists for two (2) days of uninterrupted training, with the third day available for the technologist to run the system with the trainer present. Customer agrees to not report results for clinical user until Supplier led training has occurred. Training at customer site is available outside the terms of this agreement on an as needed basis to be billed at the prevailing rate which currently is \$1,000.00 per 4-hour minimum block during normal business hours.

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Agreement for Construction Management Services for UMC’s Exterior Redesign and Construction Project with Grand Canyon Construction, Inc.	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	Clerk Ref. #
<p>Recommendation:</p> <p>That the Governing Board Audit and Finance Committee review and recommend for approval by the Governing Board the Agreement for Construction Management Services for UMC’s Exterior Redesign and Construction Project with Grand Canyon Construction, Inc. d/b/a Grand Canyon Development Partners; authorize the Chief Executive Officer to exercise any extension options or change orders; or take action as deemed appropriate. (For possible action)</p>	

FISCAL IMPACT:

Fund Number: pending	Fund Name: UMC Operating Fund
Fund Center: pending	Funded Pgm/Grant: N/A
Description: Construction Management Services	
Bid/RFP/CBE: NRS 332.115(1)(b) – Professional Services	
Term: 46 months or through project completion date	
Amount: \$1,407,863.20	
Out Clause: 30 days w/o cause	

BACKGROUND:

This request is to enter into an agreement with Grand Canyon Construction, Inc. d/b/a Grand Canyon Development Partners (“Grand Canyon”) for construction management services related to UMC’s exterior redesign project (“Services”).

Grand Canyon will provide Services throughout three phases of the project: preconstruction, construction, and close-out and will work in conjunction with UMC’s designated architect and UMC staff to, among other things, ensure a general contractor is selected, assist in permitting and monitoring of the site plans, monitor the exterior redesign work progress, attend construction meetings and finalize closeout processes.

Staff also requests authorization for the Hospital CEO, at the end of the initial Term, to exercise any extension option(s) or execute change orders within his delegation of authority if deemed beneficial to UMC.

The term of the Agreement is from the Effective Date through 46 months or project completion. Either party may terminate the Agreement with a 30-day written notice to the other.

UMC’s Associate Administrator has reviewed and recommends approval of this Agreement. This Agreement has been approved as to form by UMC’s Office of General Counsel.

Cleared for Agenda
September 22, 2021

Agenda Item #

16

**UNIVERSITY MEDICAL CENTER
OF SOUTHERN NEVADA**

**AGREEMENT FOR
CONSTRUCTION MANAGEMENT SERVICES
FOR
UMC'S EXTERIOR REDESIGN AND CONSTRUCTION PROJECT**

GRAND CANYON CONSTRUCTION, INC. DBA: GRAND CANYON DEVELOPMENT PARTNERS
NAME OF FIRM
Sam Nicholson, President
DESIGNATED CONTACT, NAME AND TITLE (Please type or print)
6841 S. Eastern Ave. Suite 103 Las Vegas, NV 89119
ADDRESS OF FIRM INCLUDING CITY, STATE AND ZIP CODE
(702) 492-5300
(AREA CODE) AND TELEPHONE NUMBER
snicholson@grandcanyoninc.com
E-MAIL ADDRESS

**AGREEMENT FOR CONSTRUCTION MANAGEMENT SERVICES
FOR UMC'S EXTERIOR REDESIGN AND CONSTRUCTION PROJECT**

This Agreement (the "Agreement") is made and entered into as of the last date of signature set forth below (the "Effective Date"), by and between UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA, a publicly owned and operated hospital created by virtue of Chapter 450 of the Nevada Revised Statutes (hereinafter referred to as "HOSPITAL"), and Grand Canyon Development Partners, an Arizona corporation (hereinafter referred to as "COMPANY"), for HOSPITAL'S Exterior Redesign and Construction project (hereinafter referred to as "PROJECT").

W I T N E S S E T H:

WHEREAS, COMPANY has the personnel and resources necessary to accomplish the PROJECT within the required schedule and with a budget allowance not to exceed \$1,407,863.20 as further described herein; and

WHEREAS, COMPANY has the required licenses and/or authorizations pursuant to all federal, State of Nevada and local laws in order to conduct business relative to this Agreement.

NOW, THEREFORE, HOSPITAL and COMPANY agree as follows:

SECTION I: TERM OF AGREEMENT

HOSPITAL agrees to retain COMPANY for the period from the Effective Date through PROJECT completion or forty-six (46) months from the date a Purchase Order is issued by HOSPITAL for PROJECT, whichever is sooner ("Term"). During this period, COMPANY agrees to provide services as required by HOSPITAL within the scope of this Agreement. HOSPITAL reserves the right to extend the Agreement for up to an additional three (3) months for its convenience.

SECTION II: COMPENSATION AND TERMS OF PAYMENT

A. Terms of Payments

1. HOSPITAL agrees to pay COMPANY for the performance of services described in the Scope of Work (**Exhibit A**) for the fixed not-to-exceed fee of \$1,407,863.20 (the "Fee"). It is expressly understood that the entire Scope of Work defined in **Exhibit A** must be completed by COMPANY and it shall be COMPANY's responsibility to ensure that hours and tasks are properly budgeted so the entire PROJECT is completed for the said fee.
2. A not to exceed amount of 10% is reflected on the Fee Schedule in **Exhibit A** as "Construction Conflict and Additional Work Allowance." This work may consist of that which is unanticipated and not otherwise covered in the Scope of Work. COMPANY shall submit in writing a cost breakdown to include labor, materials required and time to complete to HOSPITAL's representative for review. This work shall not be performed and payment shall not be made until COMPANY is instructed to proceed by HOSPITAL's representative in writing. COMPANY and HOSPITAL's representative will keep strict account of all costs involved with this item of work.
3. Payment of invoices will be made within forty-five (45) calendar days after receipt of an accurate invoice that has been reviewed and approved by HOSPITAL. COMPANY will invoice HOSPITAL at the end of each month for services. Additional services not provided within **Exhibit A**, Scope of Work, shall not be incurred unless there is a separate written agreement between the parties. Such additional services may be compensated at COMPANY's then-prevailing hourly rates.
4. HOSPITAL, at its discretion, may not approve or issue payment on invoices if COMPANY fails to provide the following information required on each invoice:
 - a. The title of the PROJECT as stated in **Exhibit A**, Scope of Work, itemized number of hours billed, services rendered and amount due, Purchase Order Number, Invoice Date, Invoice Period, Invoice Number, and the Payment Remittance Address.
 - b. Expenses not defined in **Exhibit A**, Scope of Work will not be paid without prior written authorization by

HOSPITAL.

c. HOSPITAL's representative shall notify COMPANY in writing within fourteen (14) calendar days of any disputed amount included on the invoice. COMPANY must submit a new invoice for the undisputed amount which will be paid in accordance with this paragraph A.2 above. Upon mutual resolution of the disputed amount, COMPANY will submit a new invoice for the agreed amount and payment will be made in accordance with this paragraph A.2 above.

5. HOSPITAL shall subtract from any payment made to COMPANY all damages, costs and expenses caused by COMPANY's negligence, resulting from or arising out of errors or omissions in COMPANY's work products, which have not been previously paid to COMPANY.

6. HOSPITAL shall not provide payment on any invoice COMPANY submits after six (6) months from the date COMPANY performs services, provides deliverables, and/or meets milestones, as agreed upon in **Exhibit A**, Scope of Work.

7. Invoices shall be submitted to: **University Medical Center of Southern Nevada, Attn: Accounts Payable, 1800 W. Charleston Blvd., Las Vegas, NV 89102.**

B. HOSPITAL's Fiscal Limitations

1. The content of this section shall apply to the entire Agreement and shall take precedence over any conflicting terms and conditions, and shall limit HOSPITAL's financial responsibility as indicated in Sections 2 and 3 below.

2. In accordance with the Nevada Revised Statutes (NRS 354.626), the financial obligations under this Agreement between the parties shall not exceed those monies appropriated and approved by HOSPITAL for the then-current fiscal year under the Local Government Budget Act. This Agreement shall terminate and HOSPITAL's obligations under it shall be extinguished at the end of any of HOSPITAL's fiscal years in which HOSPITAL's governing body fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which could then become due under this Agreement. HOSPITAL agrees that this section shall not be utilized as a subterfuge or in a discriminatory fashion as it relates to this Agreement. In the event this section is invoked, this Agreement will expire on the 30th day of June of the then-current fiscal year. Termination under this section shall not relieve HOSPITAL of its obligations incurred through the 30th day of June of the fiscal year for which monies were appropriated.

3. HOSPITAL's total liability for all charges for services which may become due under this Agreement is limited to the total maximum expenditure(s) authorized in HOSPITAL's purchase order(s) to COMPANY.

SECTION III: SCOPE OF WORK

Services to be performed by COMPANY for the PROJECT shall consist of the work described in the Scope of Work as set forth in **Exhibit A** of this Agreement, attached hereto. In the event of a conflict between the terms of this Agreement and the terms in the Scope of Work, the terms of this Agreement shall prevail.

SECTION IV: CHANGES TO SCOPE OF WORK

A. HOSPITAL may at any time, by written order, make changes within the general scope of this Agreement and in the services or work to be performed. If such changes cause an increase or decrease in COMPANY's cost or time required for performance of any services under this Agreement, an equitable adjustment limited to an amount within current unencumbered budgeted appropriations for the PROJECT shall be made and this Agreement shall be modified in writing accordingly.

B. No services for which an additional compensation will be charged by COMPANY shall be furnished without the written authorization of HOSPITAL.

C. Contingent Additional Services

The following additional services shall only be provided if authorized or confirmed in writing by HOSPITAL:

1. Providing services required because of significant changes in the PROJECT including, but not limited to, changes in size, quality, complexity or HOSPITAL's schedule. Significant changes are defined as 5% and above in change order cost over the original construction contract amount; and/or any schedule increase exceeding 2 weeks.

2. Providing consultation concerning replacement of work damaged by fire or other cause during construction, and furnishing services required in connection with the replacement of such work.
3. Providing services made necessary by the termination or default of the Architect or Contractor, by major defects or deficiencies in the work of a Contractor, or by failure of performance by either HOSPITAL or Contractor under a Contract for Construction.
4. Providing services in evaluating an extensive number of claims submitted by Contractor or others in connection with the PROJECT.
5. Providing services in connection with a public hearing, arbitration proceeding or legal proceeding except where HOSPITAL is a party thereto.
6. Providing services relative to future facilities, systems and equipment.
7. Providing services to investigate existing condition of facilities or to provide measured drawings thereof.
8. Providing services to verify the accuracy of drawings or other information furnished by HOSPITAL.
9. Providing services required for or in connection with HOSPITAL's selection, procurement or installation of furniture, furnishings and related.
10. Providing any other services not otherwise included in this Agreement.

SECTION V: RESPONSIBILITY OF COMPANY

- A. It is understood that in the performance of the services herein provided for, COMPANY shall be, and is, an independent contractor, and is not an agent, representative or employee of HOSPITAL and shall furnish such services in its own manner and method except as required by this Agreement. Further, COMPANY has and shall retain the right to exercise full control over the employment, direction, compensation and discharge of all persons employed by COMPANY in the performance of the services hereunder. COMPANY shall be solely responsible for, and shall indemnify, defend and hold HOSPITAL harmless from all matters relating to the payment of its employees, including compliance with social security, withholding and all other wages, salaries, benefits, taxes, demands, and regulations of any nature whatsoever.
- B. COMPANY shall appoint Tim Lockett, Vice President of Construction, as Manager, who will manage the performance of services. All of the services specified by this Agreement shall be performed by the Manager, or by COMPANY's associates and employees under the personal supervision of the Manager. Should the Manager, or any employee of COMPANY be unable to complete his or her responsibility for any reason, COMPANY must obtain written approval by HOSPITAL prior to replacing him or her with another equally qualified person. If COMPANY fails to make a required replacement within fifteen (15) days, HOSPITAL may terminate this Agreement for default.
- C. COMPANY has, or will, retain such employees as it may need to perform the services required by this Agreement. Such employees shall not be employed by the HOSPITAL.
- D. COMPANY agrees that its officers and employees will cooperate with HOSPITAL in the performance of services under this Agreement and will be available for consultation with HOSPITAL at such reasonable times with advance notice as to not conflict with their other responsibilities.
- E. COMPANY will follow HOSPITAL's standard procedures as followed by HOSPITAL's staff in regard to programming changes; testing; change control; and other similar activities, including HOSPITAL's Policy I-66 (Contracted Non-Employees/Allied Health Non-Credentialed /Dependent Allied Health / Temporary Staff / Construction/Third Party Equipment), as may be amended from time to time. HOSPITAL will provide a copy of said policy upon COMPANY request.
- F. COMPANY shall be responsible for the professional quality, technical accuracy, timely completion, and coordination of all services furnished by COMPANY, its subcontractors and its and their principals, officers, employees and agents under this Agreement. In performing the specified services, COMPANY shall follow practices consistent with generally accepted professional and technical standards. COMPANY warrants that the services it provides under this Agreement will be performed with reasonable care in a diligent and competent manner consistent with industry standards. Should the services not conform to this warranty, COMPANY must notify

HOSPITAL in writing, within thirty (30) days after the services are performed, specifying the non-conformance in details. COMPANY will have a reasonable amount of time to correct the non-conformance based on its severity or complexity.

- G. It shall be the duty of COMPANY to assure that all products and services of its effort are technically sound and in conformance with all pertinent Federal, State and Local statutes, codes, ordinances, resolutions and other regulations.
- H. All materials, information, and documents, whether finished, unfinished, drafted, developed, prepared, completed, or acquired by COMPANY for HOSPITAL relating to the services to be performed hereunder and not otherwise used or useful in connection with services previously rendered, or services to be rendered, by COMPANY to parties other than HOSPITAL shall become the property of HOSPITAL and shall be delivered to HOSPITAL's representative upon completion or termination of this Agreement, whichever comes first. COMPANY shall not be liable for damages, claims, and losses arising out of any reuse of any work products on any other project conducted by HOSPITAL. HOSPITAL shall have the right to reproduce all documentation supplied pursuant to this Agreement.
- I. Drawings and specifications remain the property of COMPANY. Copies of the drawings and specifications retained by HOSPITAL may be utilized only for its use and for occupying the PROJECT for which they were prepared, and not for the construction of any other project. A copy of all materials, information and documents, whether finished, unfinished, or drafted, developed, prepared, completed, or acquired by COMPANY during the performance of services for which it has been compensated under this Agreement, shall be delivered to HOSPITAL's representative upon completion or termination of this Agreement, whichever occurs first. HOSPITAL shall have the right to reproduce all documentation supplied pursuant to this Agreement. COMPANY shall furnish Hospital's representative copies of all correspondence to regulatory agencies for review prior to mailing such correspondence.
- J. The rights and remedies of HOSPITAL provided for under this section are in addition to any other rights and remedies provided by law or under other sections of this Agreement.

SECTION VI: SUBCONTRACTS

- A. Services specified by this Agreement shall not be subcontracted by COMPANY, without prior written approval of HOSPITAL.
- B. Approval by HOSPITAL of COMPANY's request to subcontract, or acceptance of, or payment for, subcontracted work by HOSPITAL shall not in any way relieve COMPANY of responsibility for the professional and technical accuracy and adequacy of the work. COMPANY shall be and remain liable for all damages to HOSPITAL caused by negligent performance or non-performance of work under this Agreement by COMPANY's subcontractor or its sub-subcontractor.
- C. The compensation due under Section II shall not be affected by HOSPITAL's approval of COMPANY's request to subcontract.

SECTION VII: RESPONSIBILITY OF HOSPITAL

- A. HOSPITAL agrees that its officers and employees will cooperate with COMPANY in the performance of services under this Agreement and will be available for consultation with COMPANY at such reasonable times with advance notice as to not conflict with their other responsibilities.
- B. The services performed by COMPANY under this Agreement shall be subject to review for compliance with the terms of this Agreement by HOSPITAL's representative, Tamera Hone, Plant Operations, telephone number (702) 383-2301 or her designee. HOSPITAL's representative may delegate any or all of her responsibilities under this Agreement to appropriate staff members, and shall so inform COMPANY by written notice before the effective date of each such delegation.
- C. The review comments of HOSPITAL's representative may be reported in writing as needed to COMPANY. It is understood that HOSPITAL's representative's review comments do not relieve COMPANY from the responsibility for the professional and technical accuracy of all work delivered under this Agreement.
- D. HOSPITAL shall assist COMPANY in obtaining data on documents from public officers or agencies, and from private citizens and/or business firms, whenever such material is necessary for the completion of the services specified by this Agreement.
- E. COMPANY will not be responsible for accuracy of information or data supplied by HOSPITAL or other sources to the extent such information or data would be relied upon by a reasonably prudent company.

SECTION VIII: TIME SCHEDULE

- A. Time is of the essence of this Agreement.
- B. COMPANY shall complete the PROJECT in accordance with the milestones contained in **Exhibit A** of this Agreement.
- C. If COMPANY's performance of services is delayed or if COMPANY's sequence of tasks is changed, COMPANY shall notify HOSPITAL's representative in writing of the reasons for the delay and prepare a revised schedule for performance of services. The revised schedule is subject to HOSPITAL's written approval.

SECTION IX: TERMINATION

A. Termination

1. Termination for Cause

This Agreement may be terminated in whole or in part by either party in the event of substantial failure or default of the other party to fulfill its obligations under this Agreement through no fault of the terminating party; but only after the other party is given:

- a. not less than ten (10) calendar days written notice of intent to terminate; and
- b. an opportunity for consultation with the terminating party prior to termination.

Failure of HOSPITAL to make payments in accordance with this Agreement shall be considered substantial nonperformance and cause for termination.

2. Termination for Convenience

- a. This Agreement may be terminated in whole or in part by HOSPITAL for its convenience; but only after COMPANY is given not less than thirty (30) calendar days written notice of intent to terminate; and
- b. If termination is for HOSPITAL's convenience, HOSPITAL shall pay COMPANY that portion of the compensation which has been earned as of the effective date of termination but no amount shall be allowed for anticipated profit on performed or unperformed services or other work.

3. Effect of Termination

- a. If termination for substantial failure or default is effected by HOSPITAL, HOSPITAL will pay COMPANY that portion of the compensation which has been earned as of the effective date of termination but:
 - i. No amount shall be allowed for anticipated profit on performed or unperformed services or other work; and
 - ii. Any payment due to COMPANY at the time of termination may be adjusted to the extent of any additional costs occasioned to HOSPITAL by reason of COMPANY's default.
- b. Upon receipt or delivery by COMPANY of a termination notice, COMPANY shall promptly discontinue all services affected (unless the notice directs otherwise) and deliver or otherwise make available to HOSPITAL's representative, copies of all deliverables as provided in Section V, paragraph H.
- c. If after termination for failure of COMPANY to fulfill contractual obligations it is determined that COMPANY has not so failed, the termination shall be deemed to have been effected for the convenience of HOSPITAL.
- d. Upon termination, HOSPITAL may take over the work and prosecute the same to completion by agreement with another party or otherwise. In the event COMPANY shall cease conducting business, HOSPITAL shall have the right to make an unsolicited offer of employment to any employees of COMPANY assigned to the performance of this Agreement.
- e. Except as provided for in paragraph 3.d above, The HOSPITAL and COMPANY (the parties) agree that upon entering into this agreement, and for a period of not less than one (1) year following the final completion of the Work, that each party will refrain from making offers, enticements and/or inducements to cause employees of the other party or any subsidiary of the party to this agreement to leave the employ of that party and enter into employment of the other party and/or any subsidiary of this agreement.

- 4. The rights and remedies of HOSPITAL and COMPANY provided in this section are in addition to any other rights and remedies provided by law or under this Agreement.

5. Neither party shall be considered in default in the performance of its obligations hereunder, nor any of them, to the extent that performance of such obligations, nor any of them, is prevented or delayed by any cause, existing or future, which is beyond the reasonable control of such party. Delays arising from the actions or inactions of one or more of COMPANY's principals, officers, employees, agents, subcontractors, vendors or suppliers are expressly recognized to be within COMPANY's control.
6. COMPANY is licensed to provide management or consulting services and will provide professional services related to management of the construction Project for HOSPITAL; however, COMPANY shall not be required to provide professional services which constitute the practice of architecture or engineering and shall not be held responsible for the errors and omissions of the architect or engineers engaged independently by the HOSPITAL for such services. The COMPANY shall not be required to provide general contracting services and shall not be held responsible for warranty issues or defects related to the construction of the Project, which are the responsibility of the Contractor. The HOSPITAL will separately engage the services of the Contractor for the construction of the Project. Notwithstanding anything hereunder to the contrary, it is understood that the COMPANY shall not be liable for any damages or misconduct of owner employees or agents, broker, general contractor, architect, designers, general contractor, specialty consultants or other project related vendors or consultants, or for any acts or omissions of any other persons beyond the contractual control of the COMPANY.

SECTION X: INSURANCE

COMPANY shall obtain and maintain the insurance coverage required in **Exhibit B** incorporated herein by this reference. COMPANY shall comply with the terms and conditions set forth in **Exhibit B** and shall include the cost of the insurance coverage in their prices.

SECTION XI: LIMITS OF LIABILITY

- A. Neither party shall be liable to the other for any type of damages for any and all claims, in aggregate, in excess of the amount paid by HOSPITAL to COMPANY under this Agreement. Further, neither party shall be liable to the other for any punitive or exemplary damages or loss, or any lost profits, savings or business opportunity, special, consequential, incidental, or indirect damages. COMPANY shall not be liable for the work performed by the 3rd party consultants for the peer review, as described in **Exhibit A**, Scope of Work.
- B. IN NO EVENT SHALL THE FOREGOING LIMITATIONS APPLY TO (I) INDEMNIFICATION OBLIGATIONS, (II) A PARTY'S BREACH OF THE CONFIDENTIALITY PROVISIONS OF THIS AGREEMENT, OR (III) LOSSES OCCASIONED BY THE FRAUD, WILLFUL MISCONDUCT OR GROSS NEGLIGENCE OF A PARTY.

SECTION XII: ARBITRATION

- A. Claims, disputes or other matters in question between the parties to this Agreement arising out of or relating to this Agreement or breach thereof shall be subject to and decided by binding arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association currently in effect. Claims submitted to arbitration must not exceed the compensation paid pursuant to this Agreement.
- B. Demand for arbitration shall be filed in writing with the other party to this Agreement and with the American Arbitration Association. A demand for arbitration shall be made within a reasonable time after the claim, dispute or other matter in question has arisen. In no event shall the demand for arbitration be made after the date when institution of legal or equitable proceedings based on such claim, dispute or other matter in question would be barred by the applicable state of limitations.
- C. No arbitration arising out of or relating to the Agreement shall include, by consolidation, joinder or in any other manner, an additional person or entity not a party to this Agreement, except by written consent containing a specific reference to this Agreement signed by HOSPITAL and COMPANY and any other person or entity sought to be joined. Consent to arbitration involving an additional person or entity shall not constitute consent to arbitration of any claim dispute or other matter in question not described in the written consent or with a person entity not named or described therein. The foregoing agreement to arbitrate and other agreements to arbitrate with an additional person or entity duly consented to by the parties to this Agreement shall be

Agreement.

G. Confidential Treatment of Information

COMPANY shall preserve in strict confidence any information obtained, assembled or prepared in connection with the performance of this Agreement.

H. Counterparts

This Agreement may be executed and delivered (including by facsimile or a scanned PDF version) in one or more counterparts, each of which when executed shall be deemed an original, but all of which taken together shall constitute one and the same agreement.

I. Covenant

COMPANY covenants that it presently has no interest and that it will not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Agreement. COMPANY further covenants, to its knowledge and ability, that in the performance of said services no person having any such interest shall be employed.

J. Covenant Against Contingent Fees

COMPANY warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide permanent employees. For breach or violation of this warranty, HOSPITAL shall have the right to annul this Agreement without liability or in its discretion to deduct from the Agreement price or consideration or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.

K. Entire Agreement

This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all other prior agreements and understandings, both written and oral, between the parties with respect to the subject matter hereof. The parties agree that, except for the obligations under this Agreement, they have no obligations to one another and have not relied upon any promises, representations, warranties, agreements, covenants or undertakings, other than those expressly set forth in this Agreement. Because the parties are of equal commercial sophistication in negotiating contracts and have negotiated this Agreement at arms-length, it shall not be construed for or against any party. Each party is entering into this Agreement voluntarily, has read and understands all provisions of this Agreement and has had the opportunity to seek and obtain the advice of counsel on its rights and responsibilities under, and the terms and conditions of, this Agreement.

L. Governing Law/Venue

Nevada law shall govern the interpretation of this Agreement. Venue shall be any court of competent jurisdiction in Clark County, Nevada.

M. Gratuities

1. HOSPITAL may, by written notice to COMPANY, terminate this Agreement if it is found after notice and hearing by HOSPITAL that gratuities (in the form of entertainment, gifts, or otherwise) were offered or given by COMPANY or any agent or representative of COMPANY to any officer or employee of HOSPITAL with a view toward securing a contract or securing favorable treatment with respect to the awarding or amending or making of any determinations with respect to the performance of this Agreement.
2. In the event this Agreement is terminated as provided in paragraph 1 hereof, HOSPITAL shall be entitled:
 - a. to pursue the same remedies against COMPANY as it could pursue in the event of a breach of this Agreement by COMPANY; and
 - b. as a penalty in addition to any other damages to which it may be entitled by law, to exemplary damages in an amount (as determined by HOSPITAL) which shall be not less than three (3) nor more than ten (10) times the costs incurred by COMPANY in providing any such gratuities to any such officer or employee.
3. The rights and remedies of HOSPITAL provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.

N. Immigration Reform and Control Act

In accordance with the Immigration Reform and Control Act of 1986, COMPANY agrees that it will not employ unauthorized aliens in the performance of this Agreement.

O. Indemnity

COMPANY does hereby agree to defend, indemnify, and hold harmless HOSPITAL and the employees, officers and agents of HOSPITAL from any liabilities, damages, losses, claims, actions or proceedings, including, without limitation, reasonable attorneys' fees, that are caused by the negligence, errors, omissions, recklessness or intentional misconduct of COMPANY or the employees or agents of COMPANY in the performance of this Agreement.

P. Independent Contractor

COMPANY acknowledges that it, COMPANY, and any subcontractors, agents or employees employed by it shall not, under any circumstances, be considered employees of the HOSPITAL, and that they shall not be entitled to any of the benefits or rights afforded employees of HOSPITAL, including, but not limited to, sick leave, vacation leave, holiday pay, Public Employees Retirement System benefits, or health, life, dental, long-term disability or workers' compensation insurance benefits. HOSPITAL will not provide or pay for any liability or medical insurance, retirement contributions or any other benefits for or on behalf of COMPANY or any of its officers, employees or other agents.

Q. Public Funds / Non-Discrimination

COMPANY acknowledges that the HOSPITAL has an obligation to ensure that public funds are not used to subsidize private discrimination. COMPANY recognizes that if they or their subcontractors are found guilty by an appropriate authority of refusing to hire or do business with an individual or company due to reasons of race, color, religion, sex, sexual orientation, gender identity or gender expression, age, disability, handicapping condition (including AIDS or AIDS related conditions), national origin, or any other class protected by law or regulation, HOSPITAL may declare COMPANY in breach of the Agreement, terminate the Agreement, and designate COMPANY as non-responsible.

R. Public Records

COMPANY acknowledges that HOSPITAL is a public, county-owned hospital which is subject to the provisions of the Nevada Public Records Act, Nevada Revised Statutes Chapter 239, as may be amended from time to time. As such, its records are public documents available for copying and inspection by the public. If HOSPITAL receives a demand for the disclosure of any information related to this Agreement that COMPANY has claimed to be confidential and proprietary, HOSPITAL will immediately notify COMPANY of such demand and COMPANY shall immediately notify HOSPITAL of its intention to seek injunctive relief in a Nevada court for protective order. COMPANY shall indemnify and defend HOSPITAL from any claims or actions, including all associated costs and attorney's fees, demanding the disclosure of COMPANY document in HOSPITAL's custody and control in which COMPANY claims to be confidential and proprietary.

S. Prohibition Against Israel Boycott:

In accordance with Nevada Revised Statute 332.065(4), COMPANY certifies that it is not refused to deal or to conduct business with, abstained from dealing or conducting business with, terminating business or business activities with or performing any other action that is intended to limit commercial relations with Israel or a person or entity doing business in Israel or in territories controlled by Israel.

T. Publicity

Neither HOSPITAL nor COMPANY shall cause to be published or disseminated any advertising materials, either printed or electronically transmitted which identify the other party or its facilities with respect to this Agreement without the prior written consent of the other party.

U. Subcontractor Information

COMPANY shall provide a list of the Minority-Owned Business Enterprise (MBE), Women-Owned Business Enterprise (WBE), Physically-Challenged Business Enterprise (PBE), Small Business Enterprise (SBE), and Nevada Business Enterprise (NBE) subcontractors for this Agreement utilizing the attached format **Exhibit C**. The information provided in **Exhibit C** by COMPANY is

for the HOSPITAL's information only.

V. Waiver

No provision of this Agreement shall be modified, waived or discharged unless the modification, waiver or discharge is agreed to in writing and signed by the parties. No waiver by either party of any breach of, or of compliance with, any condition or provision of this Agreement by the other party shall be considered a waiver of any other condition or provision or of the same condition or provision at another time.

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be executed on the date set forth below.

HOSPITAL:

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA

By: _____
MASON VANHOUWELING DATE
Chief Executive Officer

COMPANY:

GRAND CANYON DEVELOPMENT PARTNERS

By: _____
Samuel E. Nicholson DATE
President

EXHIBIT A EXTERIOR REDESIGN AND CONSTRUCTION SCOPE OF WORK

COMPANY shall perform the following Services for HOSPITAL, based upon the completion date of each Phase and as otherwise set forth in the Agreement. Deliverables for each phase are identified below:

A. Summary of Scope

- Work with HOSPITAL's executive review committee to ensure HOSPITAL's project vision is implemented through each Phase of the Project.
- Pre- Construction Services: Defined as those services required from the Effective Date through the completion of the design and contract document process. A major management component is clearly during the pre-construction phase of the project, from design development through construction documents; with this project the construction documents are understood to be 90% complete, this will place the emphasis on the finalization of the construction documents and the coordination with the Architectural, Structural and MEP documents. With a hard bid construction delivery methodology, it is essential that the construction conformed documents are complete to a level that provides for competitive pricing and minimizes conflicts and omissions that result in change orders during construction. Each construction project is unique and develops its own set of circumstances and the implementation of the RFQ and subsequent RFP process will allow for a managed approach in the selection of the most appropriate general contractor and satisfy the bidding requirements. It is critical that COMPANY participates in and closely monitors these services.
- Construction Phase Services: These services focus on an expanded management role by COMPANY during this phase to include a strong emphasis on construction quality, schedule, safety and industry standard compliance.
- Post Construction Phase Service: Project closeout, building commissioning and finalization are critical for project completion.

B. Phase I - Pre-Construction Services Deliverables:

- Budget: Review with HOSPITAL the total project budget currently assigned to the project to ensure all hard and soft costs are accounted for.
- Document Review: Review with HOSPITAL the contract documents to ensure conformance to the program, budget and constructability
- Schedule: Review the schedule with the team to ensure the schedule is reasonable and conforms to HOSPITAL's requirements. A good schedule with timely accurate feedback and updates is the single most important tool a Project Manager can use to control progress of design, engineering, procurement and construction activities.
- Value Analysis – COMPANY will work with HOSPITAL, architect, and other members of the design and construction team to provide recommendations that may be necessary to reduce project costs within the project budget. This includes efforts such as the selection of alternate building materials, making recommendations for alternative sequencing and phasing of work, etc.
- 3rd party testing: Solicit bids from 3rd party testing agencies as required by the structural engineer and the City of Las Vegas (CLY) department of Building & Safety.
- Permitting: Architect and its subconsultants shall prepare the necessary design documents to be submitted for permit. COMPANY will coordinate with the Architect and its subconsultant to facilitate the submittal of building permits. COMPANY will assist in the monitoring of the plans progress through the governmental agencies. COMPANY to review, through the architect, weekly, the status of the sign offs through the permit process.
- RFQ/RFP contractor selection and award: Develop with HOSPITAL the RFQ and RFP, distribute and manage the process. Recommend scoring criteria and appropriate analysis methodology and establish the selection committee. Develop the instruction to bidders to clearly communicate the scope of work, phasing, schedule, safety and construction limitation provisions.
- Tax Exempt Procedures: Establish the tax exempt purchasing procedures with HOSPITAL and establish the criteria and parameters to be included in the RFP. The selected General Contractor (GC) will need to be experienced in the tax exempt procedures and will work directly with HOSPITAL to facilitate the purchase of materials by the subcontractors and suppliers, to maximize the savings and maintain the construction schedule.

- Construction Agreement: Review with HOSPITAL the form of Agreement and exhibits, to be made part of the RFP and to be entered into with the successful GC.
- Pre-construction meeting: Organize and manage the preconstruction meeting with the selected General Contractor and their subcontractor 's to ensure compliance on work hours, safety of the site, personnel conduct and parking of construction vehicles.
- Authority Having Jurisdiction Coordination – COMPANY will represent the interests of the HOSPITAL in negotiations and coordination with the various authorities having jurisdiction that are responsible for providing the associated building permits for the project.
- Provide guidance with exterior decoration/sculpture selections, and other similar expertise as needed, on occasion.

C. Phase II - Construction Phase Services Deliverables.

The following are key services during the construction periods:

- Construction Meetings: Attend and manage as required on behalf of HOSPITAL the weekly construction meetings, review the agenda and published meeting minutes prepared by the general contractor and document construction issues that include follow-up to completion. Monitor the construction schedule, 3 week look ahead schedule, nonconformance logs and required corrections from the 3rd party agencies, Requests for Information (RFIs), submittal logs and Change Order Requests (CORs). Work with architect on all required permitting and other documentation with efforts towards completion.
- Weekly Management Meetings: Attend meetings, as required, with the engineering department to review progress, discuss issues and coordinate any HOSPITAL requirements. Be available to provide up-dates and or tour with HOSPITAL leadership team and UMC Governing Board as needed.
- Leadership Updates: Provide presentation style updates to HOSPITAL leadership and Governing Board, up to one (1) time per month.
- Accounting: Develop an agreed to schedule of values with the GC's Project Manager. Establish required back up to monthly pay applications, review and reconcile GC pay requests, certified payroll reports and any other required legal/financial reporting, establish validity and recommend payment to GC by HOSPITAL. Interface with lending entity / bank (if any) to establish their requirements from the GC for monthly approval of the Pay Applications. Ensure compliance with tax exempt purchasing procedures. Track and report monthly on project change order costs to ensure conformance to the approved construction budget. *Receive and validate prevailing wage reports for GC and sub-contractor's compliance.*
- Quality Assurance: Observe work in progress. Ensure work is in conformance with the contract documents, and industry standards. Observe and notify GC and HOSPITAL of non-conformance work requiring correction and support efforts towards resolution. Work closely with the Contractor 's Superintendent and Project Manager to anticipate and alleviate potential problems and conflicts.
- Change orders: Review all change orders for cost and time against the original contract documents. Assist HOSPITAL's Administrative Team with development and implementation of requested change orders as needed. Negotiate with GC on HOSPITAL's behalf to minimize cost and schedule impact.
- Dispute resolution: *Services associated with arbitration or litigation are not included in this proposal. However, day-to-day resolution of conflict and supporting positive communication is included as part of services.*
- Progress: Observe progress of the work, monitor progress against the master base lined critical path schedule. Review deviations from contract schedule, develop a recovery program with the contractor as required. Day-to-day work will be conducted daily at HOSPITAL.
- Punch List: Establish preliminary punch list with the GC prior to formal walk through with HOSPITAL, Architect and consultants. Establish minimal acceptable punch list during the construction process. Monitor and verify completion of the punch list work that is developed by the HOSPITAL, Architect and consultants.
- Occupancy: Work closely with HOSPITAL's management and the team to ensure the project is complete at substantial completion.

D. Phase III - Project Closeout Services Deliverables.

- Warranties: Collect and assemble all warranties in conformance with the contract documents. Establish warranty periods based on occupancy and Certificate of Substantial Completion.
- Operating Manuals and Spare Parts: Collect and assemble operating manuals, attic stock materials, catalog, review and hand over to management and relevant maintenance personnel.
- Record Drawing Control: Through the GC collect all as-built record documents for final Owner reproducible record set, to be compiled by the architect.
- Contract Closeout: Finalize closeout Certificates of Occupancy, payment of retainage, finalization of punch list, full and final labor and material lien releases and waivers.

E. Add-Alternates

- Peer review: With HOSPITAL's written agreement and approval, hire outside consultants to conduct a 3rd party peer review of the construction documents for all disciplines (Architectural, Structural Engineering, Mechanical and Plumbing Engineering, Electrical Engineering, Civil Engineering, Landscape Architecture and Exterior Building Cladding), as an additional layer of insurance due to the requirement that the project is hard bid. Peer review services include the following:
 - General constructability review
 - Review of construction details
 - Review of details for appropriateness for market
 - Architectural review of coordination of building MEP systems general compliance with codes
 - Identification of areas of concern
 - Identification of gaps in design and incomplete scope for use in establishing allowances in construction budgets
 - Identification of ADA concerns

This cost will be an add alternate.

F. Project Schedule / Deliverables

Overall Timeline: Assumed start October 1, 2021 and Close out to occur on or around August 3, 2025. Timeline may be shortened or extended as agreed to by the parties.

COMPANY's Services are to be billed monthly on a calendar month basis for each Phase as incurred, and shall be prorated for any partial month on a calendar day basis.

<u>TIMELINE</u>	<u>MILESTONES/DELIVERABLES</u>	<u>FEE</u>
October 1, 2021 – June 1, 2022 (8 months)	<u>Phase I Preconstruction</u> In addition to Exhibit A, Section B deliverables: <ul style="list-style-type: none"> • Constructability review • Bidding coordination • Permit tracking • Design and invoice management 	\$17,643/month Total: \$141,144
June 2, 2023 – June 2, 2025 (36 months)	<u>Phase II Construction:</u> In addition to Exhibit A, Section C deliverables: <ul style="list-style-type: none"> • Construction management • Change management • Safety monitoring • Pay-app management • Review of certified payroll monthly 	\$27,167/month Total: \$978,012
June 3, 2025 – August 3, 2025 (2 months)	<u>Phase III Close out:</u> In addition to Exhibit A, Section D deliverables:	\$12,178/month Total: \$24,356

	<ul style="list-style-type: none"> • Provision of part-time project manager for closeout of all contracts • Review final punch closeout and all documentation related to as-builts, warranties, subcontractor lists, and final unconditional lien waivers from contractor, subcontractors and vendors 	
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Summary

Phases Total:	\$1,143,512.00
10% Construction Conflict/Additional Work Allowance:	\$ 114,351.20
Estimated peer review add-alternate:	\$ 150,000.00
 Total Not to exceed:	 \$1,407,863.20

EXHIBIT B
CONSTRUCTION MANAGEMENT SERVICES
FOR UMC'S EXTERIOR REDESIGN AND CONSTRUCTION PROJECT
INSURANCE REQUIREMENTS

TO ENSURE COMPLIANCE WITH THE AGREEMENT DOCUMENT, COMPANY SHOULD FORWARD THE FOLLOWING INSURANCE CLAUSE AND SAMPLE INSURANCE FORM TO THEIR INSURANCE AGENT PRIOR TO PROPOSAL SUBMITTAL.

- A. **Format/Time:** COMPANY shall provide HOSPITAL with Certificates of Insurance, per the sample format (page B-3), for coverage as listed below, and endorsements affecting coverage required by this Agreement within **ten (10) business days** after the award by HOSPITAL. All policy certificates and endorsements shall be signed by a person authorized by that insurer and who is licensed by the State of Nevada in accordance with NRS 680A.300. All required aggregate limits shall be disclosed and amounts entered on the Certificate of Insurance, and shall be maintained for the duration of the Agreement and any renewal periods.
- B. **Best Key Rating:** HOSPITAL requires insurance carriers to maintain during the Agreement term, a Best Key Rating of A.VII or higher, which shall be fully disclosed and entered on the Certificate of Insurance.
- C. **HOSPITAL Coverage:** HOSPITAL, its officers and employees must be expressly covered as additional insured's except on Workers' Compensation. COMPANY's insurance shall be primary as respects HOSPITAL, its officers and employees.
- D. **Endorsement/Cancellation:** COMPANY's general liability and automobile liability insurance policy shall be endorsed to recognize specifically COMPANY's contractual obligation of additional insured to HOSPITAL and must note that HOSPITAL will be given thirty (30) calendar days advance notice by certified mail "return receipt requested" of any policy changes, cancellations, or any erosion of insurance limits. Either a copy of the additional insured endorsement, or a copy of the policy language that gives HOSPITAL automatic additional insured status must be attached to any certificate of insurance.
- E. **Deductibles:** All deductibles and self-insured retentions shall be fully disclosed in the Certificates of Insurance and may not exceed \$25,000.
- F. **Aggregate Limits:** If aggregate limits are imposed on bodily injury and property damage, then the amount of such limits must not be less than \$2,000,000.
- G. **Commercial General Liability:** Subject to Paragraph 6 of this Exhibit, COMPANY shall maintain limits of no less than \$1,000,000 combined single limit per occurrence for bodily injury (including death), personal injury and property damages. Commercial general liability coverage shall be on a "per occurrence" basis only, not "claims made," and be provided either on a Commercial General Liability or a Broad Form Comprehensive General Liability (including a Broad Form CGL endorsement) insurance form. Policies must contain a primary and non-contributory clause and must contain a waiver of subrogation endorsement.
- H. **Automobile Liability:** Subject to Paragraph 6 of this Exhibit, COMPANY shall maintain limits of no less than \$1,000,000 combined single limit per occurrence for bodily injury and property damage to include, but not be limited to, coverage against all insurance claims for injuries to persons or damages to property which may arise from services rendered by COMPANY and Owned, hired or non-owned auto used for the performance of services under this Agreement.
- I. **Professional Liability:** COMPANY shall maintain limits of no less than \$1,000,000 aggregate. If the professional liability insurance provided is on a Claims Made Form, then the insurance coverage required must continue for a period of two (2) years beyond the completion or termination of this Agreement. Any retroactive date must coincide with or predate the beginning of this and may not be advanced without the consent of HOSPITAL.
- J. **Workers' Compensation:** COMPANY shall obtain and maintain for the duration of this Agreement, a work certificate and/or a certificate issued by an insurer qualified to underwrite workers' compensation insurance in the State of Nevada, in accordance with Nevada Revised Statutes Chapters 616A-616D, inclusive, provided, however, a COMPANY that is a Sole Proprietor shall be required to submit an affidavit (Attachment 1) indicating that COMPANY has elected not to be included in the terms, conditions and provisions of Chapters 616A-616D, inclusive, and is otherwise in compliance with those terms, conditions and provisions.
- K. **Failure To Maintain Coverage:** If COMPANY fails to maintain any of the insurance coverage required herein, HOSPITAL may withhold payment, order COMPANY to stop the work, declare COMPANY in breach, suspend or terminate the Agreement, assess liquidated damages as defined herein, or may purchase replacement insurance or pay premiums due on existing policies. HOSPITAL may collect any replacement insurance costs or premium payments made from COMPANY or deduct the amount paid from any sums due COMPANY under this Agreement.
- L. **Additional Insurance:** COMPANY is encouraged to purchase any such additional insurance as it deems necessary.
- M. **Damages:** COMPANY is required to remedy all injuries to persons and damage or loss to any property of HOSPITAL, caused in whole or in part by COMPANY, its subcontractors or anyone employed, directed or supervised by COMPANY.
- N. **Cost:** COMPANY shall pay all associated costs for the specified insurance. The cost shall be included in the price(s).
- O. **Insurance Submittal Address:** All Insurance Certificates requested shall be sent to University Medical Center, Attention: Contracts Management. See the Notice Clause in the Agreement for the appropriate mailing address.

P. **Insurance Form Instructions:** The following information must be filled in by COMPANY's Insurance Company representative:

1. Insurance Broker's name, complete address, phone and fax numbers.
2. COMPANY's name, complete address, phone and fax numbers.
3. Insurance Company's Best Key Rating
4. Commercial General Liability (Per Occurrence)
 - (A) Policy Number
 - (B) Policy Effective Date
 - (C) Policy Expiration Date
 - (D) Each Occurrence (\$1,000,000)
 - (E) Damage to Rented Premises (\$50,000)
 - (F) Medical Expenses (\$5,000)
 - (G) Personal & Advertising Injury (\$1,000,000)
 - (H) General Aggregate (\$2,000,000)
 - (I) Products - Completed Operations Aggregate (\$2,000,000)
5. Automobile Liability (Owned, hired and non-owned)
 - (J) Policy Number
 - (K) Policy Effective Date
 - (L) Policy Expiration Date
 - (M) Combined Single Limit (\$1,000,000)
6. Worker's Compensation: The COMPANY shall obtain and maintain for the duration of this Agreement, a work certificate and/or a certificate issued by an insurer qualified to underwrite workers' compensation insurance in the State of Nevada, in accordance with Nevada Revised Statutes Chapters 616A-616D
7. Professional Liability
 - (N) Policy Number
 - (O) Policy Effective Date
 - (P) Policy Expiration Date
 - (Q) Aggregate (\$1,000,000)

Description: CONSTRUCTION MANAGEMENT SERVICES FOR UMC'S EXTERIOR REDESIGN AND CONSTRUCTION PROJECT
- 8.
9. Certificate Holder:

University Medical Center of Southern Nevada
c/o Contracts Management
1800 W. Charleston Blvd.
Las Vegas, Nevada 89102
10. Appointed Agent Signature to include license number and issuing state.
11. Notwithstanding any other provision to the contrary herein, the parties hereto agree that (1) all coverage provided by COMPANY hereunder shall be on a per policy basis; (2) COMPANY shall provide evidence of all such coverages upon request; (3) COMPANY agrees to provide HOSPITAL with a written notice of cancellation in accordance with COMPANY'S insurance policies; (4) all references herein to any ISO, Acord or other insurance form shall be read as to include "or equivalent, at the discretion of COMPANY"; and (5) COMPANY reserves the right to meet Excess/Umbrella Liability coverage requirements by increasing its Commercial General Liability, Business Automobile Liability and Employer's Liability Insurance limits.

POLICY NUMBER: _____

COMMERCIAL GENERAL AND AUTOMOBILE LIABILITY

CBE NUMBER AND CONTRACT NAME: CONSTRUCTION MANAGEMENT SERVICES FOR UMC'S EXTERIOR REDESIGN AND CONSTRUCTION PROJECT

THIS ENDORSEMENT CHANGED THE POLICY. PLEASE READ IT CAREFULLY
ADDITIONAL INSURED – DESIGNATED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY AND AUTOMOBILE LIABILITY COVERAGE PART.

SCHEDULE

Name of Person or Organization:

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
C/O CONTRACTS MANAGEMENT
1800 W. CHARLESTON BLVD.
LAS VEGAS, NV 89102

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule as an insured but only with respect to liability arising out of your operations or premises owned by or rented to you.

UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA, ITS OFFICERS, EMPLOYEES AND VOLUNTEERS ARE INSUREDS WITH RESPECT TO LIABILITY ARISING OUT OF THE ACTIVITIES BY OR ON BEHALF OF THE NAMED INSURED IN CONNECTION WITH THIS PROJECT.

ATTACHMENT 1 (OPTIONAL)

AFFIDAVIT

(ONLY REQUIRED FOR A SOLE PROPRIETOR)

I, _____, on behalf of my company, _____, being duly sworn,
(Name of Sole Proprietor) (Legal Name of Company)

depose and declare:

1. I am a Sole Proprietor;
2. I will not use the services of any employees in the performance of this Agreement, identified as PROJECT;
3. I have elected to not be included in the terms, conditions, and provisions of NRS Chapters 616A-616D, inclusive; and
4. I am otherwise in compliance with the terms, conditions, and provisions of NRS Chapters 616A-616D, inclusive.

I release University Medical Center of Southern Nevada from all liability associated with claims made against me and my Company, in the performance of this Agreement, that relate to compliance with NRS Chapters 616A-616D, inclusive.

Signed this _____ day of _____, _____.

Signature _____

State of Nevada)
)ss.
County of Clark)

Signed and sworn to (or affirmed) before me on this _____ day of _____, 20____,

by _____ (name of person making statement).

Notary Signature

STAMP AND SEAL

EXHIBIT C
SUBCONTRACTOR INFORMATION

DEFINITIONS:

MINORITY OWNED BUSINESS ENTERPRISE (MBE): An independent and continuing **Nevada** business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more minority persons of Black American, Hispanic American, Asian-Pacific American or Native American ethnicity.

WOMEN OWNED BUSINESS ENTERPRISE (WBE): An independent and continuing **Nevada** business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more women.

PHYSICALLY-CHALLENGED BUSINESS ENTERPRISE (PBE): An independent and continuing **Nevada** business for profit which performs a commercially useful function and is at least 51% owned and controlled by one or more disabled individuals pursuant to the federal Americans with Disabilities Act.

SMALL BUSINESS ENTERPRISE (SBE): An independent and continuing **Nevada** business for profit which performs a commercially useful function, is **not** owned and controlled by individuals designated as minority, women, or physically-challenged, and where gross annual sales does not exceed \$2,000,000.

NEVADA BUSINESS ENTERPRISE (NBE): Any Nevada business which has the resources necessary to sufficiently perform identified County projects, and is owned or controlled by individuals that are not designated as socially or economically disadvantaged.

VETERAN OWNED ENTERPRISE (VET): A Nevada business at least 51% owned/controlled by a veteran.

DISABLED VETERAN OWNED ENTERPRISE (DVET): A Nevada business at least 51% owned/controlled by a disabled veteran.

It is our intent to utilize the following MBE, WBE, PBE, SBE, and NBE subcontractors in association with this Agreement:

1. Subcontractor Name: _____
Contact Person: _____ Telephone Number: _____
Description of Work: _____

Estimated Percentage of Total Dollars: _____
Business Type: ___ MBE ___ WBE ___ PBE ___ SBE ___ NBE

2. Subcontractor Name: _____
Contact Person: _____ Telephone Number: _____
Description of Work: _____

Estimated Percentage of Total Dollars: _____
Business Type: ___ MBE ___ WBE ___ PBE ___ SBE ___ NBE

3. Subcontractor Name: _____
Contact Person: _____ Telephone Number: _____
Description of Work: _____

Estimated Percentage of Total Dollars: _____
Business Type: ___ MBE ___ WBE ___ PBE ___ SBE ___ NBE

4. Subcontractor Name: _____
Contact Person: _____ Telephone Number: _____
Description of Work: _____

Estimated Percentage of Total Dollars: _____
Business Type: ___ MBE ___ WBE ___ PBE ___ SBE ___ NBE

No MBE, WBE, PBE, SBE, or NBE subcontractors will be used

DISCLOSURE OF OWNERSHIP/PRINCIPALS

Business Entity Type (Please select one)						
<input type="checkbox"/> Sole Proprietorship	<input type="checkbox"/> Partnership	<input type="checkbox"/> Limited Liability Company	<input checked="" type="checkbox"/> Corporation	<input type="checkbox"/> Trust	<input type="checkbox"/> Non-Profit Organization	<input type="checkbox"/> Other
Business Designation Group (Please select all that apply)						
<input type="checkbox"/> MBE	<input type="checkbox"/> WBE	<input type="checkbox"/> SBE	<input type="checkbox"/> PBE	<input type="checkbox"/> VET	<input type="checkbox"/> DVET	<input type="checkbox"/> ESB
Minority Business Enterprise	Women-Owned Business Enterprise	Small Business Enterprise	Physically Challenged Business Enterprise	Veteran Owned Business	Disabled Veteran Owned Business	Emerging Small Business
Number of Clark County Nevada Residents Employed: 21						
Corporate/Business Entity Name: Grand Canyon Construction, Inc.						
(Include d.b.a., if applicable) Grand Canyon Development Partners						
Street Address:		6841 S. Eastern Avenue, Suite 103		Website: www.grandcanyoninc.com		
City, State and Zip Code:		Las Vegas, Nevada 89119		POC Name: Sam Nicholson		
Telephone No:		702-492-5330		Email: SNicholson@grandcanyoninc.com		
Local Telephone No:		N/A		Fax No: 702-522-7753		
Nevada Local Street Address: (If different from above)		N/A		Website: N/A		
City, State and Zip Code:		N/A		Local Fax No: N/A		
Local Telephone No:		N/A		Local POC Name: N/A		
				Email: N/A		

All entities, with the exception of publicly-traded and non-profit organizations, must list the names of individuals holding more than five percent (5%) ownership or financial interest in the business entity appearing before the Board.

Publicly-traded entities and non-profit organizations shall list all Corporate Officers and Directors in lieu of disclosing the names of individuals with ownership or financial interest. The disclosure requirement, as applied to land-use applications, extends to the applicant and the landowner(s).


Entities include all business associations organized under or governed by Title 7 of the Nevada Revised Statutes, including but not limited to private corporations, close corporations, foreign corporations, limited liability companies, partnerships, limited partnerships, and professional corporations.

Full Name	Title	% Owned (Not required for Publicly Traded Corporations/Non-profit organizations)
Samuel E. Nicholson	President	100%

This section is not required for publicly-traded corporations. Are you a publicly-traded corporation? Yes No

- Are any individual members, partners, owners or principals, involved in the business entity, a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 Yes No (If yes, please note that University Medical Center of Southern Nevada employee(s), or appointed/elected official(s) may not perform any work on professional service contracts, or other contracts, which are not subject to competitive bid.)
- Do any individual members, partners, owners or principals have a spouse, registered domestic partner, child, parent, in-law or brother/sister, half-brother/half-sister, grandchild, grandparent, related to a University Medical Center of Southern Nevada full-time employee(s), or appointed/elected official(s)?
 Yes No (If yes, please complete the Disclosure of Relationship form on Page 2. If no, please print N/A on Page 2.)

I certify under penalty of perjury, that all of the information provided herein is current, complete, and accurate. I also understand that the University Medical Center of Southern Nevada Governing Board will not take action on land-use approvals, contract approvals, land sales, leases or exchanges without the completed disclosure form.


 Signature _____ Vincent Tatum
 Print Name _____
 Executive Vice President _____ September 13, 2021
 Title _____ Date _____

DISCLOSURE OF RELATIONSHIP

List any disclosures below:
(Mark N/A, if not applicable.)

NAME OF BUSINESS OWNER/PRINCIPAL	NAME OF UMC* EMPLOYEE/OFFICIAL AND JOB TITLE	RELATIONSHIP TO UMC* EMPLOYEE/OFFICIAL	UMC* EMPLOYEE'S/OFFICIAL'S DEPARTMENT
N/A			

* UMC employee means an employee of University Medical Center of Southern Nevada

"Consanguinity" is a relationship by blood. "Affinity" is a relationship by marriage.

"To the second degree of consanguinity" applies to the candidate's first and second degree of blood relatives as follows:

- Spouse – Registered Domestic Partners – Children – Parents – In-laws (first degree)
- Brothers/Sisters – Half-Brothers/Half-Sisters – Grandchildren – Grandparents – In-laws (second degree)

For UMC Use Only:

If any Disclosure of Relationship is noted above, please complete the following:

Yes No Is the UMC employee(s) noted above involved in the contracting/selection process for this particular agenda item?

Yes No Is the UMC employee(s) noted above involved in any way with the business in performance of the contract?

Notes/Comments:

Signature

Print Name
Authorized Department Representative

**UNIVERSITY MEDICAL CENTER OF SOUTHERN NEVADA
GOVERNING BOARD AUDIT AND FINANCE COMMITTEE
AGENDA ITEM**

Issue: Emerging Issues	Back-up:
Petitioner: Jennifer Wakem, Chief Financial Officer	
Recommendation: That the Audit and Finance Committee identify emerging issues to be addressed by staff or by the Audit and Finance Committee at future meetings; and direct staff accordingly. <i>(For possible action)</i>	

FISCAL IMPACT:

None

BACKGROUND:

None

Cleared for Agenda
September 22, 2021

Agenda Item #

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