Terms and Conditions of Purchase

DEFINITIONS. "S&N" means Smith & Nephew Limited or other entity identified on this Order (as defined below) as the purchaser of Products and/or Services (as defined below). "Supplier" means the person or entity to whom this Order is addressed. "Products" and "Services" shall have the meanings set forth in the Terms and Conditions section hereof. S&N and Supplier are each at times referred to herein as a "Party" and collectively as the "Parties".

TERMS AND CONDITIONS. By accepting this purchase order ("Order") submitted by S&N, Supplier hereby agrees to provide the items, materials, or equipment (the "Products") and related services in connection with the supply of the Products (the "Services") solely upon the terms and conditions stated herein. No modified, additional, or different terms or conditions proposed by Supplier will be accepted by S&N and any such proposed modification, additional, or different terms or conditions shall be construed as proposals for additions to the Order and shall not become part of this Order unless indicated in a written instrument executed by S&N. The delivery of Products or performance of Services in response to this Order shall constitute acceptance of the terms and conditions stated herein.

PRICES AND PAYMENT. Except as otherwise agreed to by the Parties and set forth on the face of this Order, payment terms on all Orders shall be due net sixty (60) days from the date of receipt of a valid tax invoice by S&N, or, if later, from the respective delivery dates of the Products. S&N may withhold payment of any amounts which are disputed in good failth by S&N. Unless otherwise agreed by S&N in writing, all prices are fixed and are inclusive of all packaging and delivery and any applicable duties and taxes (other than GST) and are not subject to escalation. Supplier will not render an invoice until completion of delivery of all of the Products and performance of all of the Services which are the subject of the Order. S&N specifically reserves the right to deduct from any monies due to become due to Supplier who is not liable for any orders or amendments to orders other than S&N's Order or an amendment expressly agreed in writing and signed by an authorised signatory of S&N. No payment of, or on account of, the Order price is to constitute any admission by S&N as to the proper performance by Supplier of its obligations.

GST. Unless GST is expressly included, the consideration to be paid or provided under any other clause of these terms and conditions for any supply made under or in connection with an Order or these terms and conditions does not include GST. To the extent that any supply made under or in connection with his Order or these terms and conditions is a taxable supply, the GST exclusive consideration to be paid or provided for provided paid that taxable supply is increased by the amount of any GST payable in respect of that taxable supply and that amount must be paid at the same time as the GST exclusive consideration is to be paid or provided, subject to receipt of a valid tax invoice. To the extent that a party is required to reimburse or indemnify another party for a loss, cost or expense incurred by that other party, that loss, cost or expense does not include any amount in respect of GST for which that other party is entitled to claim an input tax credit. In this clause, GST has the meaning given to it in the Goods and Services Tax Act 1985 as amended from time to time (GST Act).

DELIVERY. All Products supplied pursuant to an Order shall be properly packed and secured in such a manner as to reach their destination in good, non-damaged condition, and must (unless otherwise directed by S&N) be delivered by Supplier to the point of delivery specified in the Order, carriage or freight to such point of delivery paid, in accordance with S&N's instructions. Supplier shall ensure that all labelling and packaging conforms to any standards prescribed by S&N with respect to the Products from time to time. Delivery is to be completed when the Products have been unloaded at the point of delivery specified in the Order and the delivery has been accepted by S&N or its duly authorised agent. Unless otherwise stipulated in the Order, deliveries to S&N facilities shall only be accepted by S&N during normal business hours. Supplier shall ensure that each delivery is accompanied by a packing slip or other delivery note showing the Order number, Order line number and the nature (including the part number and part description), unit of measure, and quantity of items being delivered and, in the case of a partial delivery, the balance remaining to be delivered. Supplier shall ensure that each delivery in the part number and the nature (including the part number and part description), unit of measure, and scions or inactions. In the case of Products manufactured or containing materials originating from outside the country in which the delivery address is situated, Supplier source insured that accepted the particle of the par

TIME. Subject to manufacturing lead times, if any, agreed upon by S&N and Supplier in writing, Supplier must comply with the timescale specified by S&N in the Order. If no timescale is specified, then delivery must be within a reasonable period not exceeding seven (7) days following the Order. TIME FOR DELIVERY SHALL BE OF THE ESSENCE. Without prejudice to any other remedy which S&N may have, failure by Supplier to adhere to any provision as to time contained in the Order shall entitle S&N at its option to treat the Order as repudiated in whole or in part and to cancel such Order upon written notice to Supplier.

RISK AND TITLE. Unless otherwise stated in the Order, risk in the Products purchased is to pass to S&N upon completion of delivery in accordance with the Delivery section hereof, and title to the Products (or any part of them) is to pass to S&N on the earlier of completion of delivery or the time of payment being made for them. Except as otherwise agreed to by S&N in writing, Supplier is to be responsible for transport and unloading costs and insurance of Products to their full value against all risks of damage or loss prior to completion of delivery. All tools, equipment and materials of Supplier required in the delivery of the Products or performance of Services are and remain at the sole risk of Supplier whether or not they are upon premises of S&N or other premises specified in the Order. Supplier represents and warrants that good and marketable title to the Products shall pass to S&N pursuant to the foregoing. Supplier represents and warrants that the Products are, and will remain, free from any Security Interest (as that term is defined in the Personal Property Securities Act 1999 (New Zealandy), or other security, charge, lien or encumbrance.

INSPECTION AND TESTING. At any time prior to delivery of the Products or completion of the performance of the Services, S&N shall have the right to inspect and test the Products (whether or not the Products are complete or are still in the process of manufacture) or, as the case may be, any Services are being performed. S&N shall have the right to do so at any reasonable time either at Supplier's work site or at the work site of any sub-contractor. If, as a result of such inspection or testing, S&N is of the opinion that the Products or Services do not conform or are unlikely to conform with the Order or any specification or any designs or patterns provided by S&N to Supplier, then S&N shall inform Supplier and Supplier shall promptly take such action as is necessary to ensure conformity, and S&N shall have the right to require and witness further testing. Notwithstanding any such inspection or testing, Supplier shall remain responsible for ensuring that the Products or Services are in compliance with the Order and any such inspection or testing shall not of itself constitute acceptance or approval of all or any part of the Products or Services.

testing, Notwithstanding any such inspection or testing, Supplier shall remain responsible for ensuring that the Products or Services are in compliance with the Order and any such inspection or testing shall not of itself constitute acceptance or approval of all or any part of the Products shall, at the time of delivery and for a period of not less than 12 months thereafter, be: (a) of merchantable quality, (b) free from defects and of good design, quality and workmanship; (c) of additionable quality and the products shall, at the time of delivery and for a period of not less than 12 months thereafter, be: (a) of merchantable quality, (b) free from defects and of good design, quality and workmanship; (c) of additionable quality of the products and shall of good and the provisions of SAN's Cool of Conduct and shall of the provisions of SAN's Cool of Conduct and Business Principles (a copy of which may be obtained at http://www.smith-nephew.com/compliance/global-compliance-programme/guidance-on-the-code-of-conduct-for-ind-parties) and shall comply with all applicable laws, including statutes, laws, ordinances, regulations, and industry codes and standards refuge to the manufacturing practices and Satutes, and will be supplied with all due completence, can care and skill and in accordance with sall work and Services performed by Supplier shall be in accordance with the term of this Order, and for two (2) full years thereafter, supplier will timely and completely provide SAN with all information reasonably requested by SAN related to Supplier's use and sourcing of Conflict Mineral's as that term is used and defined under the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010, and the rule promulgated pursuant thereto. Supplier supplier supplier supplier suppliers as a shall remain a defined the provider supplier suppliers and suppliers

INDEMNITY AND LIMITATION OF LIABILITY. Supplier shall indemnify S&N, its parent, its subsidiaries and affiliates, and their respective officers, directors, shareholders, members, and employees (collectively, "S&N Indemnitees"), in full against losses, whether direct or indirect (and including, without limitation, legal and other professional fees and expenses) awarded against or incurred or paid by S&N or any other S&N Indemnitee as a result of or in connection with: (a) any breach of the terms of the terms of the terms of the Horder or these terms and conditions by Supplier; (b) any infiringement, alleged infringement, or misappropriation of any intellectual property rights caused by the use, manufacture or sale of the Products kexcept where all specifications and designs); (c) any defect or failure in any Product or the manufacture of the Products have been supplied solely by S&N and the Products have been manufactured in accordance with such specifications and designs); (c) any defect or failure in any Product or the negligent performance or any failure in performance by Supplier or (d) any claims arising out of any error or omission in drawings, calculations, packing details or other particulars provided by Supplier. IN NO EVENT SHALL S&N BE LIABLE TO SUPPLIER OR ANY THIRD PARTY FOR ANY INCIDENT, INDIRECT, SPECIAL, OR CONSEQUENTIAL DAMAGES (as defined below) ARISING OUT OF, OR IN CONNECTION WITH, ANY ORDER, WHETHER OR NOT S&N WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. For the purpose of these terms and conditions, "Consequential Losses" shall mean an indirect or consequential loss (not being a loss that arises naturally in the usual course of things from the relevant facts or circumstance) and specifically includes loss of profit and anticipated profit, loss of revenue, loss of financial or business opportunity, loss of business, damage to goodwill or reputation and loss of anticipated savings.

INSURANCE. Supplier shall obtain and maintain, at its sole cost and expense, insurance policies adequate to cover its liabilities hereunder and the requirements of all applicable laws and regulations, and in particular the following insurance coverages: (1) Commercial General Liability insurance, including Products & Completed Operations liability, that meets the following requirements: (a) the insurance shall insure Supplier against all liability related to the Products (whether liability arises from Supplier's conduct or by virtue of a Party's participation hereunder), including liability for bodily injury, property damage, wrongful death, and any pertaining contractual indemnity obligation imposed hereunder; and (b) the insurance shall be in an amount that is required by operation of law and reasonable and customary in the industry for companies of comparable size and activity, but not less than Ten Million US Dollars (US\$10,000,000.00) per occurrence, such limits can be met using primary and excess insurance; (2) where vehicles are used in providing products and services hereunder, insurance for the risk of third party bodily injury and property damage in a form and type customary for the territory where the vehicles are operated with limits not less than Ten Hundred Thousand US Dollars (US\$500,000); and (3) Employers Liability/Workers Compensation or the equivalent in the territory where the work is being performed to meet the minimum statutory requirements thereof. S&N shall be provided with evidence of such insurance upon reasonable request; however failure to request such evidence shall in no way waive the requirements herein.

CONFIDENTIALITY. During the course of its performance hereunder, Supplier may have access to proprietary business information and to trade secrets of S&N including, but not limited to, process and/or product specifications, material compositions, and customer lists ("Confidential Information"). Supplier shall use the Confidential Information solely to perform pursuant to the Order and shall not disclose or use any such Confidential Information, directly or indirectly, for any other purpose. Supplier further agrees to take all steps necessary or advisable to preserve and protect such Confidential Information. Except to the extent required by law, Supplier shall make no reference, advertisement, or promotion regarding S&N including, without limitation, displaying Products incorporating or manufactured using S&N's Confidential Information as part of a display or tradeshow demonstration, without the prior written consent of S&N. Supplier agrees that a breach of this obligation of confidentiality shall give S&N the right to seek and obtain preliminary and permanent injunctive relief, in addition to monetary damages.

CANCELLATION. Without prejudice to any other right available to it, S&N shall be entitled to cancel an Order, in whole or in part, at any time by giving written notice to Supplier whereupon all work under the Order (or the cancelled part) shall be discontinued and S&N shall pay to Supplier such proportion of the Order price as may be fair and reasonable having regard to the Products previously delivered and the value of Services performed under the Order. On such payment no further sum or sums shall be due by way of damages, loss of profits or otherwise from S&N to Supplier by reason of such cancellation. In the event of S&N's cancellation hereunder, Supplier shall immediately, but in no event later than thirty (30) days from the effective date of cancellation, refund to S&N any amounts paid but unearned for Products or Services provided hereunder.

INTELLECTUAL PROPERTY AND FIXED ASSETS. All designs, inventions, patents, know how, new technology, improvements and all similar matters made, designed or developed by Supplier specifically in connection with the Order shall be the sole property of S&N and Supplier must procure at no charge to S&N the execution of any and all papers necessary to perfect ownership by S&N. All material, drawings, samples, specifications and other technical data prepared or provided by S&N in connection with the Order, and all tooling, fixtures, gauges or other fixed assets shall at all times remain the property of S&N which S&N is entitled to use, reproduce, assign, transfer, and dispose of at any time for any purpose whatsoever. Supplier must not use any such data or fixed assets except in order to perform Orders for S&N.

GENERAL. S&N may assign any and all of its rights or delegate any or all of its obligations under this Order to one or more third parties without the consent of Supplier. Supplier may not assign or otherwise transfer any of its rights or obligations hereunder to any third party without the prior written consent of S&N. Any waiver by S&N of any breach or default of Supplier shall not be deemed a waiver of any subsequent breach or default of Supplier from any liability under the Order or these terms and conditions. Each Party will bear its own expenses in performing its obligations under the Order, except as may be otherwise expressly provided herein. No waiver or amendment of an Order shall be binding unless in writing and signed by an authorised representative of each Party. The Order and these terms and conditions shall be governed by and interpreted in accordance with the laws of New Zealand. The parties submit to the non-exclusives jurisdiction of the courts of that jurisdiction. The Parties specifically agree that the Products are supplied to S&N 1993, as may be amended from time to time, do not apply. Unless otherwise agreed in writing by the Parties, all notices shall be in English. Any dispute or claim (regardless of its legal or equitable theory) arising in connection with the Order, or any act or omission in its performance shall be resolved solely and finally by binding arbitration conducted by a single arbitration accordance with the Rules of Arbitration of the International Chamber of Commerce ("the ICC"). The seat of the arbitration will be Sydney, Australia. The arbitration language shall be English.