1. Entire Agreement. The agreement ("Agreement") relating to the purchase and sale of goods and/or services (collectively, "Goods") by DJO, LLC and its affiliates (collectively, the "Buyer") from the seller of the Goods (the "Seller") consists of this document, the DJO Supplier Code of Conduct located at http://www.djoglobal.com corporative-info/about-us/global- procurement-standards, any purchase order issued by Buyer to Seller, and any blanket purchase agreement issued by Buyer to Seller along with any Release issued by Buyer to Seller under a blanket purchase agreement, and any supplier quality agreement between Buyer and Seller. The Agreement is legally binding on Buyer and Seller, and contains all of the terms and conditions relating to the purchase and sale of Goods between Buyer and Seller. The Agreement may not be modified except pursuant to a written amendment that is signed by both Buyer and Seller. Buyer and Seller are individually referred to herein as a "Party" and collectively as the "Parties".

2. Orders. From time to time Buyer may submit a purchase order or blanket purchase agreement (collectively, an "Order") for Goods with Seller. If Buyer submits a blanket purchase agreement for Goods with Seller, then from time to time Buyer may submit individual purchase order releases for the Goods covered by that blanket purchase agreement as described in the blanket purchase agreement (a "Release"). If Buyer provides Seller with Buyer’s forecasted quantity requirements for the Goods, then such forecast shall be non-binding on Buyer. Any Order or Release submitted by Buyer to Seller shall be subject to and deemed to incorporate the terms and conditions of this document. Any Release submitted by Buyer to Seller shall also be subject to and deemed to incorporate the terms and conditions of the applicable blanket purchase agreement to which it relates. Unless agreed to in writing by a duly authorized representative of Buyer, Buyer objects to, and is not bound by, any term or condition that differs from or adds to the Agreement. Seller’s acceptance of, or commencement of performance under, an Order or shipment of any part of the Goods covered by an Order shall be deemed to constitute assent to the Order and the terms and conditions herein.

3. Price. Buyer shall pay Seller the price for the Goods shown in the Order. The price on a purchase order is firm and not subject to increase without Buyer’s prior written consent. The price on a blanket purchase agreement is firm until Buyer purchases the dollar 'target amount' of products stated on the blanket purchase agreement, unless an 'effective end date' is stated in the blanket purchase agreement, in which case the price shall be firm until the 'effective end date'. Buyer is not required to purchase the dollar 'target amount' of products stated on the blanket purchase agreement, unless an 'effective end date' is stated in the blanket purchase agreement, in which case the price shall be firm until the 'effective end date'. Buyer shall be required to purchase the products specified on a blanket purchase agreement up to the dollar 'target amount' of products stated in the blanket purchase agreement, unless an 'effective end date' is stated in the blanket purchase agreement, in which case Seller shall be required to sell products to Buyer under all Releases issued by Buyer to Seller up to the 'effective end date' but not in excess of the dollar 'target amount' of products stated on the blanket purchase agreement. If the price is omitted in the Order, the Goods shall be billed at the lesser of the price last paid or quoted, or at the prevailing market price.

4. Taxes. Unless specified in an Order, the prices stated do not include sales, use or similar taxes directly applicable to the Goods sold to Buyer. Notwithstanding the foregoing, Buyer shall only be responsible for such taxes when Seller is required by law to collect such taxes from Buyer. Such taxes shall be separately stated on Seller’s invoice. Seller shall not add such taxes to Seller’s invoice if Buyer has furnished a valid tax exemption certificate to Seller.

5. Payment. Unless otherwise agreed in writing by Buyer and Seller, (i) Seller shall send Buyer a detailed invoice for each purchase order and Release at the time the Goods are tendered by Seller to the carrier from Seller’s facility (or at the time Seller completes professional services covered in a purchase order), and (ii) Buyer shall pay Seller the invoiced amount by check or electronic funds transfer within 90 days of Buyer’s receipt of an undisputed invoice from Seller or on such later date when the Goods are received at the ‘ship to’ location specified on Buyer’s purchase order. Buyer shall notify Seller if Buyer disputes any amount on Seller’s invoice.

6. Delivery. Seller shall deliver Goods in accordance with the schedule in Buyer’s purchase order or Release. Time is of the essence in the performance of each purchase order and Release. Buyer may select the mode of transportation and the carrier for the Goods. The Order or Release shall indicate the shipping, freight, title transfer, and risk of loss terms that apply to the shipment. If Buyer requests in the Order or Release that Goods be shipped ‘collect’, Seller shall use a Buyer approved transportation carrier and Seller shall not pre-pay shipping charges. Buyer shall be responsible for excess transportation costs resulting from any deviation from Buyer’s shipping instructions. If, prior to the delivery of the Goods, Seller has reason to believe that it will be unable to meet the delivery schedule in Buyer’s purchase order or Release, then Seller shall immediately notify Buyer in writing, indicate the cause of delay, and use its best efforts to cure the anticipated delay. Upon receipt of notice of the anticipated delay or upon occurrence of an actual delay in performance, Buyer may (i) direct expedited shipment of the Goods with excess costs paid by Buyer, or (ii) cancel the purchase order or Release. Buyer may return at Seller’s expense Goods delivered early to Buyer. Goods shall be delivered by Seller to the delivery location specified in the purchase order or Release, or if a delivery location is not specified in the purchase order or Release then to Buyer’s place of business from which the Goods were ordered.

7. Expediting. When an expedited shipping fee is pre-approved in writing by Buyer and charged by Seller, Seller shall assure delivery on or before the specific delivery date required by Buyer. If delivery is not made on or before the specific delivery date, the expedited shipping fee shall not be due or payable by Buyer toSeller.

8. Packing. The Goods to be furnished on the Order shall be suitably packed to protect the Goods from damage, prepared for shipment to secure the lowest transportation rates possible (unless a premium shipping method is specified on the purchase order or Release), and comply with carrier regulations. No charges shall be allowed for packing, crating, expedited shipping or cartage unless authorized on the purchase order, blanket purchase agreement, or Release.

9. Inspection. Buyer may inspect Goods at Seller’s premises during the manufacturing process, and Seller agrees to cooperate with Buyer during such inspection. Any inspection shall be performed in such manner as not to unreasonably delay or interfere with the work. All shipments shall be subject to final inspection and/or testing by Buyer at the delivery location. After receipt of Goods, Buyer shall have a reasonable time, but not less than thirty (30) days, to inspect the Goods and to return to Seller Goods that do not conform to the instructions, specifications, drawings, or data furnished under an Order or a Release or conforming to the warranties, express or implied. Rejected Goods shall be returned to Seller. For all rejected Goods, Seller, at Buyer’s election, shall provide Buyer full credit or a refund for, or replacement of the Goods, at Seller’s risk and expense, including transportation costs both ways. Acceptance by Buyer of part of the defective Goods shall not bind Buyer to accept the remainder thereof.

10. Warranties. Seller warrants that all Goods delivered pursuant to an Order or Release shall strictly conform to the terms, conditions, specifications, descriptions, drawings, and data specified in the Order or Release and shall be of good design, material, and workmanship, free from defects, merchantable and fit for their intended purpose, and shall meet applicable governmental safety standards. Seller further warrants that Buyer shall have free and clear title to the Goods and the right to sell the Goods at the time of delivery to Buyer. All Goods shall be new and unused (unless otherwise specified in the Order or Release) at the time of delivery to Buyer. Seller shall also without any additional charges assign or otherwise transfer to Buyer all warranties on Goods and services incorporated into the Goods. All warranties herein mentioned shall survive any intermediate or final inspections, delivery, acceptance or payment by Buyer, and all such warranties shall run to Buyer, its successors, assigns, customers, and users of the Goods. No warranties hereunder shall be deemed excluded or excluded except in writing signed by an authorized representative of Buyer.
If Buyer deems the Goods defective, Seller, at Buyer's election, shall promptly repair or replace the defective Goods, or give Buyer a credit or refund for the price paid for the defective Goods, at any time within Seller's standard warranty period for the Goods (which in no event shall be less than one year from the date of delivery). Alternatively, Buyer may repair defective Goods at Buyer's facility and charge Seller the reasonable cost thereof. Seller shall not be liable for all shipping charges (both to and from Seller's facility) for Goods which are repaired or replaced by Seller.

11. Modification. Buyer may at any time, by written notice to Seller, make changes in the specifications, quantities, delivery schedules and shipping instructions in a purchase order or Release. Seller shall notify Buyer within ten days if any such change increases or decrease Seller's cost of performing the purchase order or Release or the time required for its performance in which case an equitable adjustment shall be agreed upon by the Parties. Any typographical or clerical errors of Buyer in any Order or Release are subject to correction by Buyer.

12. Termination. Buyer may at any time terminate for its convenience Seller's performance of an Order or Release, in whole or in part, by written notice to Seller, whereupon Seller shall terminate its performance on such date of notice. If Seller has commenced performance of a purchase order or Release, Buyer shall negotiate reasonable termination charges with Seller. Seller shall use best efforts to mitigate its losses as the result of any purchase order or Release termination by Buyer. Buyer may terminate an Order or Release for default with respect to all or any part of undelivered Goods if Seller (a) does not meet the delivery or performance schedule specified in the applicable purchase order or Release, (b) breaches any terms hereof, including warranties, or (c) becomes insolvent or commits or becomes subject to an act of bankruptcy.

13. Infringement. Seller shall indemnify Buyer for any losses, costs, damages and expenses (including court costs and attorneys' fees) arising from a claim of infringement of any intellectual property right of a third party relating to any of the Goods delivered. Seller shall defend or settle, at its own expense, any lawsuit or proceeding brought against Buyer by a third party for such infringement claims. Furthermore, Buyer shall not be enjoined from the use or sale of the Goods as a result of such lawsuit or proceeding. Seller shall pay all Buyer's costs and expenses including consequential damages and at Buyer's option shall: (a) procure the right for Buyer to continue using and selling the Goods at Seller's expense; (b) replace the Goods with non-infringing Goods at Seller's expense; and/or (c) remove the Goods from Buyer's premises and refund to Buyer the amount paid for the Goods. The provisions of this paragraph shall not apply to any claims, demands, lawsuits or injunctions brought by a third party where the Goods are repaired or replaced by Seller.

14. Infringement. Seller shall indemnify Buyer for any losses, costs, damages and expenses (including court costs and attorneys' fees) arising from a claim of infringement of any intellectual property right of a third party relating to any of the Goods delivered. Seller shall defend or settle, at its own expense, any lawsuit or proceeding brought against Buyer by a third party for such infringement claims. Furthermore, Buyer shall not be enjoined from the use or sale of the Goods as a result of such lawsuit or proceeding. Seller shall pay all Buyer's costs and expenses including consequential damages and at Buyer's option shall: (a) procure the right for Buyer to continue using and selling the Goods at Seller's expense; (b) replace the Goods with non-infringing Goods at Seller's expense; and/or (c) remove the Goods from Buyer's premises and refund to Buyer the amount paid for the Goods. The provisions of this paragraph shall not apply to any claims, demands, lawsuits or injunctions brought by a third party where the Goods are repaired or replaced by Seller.

15. Indemnification. Seller shall indemnify Buyer from and against any and all losses, costs, damages, and expenses (including court costs and attorneys' fees) arising from any claims against Buyer for (i) injury or death to any individual or damage to property, alleged to have been caused in whole or in part by the negligence or willful misconduct of Seller; (ii) any breach of contract, warranty or representation of Seller, or of any of their respective employees, workmen, or agents, or (iii) Seller's breach of its warranties and obligations hereunder. In no event shall Seller be required to indemnify Buyer for any injury, death, or loss caused solely by the negligence or willful misconduct of Buyer.

16. Limitation of Liability. UNDER NO CIRCUMSTANCES SHALL SELLER BE LIABLE TO SELLER FOR ANY LOST REVENUE, LOST PROFITS OR OTHER SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR RELATING TO A BREACH OF THE AGREEMENT, ANY ORDER OR RELEASE, EVEN IF BUYER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE CUMULATIVE LIABILITY OF SELLER TO BUYER, ITS SUCCESSORS OR ASSIGNS FOR ANY CLAIMS ARISING OUT OF OR RELATING TO THE AGREEMENT, ANY ORDER OR RELEASE (WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR UNDER ANY OTHER THEORY OF LIABILITY) SHALL NOT EXCEED THE AMOUNT ACTUALLY PAID OR PAYABLE BY BUYER TO SELLER UNDER THE AGREEMENT, ALL ORDERS, AND ALL RELEASES FOR THE GOODS DURING THE TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE EVENT WHICH GAVE RISE TO THE CLAIM.

17. Regulatory. Buyer is a medical device manufacturer and is required to comply with various governmental regulatory requirements. Seller agrees to allow Buyer, its representatives, and governmental regulatory agencies to conduct onsite announced and unannounced audits of Seller's facilities in connection with Buyer's regulated operations. Alternatively, Buyer may elect to send Seller a mail-in audit which Seller agrees to complete and timely return to Buyer. Seller agrees to cooperate with Buyer in any such audit or any follow up to such audit.

18. Compliance with Laws. In the performance of work hereunder, Seller shall comply with all applicable international, federal, state, and local laws, rules and regulations. Seller is responsible for ensuring the Goods meet the requirements of all applicable environmental laws, including without limitation the EU Restrictions of Hazardous Substances Directive 2001/55/EC; EU REACH Regulation June 1, 2007; the Waste Electrical and Electronic Equipment Directive 2002/96/EC of the European Parliament and of the European Council of 24th July 2012 and The Batteries Directive 2006/66/EC of the European Parliament and of the European Council of 6th September 2006 and its amendments and any other environmental product stewardship directives. In the event any of the Goods fail to comply with the requirements of this Section, in addition to any other remedies it may have, Buyer may at its option (i) terminate the applicable Order, (ii) debar Seller from acceptance of the Goods until they are brought into compliance with these requirements, or (iii) require Seller to replace the Goods with conforming Goods.

19. Warranty of Non-Exclusion and No Physician Ownership. Seller represents and warrants that Seller and Seller's directors, officers, and employees: (i) have not been and are not currently excluded pursuant to 42 U.S.C. §1320a-7 or similar state exclusion authority, debarred, or otherwise ineligible to participate in any Federal health care program as that term is defined in 42 U.S.C. §1320a-7(b)(f) or comparable state programs; (ii) have not been convicted of a criminal offense related to the provision of health care items or services or any other offense that may lead to exclusion under 42 U.S.C. §1320a-7 or similar state exclusion authority; (iii) to Seller's knowledge, are not under investigation or otherwise aware of any circumstances that may cause them to be or become ineligible to participate in any Federal health care program; and (iv) are not currently listed on the General Services Administration List of Parties Excluded from the Federal Procurement and Non-Procurement Programs/System for Award Management (SAM). Additionally, Seller represents and warrants that no physician, or any immediate family member of any physician, has a direct or indirect ownership or investment interest in, or financial relationship with, Seller. Buyer may, at its option, (i) terminate the applicable Order, (ii) debar Seller from acceptance of the Goods until they are brought into compliance with these requirements, or (iii) require Seller to replace the Goods with conforming Goods.

20. Cumulative Remedies. Any right or remedy of Buyer provided herein is in addition to Buyer's other rights and remedies provided herein or by law, and all of Buyer's rights and remedies hereunder are cumulative and non-exclusive.

21. Assignment. Seller shall not assign any of its rights or interest in the Agreement or subcontract its performance of the Agreement, without Buyer's prior written consent. Any prohibited assignment shall be void. Subject to the foregoing, the Agreement shall be binding upon and inure to the benefit of Seller's and Buyer's respective successors and assigns.


23. Confidentiality. Seller shall not, except as required in performance of an Order or Release, disclose or use at any time any information which is not publicly known about Buyer's products, processes or services and which is disclosed to or learned by Seller prior to or during such performance. Seller shall, upon demand by Buyer, surrender to Buyer any and all
confidential or proprietary documents and other information of Buyer in whatever form that is in Seller’s possession or control.

24. **Buyer’s Information.** Buyer retains title to all information and materials (including, but not limited to, all drawings, designs, specifications, technical data and production or product ‘know-how’) furnished to Seller to facilitate performance of an Order or Release, and the same shall be (i) treated as Buyer’s confidential information, (ii) used only by buyer to complete the Order or Release, and (iii) delivered to Buyer at Buyer’s direction or upon completion, termination or cancellation of the Order or Release, along with all copies or reproductions thereof. Seller shall thereafter make no further use of any such drawings, designs, specifications, technical data and production or product “know-how” or of any information derived therefrom in the performance of work for any other customer without Buyer’s prior written consent. Additionally, if Seller creates or develops any drawings, designs, specifications, or technical data relating to Goods for which Buyer or Buyer’s licensors own the intellectual property rights, then (a) Seller hereby assigns and transfers to Buyer the title and ownership of such items, and any intellectual property rights relating thereto, free and clear of all liens and encumbrances, (b) such items shall be provided to Buyer at Buyer’s direction or upon completion, termination or cancellation of the Order or Release, along with all copies or reproductions thereof, and (c) Seller shall make no use of any such items in the performance of work for any other customer without Buyer’s prior written consent.

25. **Buyer’s Property.** All property of Buyer furnished or made available to Seller for performance of work under any Order or Release, including without limitation any tooling, molds, machines, and other manufacturing equipment, shall remain the property of Buyer (“Buyer’s Property”) and shall be (i) segregated from all other property of Seller, (ii) labeled with Buyer’s name where practicable, and (iii) identified as Buyer’s Property. Buyer’s Property shall be exclusively used by Seller for performance of work by Seller for Buyer. Buyer’s Property shall be returned by Seller, at Seller’s expense, to Buyer at Buyer’s written request, or upon termination, cancellation, or completion of the applicable Order or Release, unless otherwise agreed in writing by Buyer. Seller, at Seller’s expense, agrees to (i) maintain Buyer’s Property in good condition and any assumption or liability arising from any damage to Buyer’s Property, (ii) permit inspection of Buyer’s Property by Buyer during normal business hours; and (iii) at Buyer’s request, furnish to Buyer detailed inventory statements of Buyer’s Property. Seller, at Seller’s expense, shall be responsible for any needed upgrades, enhancements or replacements of Buyer’s Property. Additionally, if Seller purchases, acquires, or develops any specialized or custom tooling, molds, machines, or other manufacturing equipment, primarily for the purpose of manufacturing Goods for which Buyer owns or Buyer’s licensors own the intellectual property rights, then (a) Seller hereby assigns and transfers to Buyer the title and ownership of such items, and any intellectual property rights relating thereto, free and clear of all liens and encumbrances, (b) such items shall be provided to Buyer at Buyer’s direction or upon completion, termination or cancellation of the Order or Release, and the same shall be (i) treated as Buyer’s confidential information, (ii) used only by Buyer to complete the Order or Release, and (iii) delivered to Buyer at Buyer’s direction or upon completion, termination or cancellation of the Order or Release, along with all copies or reproductions thereof. Seller shall thereafter make no further use of any such drawings, designs, specifications, technical data and production or product ‘know-how’ or of any information derived therefrom in the performance of work for any other customer without Buyer’s prior written consent.

26. **Equal Employment Opportunity.** Buyer and Seller shall abide by the requirements of 41 CFR 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, national origin, age, sexual orientation, gender identity, marital status, veteran status, or disability, or their status as an individual with a disability. Additionally, if Seller purchases, acquires, or develops any specialized or custom tooling, molds, machines, or other manufacturing equipment, primarily for the purpose of manufacturing Goods for which Buyer owns or Buyer’s licensors own the intellectual property rights for such Goods, then Seller hereby assigns and transfers to Buyer the title and ownership of such items, and any intellectual property rights and specifications relating thereto in which Seller may have an interest, free and clear from all liens and encumbrances, and such items shall be treated by Seller as Buyer’s Property in accordance with the provisions of this subparagraph. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, national origin, age, sexual orientation, gender identity, disability, or veteran status.

27. **OSH A.** Seller certifies that any Goods sold pursuant to the Agreement comply in all respects with the Occupational Safety and Health Act of 1970 (OSHA), and amendments thereto, and all applicable regulations, rulings, orders, and standards promulgated thereunder. In the event that the Goods sold hereunder do not conform to OSHA standards or requirements, Buyer may return the Goods for correction or replacement at Seller’s expense.

28. **C-TPAT Requirements.** For Seller’s Goods to be imported into the United States, Seller shall accept, implement, and comply with all applications, recommendations or requirements of U. S. Customs and Border Protection’s (CBP) Customs-Trade Partnership Against Terrorism (C-TPAT) initiative (for information go to http://www.cbp.gov). At Buyer’s and/or CBP’s request, Seller shall certify in writing (on company letterhead signed by an officer of Seller) its acceptance, implementation, and compliance with the minimum security criteria of the C-TPAT program and any accompanying recommendations and guidelines. Seller shall indemnify and hold Buyer harmless from and against any liability, claims, demands or expenses (including attorneys’ fees or other professional fees) arising from or relating to Seller’s acceptance, implementation, or compliance with C-TPAT requirements.

29. **Suspension/Debarment and Trade Restrictions.** Seller shall provide immediate notice to and conform to the suspension and debarment policies of the United States. Seller shall not be declared ineligible by any government entity or upon receipt of a notice of proposed debarment from any such entity. If Seller is suspended, debarred or declared ineligible by any government entity, Buyer may terminate any and all Orders immediately without liability to Buyer. In addition, subject to applicable law, Seller agrees that it shall not supply any Goods to Buyer that are sourced directly or indirectly from a designated economic sanctioned country or person by the United States. In addition, Buyer may, from time-to-time, and for business reasons, refrain from engaging in certain dealings in certain jurisdictions, regions, territories and/or countries. Thus, subject to applicable law, Seller hereby agrees not to supply any Goods to Buyer that are sourced directly or indirectly from any such jurisdiction, region, territory and/or country identified by Buyer to Seller.

30. **Conflict Minerals.** Seller shall comply with all commercially reasonable requests for information regarding the source and chain of custody of any conflict minerals (e.g., cassiterite, columbite-tantalite (coltan), gold and wolframite and the following derivatives: tantalum, tin and tungsten), and shall comply with all policies promulgated by Buyer regarding any conflict minerals in materials or products purchased by Buyer from Seller, if any.

31. **Anti-Bribery.** Seller (including any of its directors, executive officers, agents and employees) agrees to fully comply with the U.S. Foreign Corrupt Practices Act (FCPA) when applicable and the provisions of any other local or internationally applicable anti-corruption laws. This compliance includes refraining from directly or indirectly giving, offering or promising to give, or authorizing or ratifying a delivery of anything of value in any form – including but not limited to money, securities, opportunities for future enrichment, influence in other venues, gifts, travel, and entertainment – to any government official or employee, or any political party official or employee, and any candidate for political office or any political party official, for the purpose of obtaining, retaining, or directing business, or to secure any other improper benefit or advantage. Seller agrees that it shall immediately advise Buyer in writing should it learn of, or have reason to suspect or know, that a transaction of the sort prohibited above has occurred. For the purposes of this provision, an “official or employee” includes (i) any official or employee of any directly or indirectly governmental-owned or governmental-controlled entity, including state owned enterprises; (ii) any officer or employee of a public international organization; or (iii) any person acting in an official or unofficial capacity on behalf of any such official or employee. Seller warrants that no government or political party official or candidate for political office or immediate family member of such an official or candidate has any direct or indirect ownership interest in Seller (other than publicly traded stock on a recognized stock exchange) or in the controlling entity of the controlling entity of the controlling entity of the controlling entity of the controlling entity (if the controlling entity is a publicly traded stock on a recognized stock exchange). If there is an acquisition of an interest in Seller by such an official or candidate, or immediate family member of an official or candidate, Seller agrees to make immediate disclosure to Buyer and further agrees that the Agreement and all Orders shall become subject to termination at Buyer’s sole discretion. As they relate to dealings that may be conducted on behalf of Buyer, Seller further agrees to make and keep books, records and accounts in reasonable detail that accurately and fairly reflect such transactions and related dispositions of Seller’s assets to ensure compliance with law. Seller shall establish and maintain precautions to prevent its employees, agents or other representatives from making, receiving, providing or offering substantial gifts, entertainment, payments, loans or other consideration to employees, agents or representatives of Buyer for the purpose of influencing those persons to act contrary to the best interests of Buyer. This obligation shall apply to the activities of the employees of Seller in their relations with employees of Buyer and their families and/or third parties.

32. **Labor Laws.** Seller represents and warrants to Buyer that (i) no person under the minimum age set forth in the applicable child labor laws shall participate, either directly or indirectly, in the manufacture of Goods, and (ii) Seller shall not, either directly or indirectly, use prisoners or other nonfree workers, in the manufacture of Goods. Seller shall have a continuous duty to investigate that neither it, nor any supplier or contract manufacturer it uses shall be in breach of the foregoing representations and warranties. Seller shall abide by and follow all applicable regulations and legislation with respect to labor relations and labor safety. Seller shall ensure that any suppliers and contract manufacturers utilized by Seller are not in breach of any such regulations or legislation.
33. **Insurance.** Unless otherwise agreed in writing, Seller, at its sole expense, will have and maintain at least the following minimum insurance coverages: (i) commercial general liability insurance on an occurrence basis (including coverage for product liability, personal injury, completed operations, contractual liability, advertising injury, and property damage) with a minimum combined single limit of $1,000,000 per occurrence and $2,000,000 general aggregate, (ii) worker’s compensation insurance or other similar social insurance in accordance with the laws of the country, state or territory exercising jurisdiction over the employee with minimum limits of $1,000,000 or the minimum limit required by law, whichever is greater, (iii) employer’s liability insurance with limits of $1,000,000, (iv) commercial automobile liability insurance, including owned, non-owned, and hired vehicles, with a minimum combined single limit of $1,000,000, (v) umbrella or general liability excess coverage in a minimum amount of $5,000,000 in excess of all coverage amounts indicated above. All coverages above will be primary, non-contributing with respect to insurance maintained by Buyer, include a waiver of subrogation, and endorsed to name Buyer, and Buyer’s subsidiaries and affiliates as additional insureds. If, with Buyer’s written consent, any coverage above carried by Seller is written on a claims-made basis, it will have a retroactive date prior to the date of the Agreement and will allow for reporting of claims for at least three years after the last product or service is sold or provided by Seller to Buyer. On an annual basis and at Buyer’s request, Seller will provide evidence of the coverages above in the form of an ACCORD certificate of insurance or other form provided by Seller’s insurance broker that is acceptable to Buyer, which will include the additional insured endorsements required above. At Buyer’s written request, Seller will provide copies of the policies evidencing the coverages above. Acceptance by Buyer of delivery of any certificates of insurance does not constitute agreement by Buyer that the insurance requirements of this section have been met by Seller. The insurers selected by Seller will have an A.M. Best rating of A-, X or better, or, if such ratings are no longer available, with a comparable rating from a recognized insurance rating agency. Seller will provide Buyer with at least 30 days’ written notice of any cancellation, non-renewal, or material modification of the policies for the coverages above. The insurance limits in this paragraph will not limit the liability of Seller to Buyer. Seller’s failure to procure or maintain the coverages above will not relieve Seller from liability to Buyer.

34. **Business Continuity.** If requested by Buyer, Seller shall prepare and deliver to Buyer a disaster recovery plan that identifies actions Seller shall take to insure Seller’s ability to deliver Goods to Buyer on an uninterrupted basis in the event of a natural disaster or other force majeure event.

35. **No Publicity.** Without Buyer’s prior written consent, Seller shall not release any news release or publicity regarding the Agreement or the fact that Seller is furnishing Goods to Buyer.

36. **Non-Waiver.** No waiver of any provision of the Agreement or any right or obligations of either Party shall be effective, except pursuant to a writing signed by the Party waiving compliance, and any such waiver shall be effective only for the specific instance and purpose stated in such writing.

37. **Supplier Quality Agreement.** The provisions of the supplier quality agreement between Buyer and Seller (if applicable) are incorporated herein.

Rev. 10302023