	ERTIF	ICATE C	FORIC	GIN ORIGINAL	
WORLD TRADE CENTER® DENVER	TO VALIDATE, VERIFY.FTO	GO TO Certificate Number	: DWTC-COO - : April 17, 2025	-59172-6801716e94	
Seller (Exporter) AlloSource	Transport Typ Air	e	Port of Loadin DENVER	g	
3278 South Troy Circle Centennial CO	Destination Co Saudi Arabia		Destination Pc Riyadh	ort	
USA	Export Date		Exporting Carr Fedex	ier	
consignee NoSource 278 S. Troy Circle Centennial CO 80111	Import Permit	Number	Bill of Lading	/ AWB	
Inited States			Forwarding Ag	Forwarding Agent	
Buyer (Importer)	Remarks				
Alpha Medical Services Company Building Number 3100, Abi Al Darda Street, Al Rawdah District, Riyadh 13213 Saudi Arabia	Consignor rei	ference: 746137			
Description (May include notes on Quantity, Item Number, Marks and Numbers, F	Kind of Packages	s.)	Weight	Country of Origin	
/ledical Tissue for Implant I.S.Code: 3001.90.0190 Marks: MEDICAL TISSUE			8 kg	United States	
xport Info Code: OS ITS: 3001.90.0190					
icense Number: NLR					
.icense Code: C33					
Name of Authorized Trade Association		The Applicant (or the Applicant on	behalf of the Consignor), by utili	izing this document, certifies that:	
THE CENT	••••	 The above mentioned goods origi applicable in the country(ies) to the -The information in this certificate is accurate, true and complete. The Applicant undertakes to advis Certificate (or to whom the Certific of any innacuracy, omission or cha -The Applicant will maintain, and pi accuracy and completeness of this -In consideration for the WTCD's is held harmone WTCD from any link 	nate in the country(ies) specifie ose goods. and in any documents provided ie WTCD and any other person(s ate is provided to with the know nge in such information, or in th resent upon request, such docur certificate and accompanying i suance of this Certificate, the Ap	d above and comply with the rules of origin to the World Trade Center Denver ("WTCD") s) to whom the applicant provides this ledge of the Applicant) promptly in writing te origin of goods. mentation as is necessary to verify the truth documents. pplicant agrees to release, discharge and page of this certificate and to indomnify.	
Authorized Signature Sandi Moilanen	."	WTCD in respect of nor costs and/ WTCD in respect of nor costs and/ The applicant is authorized prive	m		

DWTC-COO-59172-6801716e94715 / April 17, 2025

Phone: Fax:

Invoice:	746137	Pro-forma Invo	oice	Page: Date:	1 of 1 3/3/2025
	Alpha Medical Services Co 6165 Esmail Al Kateb St. Al Mursalat District Riyadh 12461 Saudi Arabia		Ship To: Alpha Medical Servic 6165 Esmail Al Katel Al Mursalat District Riyadh 12461 Saudi Arabia		
	Fax: 96614770058				
PO Numbe	er: AMSC-020325	Terms: Net 30	F.O.B.: SHIP		
Sales Re	p: Unassigned Commissions		Ship Via: Best V	Vay	
	mbient Materials Fee	20.00	Doc Unit Price		_
Line 1	Part Number/Description/Rev 27615005	Quantity 132.00 EA	80.00000 /1	Ext Price 10,560.00	
	Can Cps 4-9 FD/I PP 5cc			-	
2	27615030 Can Cps 4-9 FD/I PP 30cc	142.00 EA	280.00000 /1	39,760.00 -	
3	10915000 Can Block FD/I PP	5.00 EA	370.00000 /1	1,850.00 -	
4	11215015 Can Cb FD/I PP 15cc	2.00 EA	250.00000 /1	500.00	

Line(s) Subtotal:	52,670.00	
Miscellaneous Charges:	20.00	
Total Taxes:	0.00	
Deposit Balance:	0.00	
Rounding:	0.00 \$	6
Total:	52,690.00	6



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Sales Order: 746137

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Sold	То:		Ship To:			
Alpha Medical Services Co 6165 Esmail Al Kateb St. Al Mursalat District Riyadh 12461 Saudi Arabia		A B A	Alpha Medical Services Co Building #3100 Abi Al Darda Street Al Rawdah District RIYADH 13213 Saudi Arabia			
Fax:	96614770058	Phone: 96614778	811			
	er Date:3/3/2025 leed By:3/4/2025 Terms:Net 30	PO Number:AMSC-(Sales Person:Unassig Ship Via:Best Wa	ned Commissi	ions	FOB:Shipmen	t
						USD
Line	Part Number/Description	Revision	Order Qty		Unit Price	Ext. Price
1	27615005 Can Cps 4-9 FD/I PP 5cc	1	132.00EA		80.00000 /1	10,560.0000
		Lot: 225723-1213	Qty: 1.00	Expires: 12/22/2029		
		Lot: 225723-1216	Qty: 1.00	Expires: 12/22/2029		
		Lot: 225723-1217	Qty: 1.00	Expires: 12/22/2029		
		Lot: 225723-1218	Qty: 1.00	Expires: 12/22/2029		
		Lot: 225723-1219	Qty: 1.00	Expires: 12/22/2029		
		Lot: 225723-1231	Qty: 1.00	Expires: 12/22/2029		
		Lot: 225723-1233	Qty: 1.00	Expires: 12/22/2029		
		Lot: 310504-1224	Qty: 1.00	Expires: 1/1/2030		
		Lot: 310504-1225	Qty: 1.00	Expires: 1/1/2030		
	VE CENT	Lot: 310504-1226	Qty: 1.00	Expires: 1/1/2030		
To To.		Lot:	190	F pires: 1/1/2030		
111		Lot: 310504-1228	1.00	1/1/2030		



Phone: 1-800-557-3587 Fax: 720-873-0212

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l at:	Ohr	Evpiros
Lot:	Qty:	Expires:
310504-1229	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1230	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1231	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1232	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1233	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1234	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1235	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1236	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1237	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1238	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1239	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1240	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1241	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1242	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1243	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1244	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1245	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1246	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1247	1.00	1/1/2030
Lot:	Qty:	Expires:
310504 - 1248	1.00	1/1/2030
Lot:	Qty:	Expires:
310504-1249	1.00	1/1/2030
Lot:	Qty:	Expires:
31050/1250	7.00	//2030
UN//	811	FAR ST
314197-1264	1.00	2/10/2029

2025 DWTC-C00-59172-6801716e94715/April 17,



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Lot:	Qty:	Expires:
314197-1265	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1266	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1267	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1268	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1269	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1270	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1271	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1272	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1273	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1274	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1275	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1276	1.00	12/18/2029
Lot:	Qty:	Expires:
314197-1277	1.00	12/18/2029
Lot:	Qty:	Expires:
314375-1222	1.00	1/1/2030
Lot:	Qty:	Expires:
314375-1223	1.00	1/1/2030
Lot:	Qty:	Expires:
314375-1224	1.00	1/1/2030
Lot:	Qty:	Expires:
314375-1225	1.00	1/1/2030
Lot:	Qty:	Expires:
314375-1226	1.00	1/1/2030
Lot:	Qty:	Expires:
314375-1227	1.00	1/1/2030
Lot:	Qty:	Expires:
314717-1215	1.00	1/12/2030
Lot:	Qty:	Expires:
314717-1216	1.00	1/12/2030
Lot: 314717-1217	Qty:	Expires:
	811	TAXING
314717-1218	1.00	12,2030







Phone:	1-800-557-3587
Fax:	720-873-0212

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	<u>.</u>	_ .
Lot:	Qty:	Expires:
314717-1219	1.00	1/12/2030
Lot:	Qty:	Expires:
314717-1220	1.00	1/12/2030
Lot:	Qty:	Expires:
314717-1221	1.00	1/12/2030
Lot:	Qty:	Expires:
314717-1222	1.00	1/12/2030
Lot:	Qty:	Expires:
314717-1223	1.00	1/12/2030
Lot:	Qty:	Expires:
314717-1229	1.00	1/12/2030
Lot:	Qty:	Expires:
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Lot:	Qty:	Expires:
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Lot:	Qty:	Expires:
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314717-1233	1.00	1/12/2030
Lot:	Qty:	Expires:
314717-1234	1.00	1/12/2030
Lot:	Qty:	Expires:
314717-1235	1.00	1/12/2030
Lot:	Qty:	Expires:
314717-1236	1.00	1/12/2030
Lot:	Qty:	Expires:
314718-1205	1.00	1/1/2030
Lot:	Qty:	Expires:
314718-1206	1.00	1/1/2030
Lot:	Qty:	Expires:
314718-1207	1.00	1/1/2030
Lot:	Qty:	Expires:
314718-1208	1.00	1/1/2030
Lot:	Qty:	Expires:
314718-1209	1.00	1/1/2030
Lot:	Qty:	Expires:
314718-1210	1.00	1/1/2030
Lot:	Qty:	Expires:
314718-1211	1.00	1/1/2030
Lot:	Qty:	Expires:
314718-1212	1.00	1/1/2030
Lot:	Qty:	Expires:
314719-1213	7.00	1/2030
W///	Os 1	Far agen
314718-1214	1.00	1/2050



DWTC-C00-59172-6801716e94715/April 17,

2025



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	Lot: 314718-1215	Qty: 1.00	Expires: 1/1/2030		
	Lot: 315395-1219	Qty: 1.00	Expires: 12/18/2029		
	Lot:	Qty:	Expires:		
	315395-1221	1.00	12/18/2029		
	Lot: 315395-1225	Qty: 1.00	Expires: 12/18/2029		
	Lot: 315395-1229	Qty: 1.00	Expires: 12/18/2029		
	Lot:	Qty:	Expires:		
	315395-1230	1.00	12/18/2029		
27615030 Can Cps 4-9 FD/I PP 30cc	1	142.00EA		280.00000 /1	39,760.00000
	Lot: 314353-1209	Qty: 1.00	Expires: 1/15/2030		
	Lot: 314480-1205	Qty: 1.00	Expires: 1/14/2030		
	Lot: 314480-1207	Qty: 1.00	Expires: 1/14/2030		
	Lot: 314669-1208	Qty: 1.00	Expires: 1/18/2030		
	Lot: 314669-1211	Qty: 1.00	Expires: 1/18/2030		
	Lot: 314669-1214	Qty: 1.00	Expires: 1/18/2030		
	Lot: 314669-1215	Qty: 1.00	Expires: 1/18/2030		
	Lot: 314738-1228	Qty: 1.00	Expires: 1/13/2030		
	Lot: 314755-1218	Qty: 1.00	Expires: 1/14/2030		
	Lot: 314755-1220	Qty: 1.00	Expires: 1/14/2030		
	Lot: 314755-1222	Qty: 1.00	Expires: 1/14/2030		
	Lot: 314802-1215	Qty: 1.00	Expires: 1/23/2030		
	Lot: 314802-1216	Qty: 1.00	Expires: 1/23/2030		
SEAL	Lot: 314802-1222	Qty:	Expires: 1/2/3/2030		
	314202-1223	10 l	Expires:		





Phone: 1-800-557-3587 Fax: 720-873-0212

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Lot:	Qty:	Expires:
314844-1209	1.00	1/18/2030
Lot:	Qty:	Expires:
314844-1210	1.00	1/18/2030
Lot:	Qty:	Expires:
314844-1211	1.00	1/18/2030
Lot:	Qty:	Expires:
314930-1212	1.00	1/19/2030
Lot:	Qty:	Expires:
314930-1215	1.00	1/19/2030
Lot:	Qty:	Expires:
314947-1231	1.00	1/22/2030
Lot:	Qty:	Expires:
314947-1233	1.00	1/22/2030
Lot:	Qty:	Expires:
314947-1234	1.00	1/22/2030
Lot:	Qty:	Expires:
314947-1238	1.00	1/22/2030
Lot:	Qty:	Expires:
315174-1235	1.00	2/7/2030
Lot:	Qty:	Expires:
315185-1215	1.00	1/21/2030
Lot:	Qty:	Expires:
315185-1217	1.00	1/21/2030
Lot:	Qty:	Expires:
315294-1221	1.00	1/26/2030
Lot:	Qty:	Expires:
315294-1225	1.00	1/26/2030
Lot:	Qty:	Expires:
315294-1226	1.00	1/26/2030
Lot:	Qty:	Expires:
315294-1227	1.00	1/26/2030
Lot:	Qty:	Expires:
315294-1228	1.00	1/26/2030
Lot:	Qty:	Expires:
315294-1229	1.00	1/26/2030
Lot:	Qty:	Expires:
315297-1217	1.00	1/16/2030
Lot:	Qty:	Expires:
315297-1219	1.00	1/16/2030
Lot:	Qty:	Expires:
315419-1208	1.00	1/16/2030
Lot:	Qty:	Expires:
315419-1210	7.00	//16/2030
315419-1213	C <u>y</u>	102030





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Can Block FD/I PP

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Phone: 1-800-557-3587 Fax: 720-873-0212

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	Lot: 315597-1209	Qty: 1.00	Expires: 1/26/2030		
	Lot: 315597-1210	Qty: 1.00	Expires: 1/26/2030		
	Lot: 315814-1204	Qty: 1.00	Expires: 1/30/2030		
	Lot: 315814-1206	Qty: 1.00	Expires: 1/30/2030		
	Lot: 315814-1207	Qty: 1.00	Expires: 1/30/2030		
	Lot: 315902-1210	Qty: 1.00	Expires: 2/8/2030		
	Lot: 315902-1211	Qty: 1.00	Expires: 2/8/2030		
	Lot: 315902-1212	Qty: 1.00	Expires: 2/8/2030		
	Lot: 315902-1213	Qty: 1.00	Expires: 2/8/2030		
	Lot: 315902-1215	Qty: 1.00	Expires: 2/8/2030		
	Lot: 315902-1217	Qty: 1.00	Expires: 2/8/2030		
	Lot:	Qty:	Expires:		
	315902-1218 Lot:	1.00 Qty:	2/8/2030 Expires:		
	315902-1219 Lot:	1.00 Qty:	2/8/2030 Expires:		
	315902-1220 Lot:	1.00 Qty:	2/8/2030 Expires:		
	315994-1206 Lot:	1.00 Qty:	1/31/2030 Expires:		
	315994-1207	1.00	1/31/2030		
	1	5.00EA		370.00000 /1	1,850.00000
	Lot: 300378-1207	Qty: 1.00	Expires: 8/4/2028		
	Lot: 300378-1208	Qty: 1.00	Expires: 8/4/2028		
	Lot:	Qty:	Expires:		
^	300378-1209 Lot:	1.00 Qty:	8/4/2028 Expires:		
+20	300378-1210	1.00	8/ /2028 Expires:		
	300278-1211		-		

AlloSource OV DOING MORE WITH LIFE AlloSource 6278 S Troy Cir Centennial, CO 80111 USA					Phone: 1-800-557-3587 Fax: 720-873-0212					
				P	roForma Pa	ack Slip		Page:	8 of 11	
4	4 11215015 Can Cb FD/I PP 15cc			1	2.00EA		250.00000 /1		500.00000	
				Lot: 315419-1205	Qty: 1.00	Expires: 1/16/2030				
				315419-1205 Lot:	Qty:	Expires:				
				315419-1206	1.00	1/16/2030				
		Orde	er Miscellane	is Charges:						
	Quantity 1.) 1			Unit Price Freq	Unit Price Freq Description		Ext. Price			
				20.00 (F)	20.00 (F) Ambient Materials Fee			20.00		
					Line Total:				52,670.00000	
					Line Miscellaneous Charges:					
					Order Miscellaneous Charges:				20.00000	
	Order Total								52,690.00000 \$	
	The parties her	eby inco	porate the requir	ements of 41 C.F.R §§ 60-1.4((a)(7), 60-250.5 and 60)-741.5, <u>if applicab</u>	<u>lle,</u> also 29 C.F.R pa	rt 70 Beck Notif	cation, if applicable.	

If you have questions reguarding this order or if you would like to place another order, please contact Customer Service at one of the following numbers: S. California: 800-345-8024 Colorado: 800-557-3587 Illinois: 800-762-4123 Iowa: 888-421-8959 Missouri: 800-477-8655 New York: 888-704-8511 Ohio: 800-558-5004 Texas:877-256-6213

**** INVOICE TO FOLLOW WITH TISSUE FEES, SHIPPING & MISC. CHARGES ****

Son Li Moilin



6278 S Troy Cir Centennial, CO 80111 USA

Phone: 1-800-557-3587 Fax: 720-873-0212

ProForma Pack Slip

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AlloSource Terms and Conditions

1. Product Supply. AlloSource is providing certain products consisting of 7. Inspection. Within 24 hours of receipt, Hospital will inspect the allografts (the "Products") to Hospital based on orders placed by Hospital, either orally or in writing, and which are indicated on the packing slip to which these Terms and Conditions are attached. Notwithstanding any other terms or conditions to the contrary found in any purchase order or other written document provided by Hospital to AlloSource, the Terms and Conditions contained herein shall be the only terms and conditions applicable to AlloSource's supply of Products to Hospital. By ordering and accepting Products, Hospital agrees to all of the terms and conditions contained herein.

2. Fees; National Organ Transplant Act. The parties acknowledge that the National Organ Transplant Act prohibits the acquisition, receipt and transfer of "human organs" for "valuable consideration," which does not include reasonable payments associated with, among other things, the transportation, processing, preservation, quality control and storage of human organs (which include bone and tissue). Hospital acknowledges that the fees set forth on the packing slip are reasonable payments to AlloSource.

3. Price Guarantee. During the first twelve (12) months of the initial term, AlloSource agrees that pricing for the Products as set forth herein shall remain firm and fixed. After the first twelve (12) months AlloSource may change, once annually, the prices for any of the Products by providing Hospital with ninety (90) days written notice in advance of the effective date of any change in such fees. In no event shall the pricing for any Product exceed the prior year's price by more than the difference in the Consumer Price Index ("CPI"), U.S. City Average, All Urban Consumers (Base 1982- 1984=100) for the prior twelve (12) month period. In the event the chosen CPI index becomes unavailable, the parties will mutually agree upon an alternate index. Hospital shall have sixty (60) days from its receipt of notice of such increase to accept or reject the increase. In the event the Hospital rejects the increase, either party may upon thirty (30) days prior written notice terminate this Agreement for such reason.

<u>Taxes.</u> To the extent applicable, AlloSource will collect from Hospital and remit to the appropriate governmental authorities any sales, use, value added, or other transfer taxes imposed upon AlloSource's supply of Products to Hospital. Hospital will be solely responsible for collecting and remitting to the appropriate governmental authorities all taxes associated with its or its patients' use of Products, including sales, use, transfer, value added, and income taxes.

5. Delivery/Risk of Loss. AlloSource will use commercially reasonable efforts to meet the delivery time and date specified in each order received from Hospital. AlloSource will use commercially reasonable efforts to ship the Products in a cost-effective manner. Products shall be delivered F.O.B. Origin. Title shall transfer to Hospital upon shipment from AlloSource, and Hospital shall bear the risk of loss and shall be fully responsible for all loss related to the Products. Hospital shall be responsible for the cost of shipping materials, insurance, freight, and other delivery charges associated with the delivery of Products to Hospital ("shipping fees"). Hospital may request that AlloSource use one or more specified carriers, but Hospital will defend, indemnify, and hold harmless AlloSource and its affiliates and subsidiaries, and their respective officers, directors, members, employees, and agents from and against any and all liabilities, damages, causes of action, claims, penalties, costs, and expenses (including reasonable attorneys' fees) arising out of the use of such specified carriers. In the event close does not request a specified carrier, out it is fall reimbur se AlloSource for the cost of shipping fees.
<u>Returns</u> All'Product eturns must be pre-authorized. A return

authorization will be issued if eligibility is determined. Returns will be

externalpackaging of the Product and report any such damage, any suspected Product damage, and any failures to conform to the order to AlloSource. Hospital shall promptly return the damaged Products to AlloSource at AlloSource's expense, and AlloSource shall replace the damaged Products. If Hospital does not so report within 24 hours, the Products will be deemed accepted by Hospital.

8. Tracking. Hospital shall track and maintain records for all Products and maintain traceability to the AlloSource distinct identification code and shall otherwise comply with the applicable requirements of 21 C.F.R. Part 1271 and shall furnish all such tracking records to AlloSource upon request. Hospital must ensure that all Products can be tracked to the applicable recipient. AlloSource may, in its sole discretion, evaluate Hospital's compliance with 21 C.F.R. Part 1271 by various means, such as audits, record review or other reasonable means. Hospital shall maintain all records associated with the Products for the greater of ten years or the maximum amount of time required by law.

9. Storage. Hospital agrees to work with the ultimate users of the Products to assure proper storage conditions of the Products as described by the package insert/preparation instructions and to itself follow the applicable storage standards and instructions as provided by AlloSource, the American Association of Tissue Banks ("AATB"), and/or the FDA.

10. Claims to Ultimate Users. In connection with any use of the Products supplied hereunder, Hospital will provide the package insert/preparation instructions and all information regarding the risks associated with the Products to the ultimate users, including information AlloSource reasonably requests to be provided. Hospital shall be solely liable for any claim arising from any warranty, statement or guarantee made by Hospital which is inconsistent with or in excess of the limited warranty set forth in Section 14. Hospital shall defend, indemnify and hold harmless AlloSource and its affiliates and subsidiaries, and their respective officers, directors, members, employees and agents from and against any and all liabilities, damages, causes of action, claims, penalties, costs and expenses (including reasonable attorneys' fees), which result from, are caused by or are related to such claims. 11. Limitations. Hospital will not transfer the Products to any third party

except for Hospital patients or other ultimate users of the Products in compliance with all laws, rules and regulations. Hospital will not repackage the Products, and once Product packaging has been opened, Hospital will promptly use such Products or properly dispose of them. All Products supplied by AlloSource will be used in the United States and will not be used in any foreign jurisdiction, except where provided to an international customer.

12. Compliance with Laws. AlloSource and Hospital shall comply with any and all applicable and then current laws, regulations, requirements, recommendations, standards, specifications, guidelines and directives of all applicable federal and state governmental authorities, including, without limitation, the FDA and the AATB.

13. Recalls. Hospital shall cooperate with AlloSource's guality programs related to the Products. In the event AlloSource believes it may be necessary to conduct a recall, field correction, market withdrawal, stock recovery, or other similar action with respect to any Product supplied (an "Allograft Recall"). AlloSource shall make all decisions as to such Allograf Kecall, and Hospital shall cooperate with AlloSource in any bo aft Re an AlloSource will reimburse Hospital for any direct, out-

corrective action, withdrawal or recall of the Products requested by AlloSource or required by any government or government agency;



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shipped at the expense of Hospital. Return Authorization Number must be displayed on the shipping container. Returns of Products are subject to a restocking fee. Products that are not eligible for return shall consist of: sterile Products/disposables (returned with the outer packaging seals broken); non- sterile Products that have been sterilized and/or placed in the surgical field; Products that are expired; Products damaged by buyer misuse or negligence; and, altered or customized Products. No Products may be returned fewer than thirty(30) days prior to its expiration date.

14. Exclusive Warranty. AlloSource's sole and exclusive warranty with respect to the Products is that prior to shipment to Hospital, AlloSource will have processed, tested, handled and stored such Products in accordance with the standards of the AATB and applicable United States law. Hospital and the ultimate user of the Products will be responsible for determining the adequacy and appropriateness of the Products for any and all uses, which Hospital or the ultimate user makes of the Products. EXCEPT AS EXPRESSLY PROVIDED IN THIS SECTION 14, ALLOSOURCE HEREBY DISCLAIMS ALL EXPRESS AND IMPLIED WARRANTIES WITH RESPECT TO THE PRODUCTS, INCLUDING, WITHOUT LIMITATION, ALL IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY UNIQUE, SPECIAL OR PARTICULAR PURPOSE. ALLOSOURCE HEREBY ADVISES HOSPITAL AND ALL USERS OF THE PRODUCTS THAT THERE IS AN INHERENT RISK OF DISEASE TRANSMISSION IN THE USE OF ANY PRODUCT.

15. No Punitive/Consequential Damages. UNDER NO CIRCUMSTANCES WILLALLOSOURCE BE LIABLE TO HOSPITAL OR ANY OTHER PERSON FOR ANYSPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING, WITHOUT LIMITATION, DAMAGES BASED UPON LOST GOODWILL, LOST SALES OR LOST PROFITS, WORK STOPPAGE, PRODUCT FAILURE, IMPAIRMENT OF OTHER GOODS OR OTHERWISE AND WHETHER ARISING OUT OF BREACH OF THESE TERMS AND CONDITIONS, BREACH OF WARRANTY, NEGLIGENCE, STRICT LIABILITY OR OTHER TORT OR OTHERWISE.

16. Indemnification by Hospital. Notwithstanding any other provision of this Agreement, Hospital will defend, indemnify and hold harmless AlloSource and its affiliates and subsidiaries, and their respective officers, directors, members, employees and agents from and against any and all liabilities, damages, causes of action, claims, penalties, costs and expenses (including reasonable attorneys' fees) arising in connection with (i) Hospital's breach of any of these Terms and Conditions, and (ii) any negligent or willful misconduct of Hospital, including with respect to the handling, storage, distribution or use of any Products, and (iii) any violation of law by Hospital. Notwithstanding anything to the contrary in this Agreement, Hospital's obligations with respect to indemnification for acts described in this Section shall not apply to the extent that such application would nullify any existing insurance coverage of Hospital or as to that portion of any claim of loss in which an insurer is obligated to defend or satisfy. This Section 16 shall survive the expiration or earlier termination of this Agreement. 17. Indemnification by AlloSource. AlloSource agrees to indemnify and hold harmless Hospital and its affiliates and subsidiaries, and their respective officers, directors, members, employees and agents from and agains that and all liabilities, damages, causes of action, claims, penalties, costs and expenses (including reasonable attorneys' fees) arising in contraction with (i) of any infringement of United States patents of other United States including reasonable attorneys' fees) arising in contraction with (i) of any infringement of United States patents of other United States including reasonable attorneys' fees) arising in contraction with (i) of any infringement of United States patents of other United States including reasonable attorneys' fees) provided that AlloSource will have no maniful for any infringement arising out of Hospital's modification of the Products or constitute the products of the Product combination of the Products with other products unless specifically

provided, however, that Hospital shall, in addition to any required indemnification, reimburse AlloSource for all reasonable out-of- pocket expenses incurred by AlloSource in connection with any such Allograft Recall attributable to any breach by Hospital of these Terms and Conditions.

"Confidential information"shall not include information that is in the public domain through no unauthorized act of the receiving party. 19. Intellectual Property. The supply of Products does not grant any right, title, interest or license of any kind related to the intellectual property of AlloSource to Hospital. Hospital shall not use any trademark, service mark (including AlloSource's name) or other intellectual property of AlloSource, including, without limitation, in any promotional or marketing material of Hospital, without the prior written consent of AlloSource, which may be withheld or conditioned in AlloSource's sole discretion.

20. Independent Contractor. AlloSource is an independent contractor, and neither party shall be deemed to be the legal representative or agent of the other for any purpose whatsoever, and neither party shall have any right or authority to assume or create any obligation of any kind, express or implied, on behalf of the other, or to bind the other in any respect whatever. These Terms and Conditions and the supply of Products do not create a joint venture or a partnership relationship between AlloSource and Hospital or make AlloSource and Hospital jointly liable for any obligations arising out of supply of Products. 21. Governing Law. These Terms and Conditions shall be governed by and construed and enforced in accordance with, the laws of the State of Colorado without regard to its conflicts of laws principles.

22. Severability. If any provision of these Terms and Conditions is held to be illegal, invalid, or unenforceable under any applicable laws, such provision shall be fully severable. These Terms and Conditions shall be =

provision shall be fully severable. These Terms and Conditions shall be construed and enforced as if such illegal, invalid, or unenforceable provision had never comprised a part hereof, and the remaining provisions shall remain in full force and effect, unaffected by such severance; provided that the illegal, invalid or unenforceable provisions are not material to the overall purposes and operation of these Terms and Conditions. 23. Force Majeure. Neither party will be liable for its failure to perform its obligations under these Terms and Conditions to the extent such performance is wholly or partially interfered with or prevented by governmental regulation or any other reason or event beyond such party's reasonable control and which reason or event could not have been reasonably avoided. AlloSource and Hospital will immediately notify the other of any such reason or event preventing its performance under these Terms and Conditions. 24. Remedies. In addition to any other rights or remedies, all of which shall be deemed cumulative, AlloSource shall be entitled to pursue injunctive relief to enforce the terms of Sections 17 and 18 without the necessity of proof of damages or the posting of a bond or other security. 25. Non-D scrimination. AlloSource abides by the requirements of 41 CER SS (2)-14(a) 60-300 5(a) and 60-741 5(a). These regulations

25. Non-Decrimination. AlloSource abides by the requirements of 41 CFR §\$500-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations stion against qualified individuals based on their status ed veterans and prohibit discrimination against all individuals based on their race, color, religion,



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authorized in writing by AlloSource, and (ii) AlloSource's breach of any of these Terms and Conditions, and (iii) any negligent or willful misconduct of AlloSource, and (iv) any violation of law by AlloSource.Notwithstanding anything to the contrary in this Agreement, AlloSource's obligations with respect to indemnification for acts described in this Section shall not apply to the extent that such application would nullify any existing insurance coverage of AlloSource or as to that portion of any claim of loss in which an insurer is obligated to defend or satisfy. This Section 17 shall survive the expiration or earlier termination of this Agreement.

18. <u>Confidentiality</u>. Neither AlloSource nor Hospital will disclose or use for its own benefit, directly or indirectly, any confidential information of the other, except with the express written consent of the other party or asrequired by law or as necessary to its professional advisors that have a need to know. If disclosure is required in any legal or other proceeding, the disclosing party will give prompt notice to the other party such that the other party will have an opportunity to seek an order prohibiting or protecting against disclosure of its confidential information.

sex, sexual orientation, gender identity, national origin, or for inquiring about, discussing, or disclosing information about compensation. Moreover, these regulations require that covered parties take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, protected veteran status or disability. AlloSource complies with all the provisions set forth in 29 CFR Part 471, Appendix A to Subpart A (Executive Order 13496). 26. Notice to Third Parties; Uniform Commercial Code Filings. Hospital will from time to time execute and deliver to AlloSource such documents as AlloSource may reasonably request in order to put third parties on notice of AlloSource's ownership interest in the Products and proceeds thereof. Such documents shall be in form and content satisfactory to AlloSource, Hospital hereby authorizes AlloSource to file in any filing office in any Uniform Commercial Code ("UCC") jurisdiction any initial financing statements and amendments thereto that reflect consignment of the Products, as defined by the UCC, by AlloSource or to otherwise indicate that the transactions contemplated by the Terms and Conditions constitute a consignment under and for purposes of the UCC.



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