Meridian Medical Technologies, Inc., a wholly-owned subsidiary of Pfizer Inc. ("Meridian"), hereby retains the supplier ("Supplier") set forth in the order form into which these terms and conditions are incorporated by reference (including attachments thereto, the “Order Form”) on the terms and conditions hereinafter stated (including terms and conditions that are incorporated herein by reference, the “Purchase Order Terms and Conditions,” and together with the Order Form, the “Purchase Order”) to supply the materials, supplies, items or equipment (the “Products”) and/or perform the services (the “Services”), as the case may be, described in the Order Form. Nothing in this Purchase Order shall be interpreted to prevent Meridian from obtaining from any other third party, or providing to itself, any or all such Products or Services or from ceasing to use Supplier to provide such Products or Services.

In the event of a conflict or inconsistency between any of the provisions of this Purchase Order and any of the provisions of a written agreement between Meridian and Supplier ("Agreement") covering the subject matter of this Purchase Order, the provisions of the Agreement shall govern and supersede any such conflicting or inconsistent provisions of this Purchase Order. In the absence of an Agreement, this Purchase Order constitutes the entire agreement of the parties with regard to the subject matter, and supersedes all previous written or oral representations, agreements and understandings between Meridian and Supplier and any different or additional terms and conditions. In the event of a conflict or inconsistency between any of the provisions of the Purchase Order Terms and Conditions and any provisions of the Order Form covering the subject matter of this Purchase Order, the provisions of the Purchase Order Terms and Conditions shall govern and supersede any such conflicting or inconsistent provisions of the Order Form.

Supplier’s acceptance of this Purchase Order may be in writing, email, fax, EDI or other manifestation of acceptance such as, but not limited to, Supplier’s initiation of performance, or through Supplier’s provision of any Products or Services covered by this Purchase Order, or through Supplier’s acceptance of any payment made pursuant to this Purchase Order, whichever occurs first. Except to the extent expressly accepted in writing by Meridian, Meridian hereby affirmatively rejects any different or additional terms and conditions proposed by Supplier or contained in any acknowledgement, invoice or other form of Supplier, notwithstanding Meridian’s acceptance or payment for any Products or Services or any similar act of Meridian.

1. **PRICE; INVOICING; PAYMENT**

(a) **Price.** The price for the Products shall, as applicable, cover the net weight of the Products, and no extra charge of any kind, including charges for boxing, packaging or crating, shall be allowed unless specifically agreed to in advance in writing by Meridian. The price for Services shall cover all activities required to perform the Services as contemplated in this Purchase Order.

(b) **Taxes.** The amount of taxes imposed will be separately stated on the Order Form and any related invoice and all amounts shown will include all federal, state and local sales, use, excise and similar taxes applicable to the Products or Services sold or provided under this Purchase Order or the materials used in connection therewith; and Supplier shall pay any and all such taxes, except taxes required by Law (as defined in Section 6(a) below) to be paid or borne by Meridian. Notwithstanding the foregoing, each of Meridian and Supplier shall bear sole responsibility for all taxes of any kind imposed by a federal, state, local, or foreign governmental authority, directly on said party, including, but not limited to, those on, or measured by or referred to as income, gross receipts, financial operations, franchise, profits, license, excise, premium, windfall profits taxes, duties or similar fees, assessments or charges of any kind whatsoever, together with any interest and any penalties, additions to tax or additional amounts imposed by such governmental authority with respect to that party’s income, operations, employment, property (whether owned, leased or deemed to be owned or leased) or business operations.

(c) **Invoice; Payment; Billing Disputes.** Unless otherwise specified by Meridian, Supplier shall invoice Meridian for the Products or Services provided under this Purchase Order only after the Products or the Services are received by Meridian. Final payment shall not be made until the Products or Services provided meet the requirements specified in this Purchase Order. Unless otherwise specified by Meridian on the applicable Order Form, payment terms shall be 1 percent (1%) ten (10) days, net thirty (30) days, in each case, after Meridian’s receipt of the applicable invoice submitted in accordance with, and containing any information specified on, the applicable Order Form. Meridian may set off any amount owing from Supplier to Meridian against any amount payable by Meridian. Meridian may withhold payment of any invoiced amounts that it disputes in good faith and the parties shall work in good faith to resolve any such billing disputes. Any such billing disputes shall not be cause for Supplier’s nonperformance of Services and/or non-delivery of Products, as the case may be, under this Purchase Order.

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Purchase Order. Payment by Meridian shall not result in a waiver of its rights under this Purchase Order. Further, Supplier shall perform its obligations under this Purchase Order in a manner that meets or exceeds the service levels, if any, set forth in this Purchase Order. If Supplier fails to meet any such service levels, Supplier shall perform a root cause analysis of such failure and shall promptly take corrective actions. Additionally, in the event of any such failure, Meridian shall receive the service level credits, if any, set forth in this Purchase Order. Service level credits shall not be deemed Meridian’s sole and exclusive remedy for any failure by Supplier to achieve service levels. In order to be eligible for reimbursement by Meridian of reasonable out-of-pocket travel and travel-related expenses incurred by Supplier Personnel (as defined in Section 6(a) below) in providing the Services performed and any expenses incurred by Supplier: (i) must have been pre-approved by Meridian in writing prior to the date such expenses are incurred; and (ii) must be in compliance with Meridian’s travel and entertainment guidelines, as supplemented and/or amended from time to time. Supplier will (1) provide truthful and complete documentation supporting, in reasonable detail, the delivery of the Products or the Services performed and any expenses incurred, (2) maintain true, accurate, and complete invoices, reports, statements, books, and other records, and (3) secure pre-authorization in writing from Meridian for any extraordinary expenditure.

(d) Most Favored Customer Status. The parties intend that Meridian shall have the status of a "most-favored customer" with respect to matters of pricing, availability, and other terms. Supplier represents and warrants that the prices and other terms provided to Meridian under this Purchase Order are not less favorable than those extended to any of its other customers for similar Product and Services under reasonably similar circumstances and, in the event that Supplier provides any of its other customers with more favorable prices or other terms, Supplier shall immediately provide that more favorable price or other term to Meridian.

2. DELIVERY; CANCELLATION; INSPECTION; ACCEPTANCE

(a) Product Delivery. Supplier shall be responsible for packaging, loading, and shipping the Products in accordance with any packaging specifications, shipping methods, and other related requirements set forth in this Purchase Order or otherwise communicated in writing to Supplier by Meridian. If no such specifications, methods or requirements are so specified, Supplier shall be responsible for packaging, loading, and shipping the Products in a manner sufficient to prevent damage and loss to the Products during shipment. Shipments must equal quantity ordered, unless otherwise agreed to by Meridian in writing. Supplier shall provide a packing list to Meridian (which shall be securely attached to the outside of the package) for all shipments referencing this Purchase Order number. Unless otherwise specifically provided for herein, Supplier shall be responsible for freight and delivery to the destination specified on the applicable Order Form. All freight and delivery charges will be borne by Supplier, unless specifically agreed to in advance, in writing by Meridian. Provided Meridian agrees to accept such freight and delivery charges in advance, the amount allocated for product freight delivery will be separately stated on the Order Form and any related invoice, and all amounts shown will include all packaging, loading and shipping applicable to the Products or Services sold or provided under this Purchase Order or the materials used in connection therewith. Under no circumstances will Supplier include in such charges, or will Meridian bear, additional or charges related to the freight and delivery of covered Products and/or Services, including, but not limited to, fuel surcharges, energy surcharges, or seasonal surcharges, whether originated by Supplier or on behalf of any third party. Notwithstanding any provision in this Purchase Order to the contrary, Supplier shall bear all risks of loss and damage to the Products until final acceptance by Meridian at Meridian’s “ship to” destination specified on the applicable Order Form. Further, Supplier shall bear the same risks with respect to any Products rejected by Meridian or as to which Meridian has revoked its acceptance from the time of such rejection or revocation.

(b) Customs Clearance. For shipment of Products imported into the commerce of the United States, Supplier shall promptly provide Meridian with a commercial invoice that includes the information required by 19 CFR 141.86, as supplemented and/or amended from time to time. Supplier shall remain fully responsible for its compliance obligations under this Purchase Order.

(c) Material Safety Data Sheets. Supplier shall provide to Meridian all information related to the safety, safe handling, environmental impact, and disposal of the Product including, without limitation, material safety data sheets. Supplier shall promptly deliver to Meridian, as it becomes available to Supplier, any updates or amendments to the information, including those made to address the United Nations Globally Harmonized System of Classification and Labeling of Chemicals’ requirements, provided pursuant to this Section and any new information relating to the safety, safe handling, environmental impact, or disposal of the Product.

(d) Cancellation. The delivery of Products and/or Services shall strictly comply with the delivery date or delivery schedule, if any, specified by Meridian. If at any time it appears that Supplier will not meet such delivery
date or schedule, Supplier shall promptly notify Meridian in writing of reasons for, and the estimated duration of, the delay. If requested by Meridian, Supplier shall ship delayed Products by means to avoid or minimize delay to the maximum extent possible, any added cost to be borne by Supplier. In addition to its other remedies, Meridian reserves the right to cancel all or any part of any Purchase Order for the undelivered Products or unperformed Services if Supplier does not deliver the Products or perform the Services as specified in this Purchase Order.

(e) **Changes.** Supplier acknowledges and agrees that Meridian may provide Supplier with a written request for changes to the Services and/or Products, as the case may be, from time to time. Meridian and Supplier shall review all such requests to determine the effect, if any, such requested changes may have upon fees payable, delivery schedule, and other terms and conditions of this Purchase Order. After such effects have been assessed, Meridian may decide, in its sole discretion, whether to implement such changes. If Meridian elects to implement such changes, the parties shall enter into a written agreement signed by both parties that describes such changes, which agreement shall constitute an amendment to this Purchase Order.

(f) **Inspection; Acceptance of Products and Services.** All Products or Services delivered or performed shall be subject to final review, inspection, and acceptance by Meridian, notwithstanding any payment or initial inspections. Acceptance of Products and Services shall occur when the Products or Services delivered under this Purchase Order have been inspected by Meridian and determined to meet the requirements specified in this Purchase Order. Meridian shall make such inspection within a reasonable period of time (not to exceed thirty (90) days) after the applicable Products have been delivered or Services completed by Supplier. For the avoidance of doubt, there shall be no time restrictions applicable to Meridian’s provision of a notice of rejection of any Product with respect to any latent defects, which shall include any defects that may not be detected by Meridian through standard inspection and testing of a Product sample or that may affect only a portion of Product. If the Products or Services do not meet such requirements, Meridian shall give Supplier written notification of the deficiency or non-conformance and a direction to Supplier to promptly (and in any event within thirty (30) days): (i) repair, replace, or re-perform the deficient or non-conforming Products or Services; or (ii) cease all Supplier activities related to Products or Services; and/or (iii) refund to Meridian all fees paid by Meridian hereunder for the deficient or non-conforming Products or Services and those Products or Services that are dependent on such deficient or non-conforming Products or Services. Any such corrected Products or Services shall be subject to the same inspection and acceptance terms provided for in this Section 2(f). If Meridian directs Supplier to repair, replace or re-perform the deficient or non-conforming Products or Services and Supplier fails to complete same within thirty (30) days after Meridian’s direction, then Supplier shall refund to Meridian all fees paid by Meridian hereunder for the deficient or non-conforming Products or Services and those Products or Services that are dependent on such deficient or non-conforming Products or Services. Inspection and acceptance of any Products or Services by Meridian shall not affect Supplier’s warranties or Meridian’s remedies under Section 6(a) below. The foregoing shall not be construed to limit or exclude any other rights or remedies of Meridian at law or in equity.

(g) **Sustainable Shipping and Packaging.** (i) In the event Supplier is responsible for selecting the carrier pursuant to Section 2(a), Supplier shall designate a carrier that will and shall use its best efforts to ensure that its designated carrier minimizes transportation charges and reduce fuel usage and greenhouse gas and air pollutant emissions via route optimization and efficiency, increases use of hybrid vehicles, natural gas vehicles, electric vehicles, or other vehicles that reduce emissions of carbon dioxide, and decreases idling times; provided that such efforts shall not impair Supplier’s performance under this Purchase Order. Supplier shall improve energy efficiency, reduce fuel usage, and reduce greenhouse gas and air pollutant emissions during the transport of Products or Services by contracting with third party transporters for the shipment of the Products that are top scoring EPA SmartWaySM Transport partners or affiliates (as defined by the SmartWaySM Program), wherever possible. To the extent the Products are transported other than in the U.S., Supplier shall cause its designated carriers to participate, to the extent possible, in comparable programs. (ii) Subject to any cGMP requirements and Meridian’s specifications, Supplier agrees that the packaging, overwraps, envelopes, boxes, labels, tags, and paper it provides to Meridian shall consist of as much recycled content as is commercially reasonably available, but no less than 30% recycled content, including a minimum of 10% post-consumer content. Supplier shall use Forest Stewardship Council or other reputable third party certified sustainable paper content and recyclable packaging materials wherever commercially feasible. There shall be no additional charges for such packing, packaging or cartage unless such charge is authorized on the face of this Purchase Order.

3. **ENVIRONMENTAL, HEALTH AND SAFETY MATTERS**

(a) **Supplier** shall comply and shall ensure that the Product and/or Services comply with all applicable Environmental Laws (as defined herein). With respect to all environmental, health and safety matters related to Supplier’s (including Supplier Personnel) activities in providing Products and/or Services to Meridian, Supplier...
shall: (i) inform Meridian promptly of any significant adverse event (e.g., fires, explosions, accidental discharges) that have affected or have the potential of affecting (A) the quality of the Products and/or Services to be delivered and/or (B) any Meridian facility, property or asset; (ii) inform Meridian promptly of any allegations or findings of violations of applicable Laws, including Environmental Laws, that have affected or have the potential of affecting (A) the quality of the Products and/or Services to be delivered and/or (B) any Meridian facility, property, or asset and any individual located at those locations; and (iii) implement promptly any corrective action which may be reasonably requested by Meridian, including, without limitation, adhering to reasonable and significant elements of the environmental, safety, and industrial hygiene program adhered to by Meridian in its own operations.

(b) Supplier shall have and implement a documented health and safety policy which addresses, among other things, elimination of workplace injuries. Supplier shall be responsible for the health and safety of Supplier Personnel, as defined herein, including providing necessary training and other requirements of applicable Laws, including but not limited to the Occupational Safety and Health Act and state equivalents, while present at a Meridian facility, property, or asset. Supplier shall comply with all applicable Laws and Meridian requirements relating to health and safety, security, entrances, parking areas, sanitation, and other provisions for maintenance of good order and shall cause Supplier Personnel to do the same. Supplier shall formulate and implement an overall safety training program that includes rules and regulations to promote safe and orderly prosecution of Supplier’s activities and which shall also address Meridian’s site-specific safety rules and regulations. Supplier shall immediately notify Meridian of any health and safety incidents or any non-compliance with health and safety laws while performing Services at a Meridian facility, property or asset. All Products and Services shall be subject to environmental, health and safety inspections at all times by Meridian.

(c) Supplier shall have and implement a documented environmental policy which addresses, among other things, its ongoing commitment to full compliance with Environmental Laws (as defined herein), sustainability, pollution prevention, waste reduction, and energy and water efficiency and quality. If Supplier makes significant changes to its policies and procedures, Supplier shall provide Meridian with evidence of implementation of such policy and any updated information regarding Supplier’s environmental policies and practices. By April 15th of each year, Supplier shall also provide data regarding the Scope 1, Scope 2, and, as available, Scope 3 greenhouse gas emissions (pursuant to the World Resources Institute and the World Business Council for Sustainable Development’s “Greenhouse Gas Protocol Corporate Standard”, and the “Corporate Value Chain (Scope 3) Accounting and Reporting Standard”, as may be revised from time to time) associated with the provision of the Products and/or Services, including, without limitation, the methodology employed to collect and report such data. Supplier shall provide other information regarding the environmental impact (e.g. air, water and waste) of the Products and/or Services as Meridian shall reasonably request, including any third party certifications, declarations, or other lifecycle information. This request shall be reiterated annually, as necessary, and in the form of the Green Criteria Scorecard provided to Supplier by Meridian, and which may be updated by Meridian or its Affiliate from time to time. All information provided pursuant to this Section 3 is, or shall be, complete, truthful and accurate. In the event any such information provided changes, Supplier shall immediately notify Meridian, in writing with reasonable detail, of such change. As and when they become available, Supplier shall identify and bring to Meridian’s attention Products and/or Services and process options that generate less waste or pollution, are less toxic or hazardous, consume fewer materials or less energy, water or chemicals in their production, packaging, use or disposal, or that otherwise have a reduced environmental impact as compared to the Products and/or Services described on the Order Form (collectively, “Sustainability Options”). Supplier shall provide the Sustainability Option or shall develop a Sustainability Option as directed by Meridian. Supplier shall not charge a premium for any Sustainability Option. Supplier shall use commercially reasonable efforts to educate itself and to train Supplier Personnel in Sustainability Options available in the market. Supplier shall also identify and bring to Meridian’s attention any Product take-back programs available.

(d) “Environmental Laws” means any applicable international, federal, state and local laws, statutes, ordinances, codes, rules and regulations, orders, decrees, or other pronouncements of any governmental, administrative, or judicial authority having the effect of law relating directly or indirectly to (i) the protection of the environment (including air, water vapor, surface water, groundwater, drinking water supply, surface, or subsurface land); (ii) the protection and occupational health and safety of workers and employees; or (iii) the registration, licensing, notification, warning, or other governmental approval of the Product and/or Service or any ingredients, by-products, intermediates thereof (including, but not limited to laws such as California Safe Drinking Water and Toxic Enforcement Act of 1986, Toxic Substances Control Act, or the EU Registration, Evaluation, Authorisation and Restriction of Chemicals); or (iv) the exposure to, or the use, transportation, storage, recycling, reuse, treatment, generation, labeling, protection, release or disposal of any and all Hazardous Materials. “Hazardous Materials” means any (1) petroleum or petroleum products, byproducts or breakdown products, radioactive materials, toxic mold, radon, asbestos or asbestos-containing materials, lead-based paint, urea formaldehyde foam insulation or polychlorinated biphenyls; (2) any chemicals, materials, substances,
compounds, or mixtures, products or byproducts, biological agents, living or genetically modified materials that are now or hereafter become defined, characterized as, or included in the definition, or otherwise determined to be “hazardous substances,” “hazardous wastes,” “hazardous materials,” “extremely hazardous wastes,” “restricted hazardous wastes,” “special waste,” “toxic substances,” “pollutants,” “contaminants,” “toxic,” “dangerous,” “corrosive,” “flammable,” “reactive,” “radioactive,” or words of similar import, under any Environmental Law; and (3) any other substance or waste that is now or hereafter prohibited, limited, or regulated by any regulatory authority.

4. AUDIT

Supplier shall provide (and shall cause each Supplier subcontractor to provide) to Meridian or its representatives, including its external auditors and to any governmental authority access at all reasonable times and after reasonable notice (except in the case of an audit by a governmental authority) to any facility of Supplier (and each Supplier subcontractor), Supplier Personnel, and to data and records, in each case relating to the Products and/or Services provided hereunder and Supplier’s performance under this Purchase Order, for the purposes of: (a) performing audits and inspections to verify the integrity and security of Meridian data and to examine the systems that process, store, support and transmit that data and to ensure that Meridian is compliant with all Laws; (b) observing Supplier’s performance of its obligations under this Purchase Order; and (c) enabling Meridian to comply with all applicable Laws and contractual obligations to third parties, including, without limitation, governmental entities. Supplier shall not require that Meridian enter into a separate confidentiality, non-disclosure, site visit, or similar agreement in connection with any such access, inspection, audit or observation by Meridian or its auditors or a governmental authority. Supplier further agrees to maintain its books and records relating to Products and/or Services provided under this Purchase Order for a period of six (6) years or such longer period as may be required by applicable Law from the date work under this Purchase Order was completed. If any such audit reveals that Supplier has overcharged Meridian, Supplier shall promptly reimburse Meridian for such overcharge, and in the event that any such overcharge equals an amount equal to or greater than five percent (5%) of the amount that should have been charged under the terms of this Purchase Order, then Supplier shall promptly reimburse Meridian for all reasonable costs and expenses incurred in the conduct of the audit. Supplier acknowledges and agrees that Meridian shall have the right, at any time during the term of this Purchase Order, including any renewal thereof, to request that Supplier complete any forms (or any successor process) and that Supplier will cooperate with such request and in the remediation of any identified weaknesses that reasonably may affect the privacy, confidentiality, security, or integrity of Confidential Information (as defined in Section 5(a) below). For purposes of this engagement and the avoidance of doubt, “Meridian data” and “data” are deemed Confidential Information (as defined in Section 5 below).

5. CONFIDENTIAL INFORMATION

(a) Supplier understands and acknowledges that, in the provision of Services or Products pursuant to this Purchase Order, Meridian may disclose to Supplier or Supplier may otherwise obtain information that Meridian (or any of its subsidiaries, affiliated companies, vendors or customers) considers confidential. Such information may include all information relating to the subject matter of this Purchase Order, whether furnished to or obtained by Supplier or its representatives before, on or after the date of this Purchase Order, in any form, including, but not limited to, written, verbal, visual, electronic or in any other media or manner (“Confidential Information”). For the avoidance of doubt, any and all Personal Information (as defined below in this Section 5(a)) made available to Supplier pursuant to the Services is deemed Confidential Information. Supplier shall keep Confidential Information strictly confidential as competitive-sensitive information. Supplier shall exercise the same degree of care for the Confidential Information of Meridian as it uses to protect its own confidential information, but in any event, not less than reasonable care, including, without limitation, the requirements of this Purchase Order. Supplier shall not disclose Confidential Information without the prior express written consent of Meridian to any person or entity not a party to this Purchase Order (other than as required by applicable Law) in any manner whatsoever, in whole or in part, and shall not be used by Supplier other than in connection with the purposes permitted by this Purchase Order. Confidential Information may be disclosed by Supplier only to the directors, officers, employees, and agents (including subcontractors) of Supplier who have a legitimate need to know such Confidential Information for purposes of carrying out Supplier’s obligations under this Purchase Order, who have agreed to comply with confidentiality provisions for the protection of the Confidential Information no less protective than the terms of this Purchase Order, and who have been informed by Supplier of the confidential nature of the Confidential Information as well as of the confidentiality undertakings of Supplier contained herein. Supplier shall be responsible for any breach of this Section 5 caused by any such director, officer, employee, or agent (including any subcontractor of Supplier). As used herein, “Personal Information” means the personally identifiable information, including name, address, e-mail address, telephone number, any other Meridian-, Supplier- or third party-issued identifier, and/or IP address in any media

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or format, including, without limitation, computerized or electronic records and paper-based files of an Individual. “Individual” means a natural person.

(b) Notwithstanding the restrictions set forth above, if Supplier is required by Law to disclose any Confidential Information, Supplier may make the required disclosure, provided that prior to making any such disclosure, Supplier shall provide Meridian with: (i) written notice of the proposed disclosure in order to provide Meridian with sufficient opportunity to seek a protective order or other similar order preventing or limiting the proposed disclosure; and (ii) reasonable assistance in seeking such protective order or other similar order.

(c) Upon completion or termination of this Purchase Order, and at Meridian’s written request at any time, Supplier shall promptly return to Meridian or destroy (at Meridian’s election) all copies of all documents or other materials, in whatever form, that contain Confidential Information and are in the possession or under the control of Supplier or any Supplier Personnel and shall certify to Meridian in writing that Supplier has done so in accordance with applicable Laws.

(d) Supplier, and for its Supplier Personnel, represents and warrants that: (i) it has adequate and appropriate controls to ensure the confidentiality, privacy, security and integrity of Confidential Information and to ensure that Confidential Information is not disclosed contrary to the provisions of this Purchase Order; (ii) it has established and/or is maintaining an appropriate administrative, technical and physical safeguards as part of an appropriate information security program as well as security measures to ensure the privacy, security, confidentiality, and integrity of Confidential Information; (iii) its information security program will reasonably protect against any threats or hazards to the privacy, security, confidentiality, and integrity of Confidential Information, and protect against unauthorized access to or use of Confidential Information (including, without limitation, where Confidential Information is transmitted over a network) that could result in the loss, destruction, unauthorized use, modification, or disclosure of Confidential Information, or the substantial harm or inconvenience to Meridian or any Individual. Supplier acknowledges and agrees for itself and Supplier Personnel that Meridian shall have the right to require additional reasonable protections related to the confidentiality, privacy and security of Confidential Information in connection with this Purchase Order or any renewal or amendment thereof, and Supplier shall agree to such additional reasonable protections as Meridian may reasonably require.

(e) Supplier, and on behalf of Supplier Personnel, agrees to provide to Meridian, and as otherwise required by Law, prompt written notice of all incidents that involve, or which Supplier reasonably believes may involve, the attempted or successful unauthorized access, use, disclosure, modification, destruction or loss of Confidential Information or interference with system operation in an information system or in any medium or format, including without limitation, paper (hard) copy documents that may affect Confidential Information in the custody, possession or control of Supplier or Supplier Personnel (each, a “Security Incident”). Such notice shall summarize in reasonable detail the impact on Meridian and the affected Individuals of the breach or unauthorized access, use, disclosure, modification, destruction or loss of Confidential Information and the corrective action taken or to be taken by Supplier for preventative measures to prevent any future reoccurrences of such Security Incident. Supplier, at its sole expense, shall promptly take all necessary and appropriate corrective action including, without limitation, at the written request of Meridian or any regulatory body, to provide notices to Individuals whose Confidential Information may have been affected, whether or not such notice is required by Law, and cooperate with any regulatory investigations of, and respond to and/or defend any litigation (including any class action suits or similar proceedings) relating to such Security Incident.

(f) In the event of a Security Incident, Supplier, and on behalf of Supplier Personnel, agrees to reasonably cooperate with Meridian in connection with Supplier’s, Meridian’s and any other entity’s investigation(s) and/or remediation of such Security Incident and shall not distribute any public announcements (including, without limitation, website postings and press releases) without Meridian’s prior express written approval, which shall not be unreasonably withheld. Supplier further agrees to reimburse Meridian for all actual and reasonable costs Meridian may incur in connection with any such investigation and remediation efforts concerning a Security Incident commensurate with the nature and level of severity of the Security Incident.

(g) In the event of a Security Incident involving the potential of personal harm or embarrassment to an Individual, Supplier, and on behalf of Supplier Personnel, agrees to provide remediation services commensurate with the nature and level of severity of such Security Incident and in accordance with applicable Law, a minimum of which shall include:

(i) a toll-free telephone number (or where not available, a dedicated telephone number) where an affected Individual (or his/her designee or representative) may receive individual-specific assistance and
information relating to the Security Incident; and

(ii) reimbursement of documented costs in connection with resolution of any issues of a result of such Security Incident (e.g., phone calls, copies, postage, court costs, attorney’s fees) up to USD $1,000 per Individual.

(h) The obligations of Supplier (and Supplier Personnel) in this Section 5 shall be in addition to any other indemnification obligations Supplier (and Supplier Personnel) may have under the indemnification provisions of this Purchase Order. For the avoidance of doubt, these obligations may be considered indemnification obligations if necessary to make Meridian and any affected Individuals whole. Any payments under this Section 5 shall be deemed direct damages not limited by any limitation of liability or consequential, special, punitive, indirect or special damages limitations. Further, the obligations under this Section 5 shall survive the completion of the Services or provision of Products, as well as not be limited by any arbitration, limitation of actions or other similarly limiting provisions.

(i) Without prejudice to Section 6(i), Supplier, for itself and Supplier Personnel, agrees that it will only collect, use, process, disclose and retain Confidential Information in the U.S. and its territories, and will not transfer Confidential Information to any other country for any purpose, without the prior written authorization of Meridian and the express written consent of each Individual to whom such Confidential Information pertains. Supplier shall comply with all provisions of this Purchase Order, including, without limitation, all Laws (as defined below in Section 6 below). If this Purchase Order requires the Supplier to collect, use, disclose, hold or retain Personal Information within the European Economic Area (“EEA”) or from Individuals residing in the EEA, Supplier agrees that: (i) Meridian shall, to the extent permitted by applicable Laws, be a “controller” and Supplier shall be a “processor” as such terms are defined in the EU Data Protection Directive (95/46/EC) and (ii) Supplier shall comply with any additional reasonable contractual measures required by Meridian including, without limitation, Meridian’s Privacy & Information Security Addendum and Baseline Third Party Security Requirements.

6. ADDITIONAL REPRESENTATIONS, WARRANTIES AND COVENANTS

(a) Products and Services. Supplier represents, warrants, and covenants, that its performance and all Products and Services provided under this Purchase Order shall, until the earlier of twelve (12) months after first placed into service by Meridian or eighteen (18) months after delivery (or performance) by Supplier (or for such longer warranty period as provided by Supplier): (i) be free from defects in design, workmanship, and materials; (ii) be of the kind, quantity, and quality described in, and conform with, the requirements specified in this Purchase Order; (iii) be fit for the purpose intended; (iv) perform in the manner specified; (v) in the case of Services, reflect the highest standards of professional knowledge and judgment; (vi) designed and constructed to be safe and without risk to human health; (vii) be free of any claim of misappropriation or infringement by a third party; (viii) if the Products are software, be the most current releases generally available to third parties at the time of delivery; and (ix) comply with all other requirements of this Purchase Order. Supplier represents, warrants and covenants, that its performance and all Products and Services provided under this Purchase Order shall, for a perpetual duration (A) be free and clear of all liens, claims and encumbrances by the date delivered to Meridian; (B) If the Product is software, it shall not contain any (1) "back door," "time bomb," "drop dead" device or other software routine designed to disable the software automatically with the passage of time or under the positive control of any person or (2) virus, "Trojan horse," "worm" or other software routines or hardware components designed to permit unauthorized access, to disable, erase or otherwise harm the software, hardware or data, or to perform any other similar actions; (C) comply with all applicable global, federal, country, state, local, foreign and other laws, rules and regulations, ordinances, decrees, orders, codes and requirements (including, but not limited to, any requirements for consents, permits, certificates, approvals and inspections), as the same are promulgated, supplemented and/or amended from time to time (“Laws”) that apply to or govern the Services or Products to be provided by Supplier or any of the employees, contractors, subcontractors or agents of Supplier and its subcontractors (collectively, “Supplier Personnel”) pursuant to this Purchase Order Terms and Conditions, including, but not limited to, the Fair Labor Standards Act of 1938, Title VII of the Civil Rights Act of 1964, the Age Discrimination in Employment Act, the Americans with Disabilities Act, and all applicable federal state and local laws relating to equal employment opportunity and non-discrimination; the Toxic Substance Control Act (the “TSC Act”); the Food, Drug and Cosmetic Act (the “FDCA”); the Federal Insecticide, Fungicide and Rodenticide Act; the Federal Occupational Safety and Health Act; and the Immigration Reform and Control Act of

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1986, data protection and privacy Laws, each as supplemented and/or amended from time to time; and (D) comply with all Meridian standard operating procedures, policies, control standards and guidelines applicable to the provision of Products or Services, each as supplemented and/or amended from time to time, including, but not limited to Meridian’s background check requirements and the “Gifts and Entertainment Policy”. All Supplier Personnel shall be properly educated, trained and qualified to provide the applicable Products and/or Services and shall be properly instructed on how to use and protect Confidential Information to ensure compliance with Supplier’s obligations under Section 5. Meridian shall have the right to review and approve the qualifications of all Supplier Personnel assigned to provide the Products and/or the Services under this Purchase Order. Meridian shall also have the right to designate at any time that any such Supplier Personnel be removed and replaced with respect to the performance of any activities associated with this Purchase Order. **Meridian is an equal opportunity employer and federal contractor. Consequently, the parties agree that, as applicable, they will abide by the requirements of Executive Order 11246, 41 CFR 60-1.4(a); the Vietnam Era Veterans’ Readjustment Assistance Act, 41 CFR 60-300.5(a); and Section 503 of the Rehabilitation Act of 1973, 41 CFR 60-741.5(a), and that these laws are incorporated herein by reference. 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, or national origin. 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, protected veteran status or disability. The parties also agree that, as applicable, they will abide by the requirements of Executive Order 13496 (29 CFR Part 471, Appendix A to Subpart A), relating to the notice of employee rights under federal labor laws. Supplier acknowledges that it will review and comply with the Notification of Equal Employment Opportunity/Affirmative Action Obligations posted by Meridian’s affiliate, Pfizer Inc., at:** [http://www.pfizer.com/b2b/suppliers/po_terms_and_conditions](http://www.pfizer.com/b2b/suppliers/po_terms_and_conditions).

Supplier shall, without additional cost to Meridian, within thirty (30) days of receipt of written notification of any non-conformance with the warranties set forth above in this Section 6(a), as directed by Meridian, correct any such non-conformance by promptly: (i) repairing, replacing or re-performing the non-conforming Products or Services; or (ii) refunding to Meridian all fees paid by Meridian hereunder for the non-conforming Products or Services and those Products or Services that are dependent on such non-conforming Products or Services. The foregoing shall not be construed to limit or exclude any other rights or remedies of Meridian at law or in equity. The warranty with respect to any such corrected Products or Services shall be subject to the same terms as the warranty provided for in this Section 6(a).

Without limiting the generality of the preceding provisions of this Section 6(a), Supplier represents, warrants, and covenants that all Product: (i) shall be adequately contained, packaged, marked, labeled, and registered in compliance with, and shall conform to, the requirements of all applicable Laws; (ii) meet or exceed the safety standards established and promulgated under the Occupational Safety and Health Act of 1970, and the regulation issued thereunder (each as supplemented and/or amended from time to time); and (iii) are, as of the date of delivery, not adulterated or misbranded within the meaning of the FDC Act and are not articles which may not, under the provisions of Section 404, 505 or 512 of the FDC Act, be introduced into interstate commerce, and are also not adulterated or misbranded within the meaning of the food drug or cosmetic laws of any state or local municipality.

Without limiting the generality of the preceding provisions of this Section 6(a), Supplier represents, warrants, and covenants that every chemical substance and/or mixture as defined under the TSC Act, contained in the Products or utilized in their manufacture, has been properly reported to the United States Environmental Protection Agency in accordance with the provisions of the TSC Act and the regulations issued thereunder (each as supplemented and/or amended from time to time). Supplier further represents, warrants, and covenants that all color additives covered under this Purchase Order shall be manufactured by Supplier and (where color additive regulations require certification) are from batches certified in accordance with the applicable regulation promulgated under the FDC Act or TSC Act, as applicable.

Supplier shall not use, and shall not allow to be used, any (a) cassiterite, columbite-tantalite, gold, wolframite, or the derivatives tantalum, tin, or tungsten ("Initial Conflict Minerals") that originated in the Democratic Republic of Congo ("DRC") or an adjoining country, or (b) any other mineral or its derivatives determined by the Secretary...
of State to be financing conflict pursuant to Section 13p of the Securities and Exchange Act of 1934 (“Additional Conflict Minerals”, and together with the Initial Conflict Minerals, “Conflict Minerals”), in the production of the Product. Notwithstanding the foregoing, if Supplier uses, or determines that it has used, a Conflict Mineral in the production of the Product, Supplier shall immediately notify Meridian, which notice shall contain a written description of the use of the Conflict Mineral, including, without limitation, whether the Conflict Mineral appears in any amount in the Product (including trace amounts) and a valid and verifiable certificate of origin of the Conflict Mineral used. Supplier must be able to demonstrate that it undertook a reasonable country of origin inquiry and due diligence process in connection with its preparation and delivery of the certificate of origin.

(b) **Restricted Market.** Supplier acknowledges that delivery of the products and services provided to Meridian will not (i) be in a Restricted Market; (ii) involve individual ordinarily resident in a Restricted Market; or (iii) include companies, organizations, or Governmental Entities from or located in a Restricted Market. “Restricted Market” means, as applicable under Global Trade Control Laws, the Crimean Peninsula, Cuba, the Donbass Region, Iran, North Korea, Sudan, and Syria.

(c) **Restricted Party.** Supplier represents, warrants, and covenants that Supplier is not designated as a Restricted Party (as defined below) and is not owned or controlled by a Restricted Party. With respect to products provided and services performed under this Purchase Order, Supplier confirms that neither Supplier nor affiliates, agents, employees, or subcontractors directly or indirectly involved in the the delivery of the Products or the Services under this Purchase Order are Restricted Parties and that no Restricted Parties will be engaged in any Services contemplated under this Purchase Order or delegated any responsibilities contemplated under this Purchase Order In the event that any of the people or entities noted above, or any third party directly or indirectly engaged by such a person or entity becomes designated as a Restricted Party during the term of this Purchase Order, Supplier will immediately inform Pfizer and suspend all deliveries and services under this Purchase Order until Meridian agrees to move forward. Notwithstanding any cure periods set forth herein, Supplier acknowledges that designation as a Restricted Party shall be grounds for immediate termination of this Purchase Order by Meridian, for cause, with no cure period. “Restricted Party” means any individual(s) or entity(ies) on any of the Restricted Party Lists. “Restricted Party Lists” means the list of sanctioned entities maintained by the United Nations; the Specially Designated Nationals List and the Sectoral Sanctions Identifications List, as administered by the U.S. Department of the Treasury Office of Foreign Assets Control; the U.S. Denied Persons List, the U.S. Entity List, and the U.S. Unverified List, all administered by the U.S. Department of Commerce; the entities subject to restrictive measures and the Consolidated List of Persons, Groups and Entities Subject to E.U. Financial Sanctions, as implemented by the E.U. Common Foreign & Security Policy; the List of Excluded Individuals / Entities, as published by the U.S. Health and Human Services – Office of Inspector General; any lists of prohibited or debarred parties established under the U.S. Federal Food Drug and Cosmetic Act; the list of persons and entities suspended or debarred from contracting with the U.S. government; and similar lists of restricted parties maintained by the Governmental Entities of the countries that have jurisdiction over the Products and/or Services delivered by Supplier.

(d) **Anti-Bribery/Anti-Corruption Breach.** Supplier has not and will not directly or indirectly offer or pay, or authorize such offer or payment of, any money or anything of value in an effort to influence any Government Official (as defined below) or any other person in order for Meridian to improperly obtain or retain business or to gain an improper business advantage and has not accepted, and will not accept in the future, whether the Conflict Mineral appears in any amount in the Product (including trace amounts) and a valid and verifiable certificate of origin of the Conflict Mineral used. Supplier must be able to demonstrate that it undertook a reasonable country of origin inquiry and due diligence process in connection with its preparation and delivery of the certificate of origin.

If Supplier has been provided with a copy of Meridian’s International Anti-Bribery and Anti-Corruption Principles, it will communicate such Principles to all persons acting on its behalf in connection with work for Meridian, including agents or subcontractors.

Any information provided by Supplier to Meridian in connection with Meridian’s anti-corruption due diligence is complete, truthful, and accurate and Supplier agrees to inform Meridian if any responses in the due diligence
questionnaire with respect to the Supplier or any individuals identified in the due diligence questionnaire or their Family Relatives, as defined therein, change during the term of this Purchase Order.

If requested by Meridian, Supplier will complete and submit to Meridian, the Third Party Annual Compliance Certification at an annual interval, upon request by Meridian.

Supplier agrees that upon request of Meridian, any persons acting on behalf of Supplier in connection with the delivery of the Products or the Services performed for Meridian, will complete anti-corruption training provided by Meridian, and will notify Meridian of any persons that require such training, at the time of contracting and during the term of this Purchase Order.

If requested by Meridian, Supplier agrees to follow Meridian’s My Anti-Corruption Policy and Procedures (“MAPP”) in connection with the delivery of the Products or the Services performed under this Purchase Order, including requiring relevant employees of Supplier, as determined by Meridian, to complete training on anti-corruption and/or MAPP provided by Meridian.

(e) U.S. Customs – Trade Partnership Against Terrorism (“C-TPAT”).

(i) Supplier has reviewed its supply chain security procedures and these procedures and their implementation are, and shall remain during the term of this Purchase Order, in accordance with the importer security criteria set forth by the Customs-Trade Partnership Against Terrorism (“C-TPAT”) program of the U.S. Bureau of Customs and Border Protection. Supplier represents and warrants that it has developed and implemented, or shall develop and implement within sixty (60) days of the date of this Purchase Order, procedures for periodically reviewing and, if necessary, improving its supply chain security procedures to assure compliance with C-TPAT security criteria.

(ii) Supplier acknowledges that certain affiliates of Meridian are certified members of C-TPAT (for purposes of this subsection (d), referred to collectively as “Pfizer”). Importers that have joined C-TPAT are expected to have substantially fewer of their imports inspected and, hence, fewer supply chain delays (the “C-TPAT Benefits”). As a C-TPAT member, Pfizer is required to make periodic assessment of its international supply chain based upon C-TPAT security criteria. Supplier agrees to conduct an annual security audit at each of its facilities and to take all necessary corrective actions to ensure the continued participation of Pfizer in C-TPAT. Supplier agrees to share with Meridian the results of such annual audits and agrees to prepare and submit to Meridian a report on the corrective actions taken in response thereto. In addition, Meridian and/or Pfizer may audit Supplier’s records and facilities for the purpose of verifying that Supplier’s procedures are in accordance with the C-TPAT security criteria, and Supplier shall provide Meridian and/or Pfizer with access to Supplier’s records and facilities reasonably necessary for the purpose of conducting such audit. Supplier agrees to notify Meridian of any event that has resulted in or threatens the loss of its C-TPAT Benefits (if it is a member of the C-TPAT program) or alternatively jeopardizes Pfizer’s retention of its own C-TPAT Benefits. In an effort to secure each part of the supply chain, if Supplier is not already a member, Supplier agrees to work in good faith to become a member of the C-TPAT program, if Supplier is organized or incorporated in the United States, Mexico or Canada, or the equivalent supply chain security program criteria administered by the customs administration in Supplier’s home country if Supplier is not organized or incorporated in the United States, Mexico or Canada.

(f) Conflicts. The execution, delivery, and performance of this Purchase Order by Supplier does not conflict with any agreement, instrument or understanding, oral or written, to which it is a party or by which it may be bound, and does not violate any law or regulation of any court, governmental body, or administrative or other agency having authority over Supplier. Supplier is not currently a party to, and during the term of this Purchase Order will not enter into, any agreements, oral or written, that are inconsistent with its obligations under this Purchase Order.

(g) Authority. Supplier is validly existing and in good standing under the laws of the jurisdiction of its organization and has the power and authority to enter into this Purchase Order. This Purchase Order has been duly executed and delivered by Supplier and constitutes the valid and binding obligation of Supplier, enforceable against it in accordance with its terms except as enforceability may be limited by bankruptcy, fraudulent conveyance, insolvency, reorganization, moratorium, and other laws relating to or affecting creditors’ rights generally and by general equitable principles. The execution, delivery and performance of this Purchase Order have been duly authorized by all necessary action on the part of Supplier, its officers and directors.
(h) **No Actions Pending.** There is no action, suit or proceeding, at law or in equity, before or by any court or governmental authority, pending or, to the best of Supplier’s knowledge, threatened against Supplier, wherein an unfavorable decision, ruling, or filing would materially adversely affect the performance by Supplier of its obligations hereunder or the other transactions contemplated hereby, or which, in any way, would adversely affect the enforceability of this Purchase Order, or any other agreement or instrument entered into by Supplier in connection with the transactions contemplated hereby. In the event Supplier becomes aware of such action, suit or proceeding, Supplier shall immediately notify Meridian.

(i) **Cooperation/Coordination with Third Party Vendors.** Supplier acknowledges that Meridian may, during the course of this Purchase Order, work with one or more other third party consultants and service providers from time to time in connection with this Purchase Order. Supplier shall reasonably cooperate with all such third parties as Meridian may request from time to time.

(j) **Global Trade Control Laws.** Supplier will perform any Services under this Agreement in full compliance with any applicable Global Trade Control Laws. In particular, Supplier acknowledges that certain of Meridian’s products are Controlled Commodities and such Controlled Commodities and related Controlled Technology (collectively, the “Regulated Material”) are subject to Global Trade Control Laws. Supplier will not knowingly transfer any goods, software, technology, or services to Meridian that are (i) controlled at a level other than EAR99 under the U.S. Export Administration Regulations; (ii) controlled under the U.S. International Traffic in Arms Regulations; (iii) specifically identified as an E.U. Dual Use Item; or (iv) on an applicable export control list of a foreign country. Supplier agrees that it will not export, re-export, or re-transfer any Regulated Material it receives from Meridian, whether orally, in writing, via electronic mail transmission or otherwise, to any affiliate, or other third party (including Supplier Personnel), unless such activity is in compliance with all applicable Global Trade Control Laws and Supplier first receives written consent from Meridian. In particular, if Supplier is an entity organized under the laws of a state in the United States, but is owned or controlled, directly or indirectly, by a Foreign Person (as defined below), Supplier will not share such Regulated Material with any such Foreign Person or its employees, absent written consent from Meridian. Supplier also covenants that it shall advise all Supplier Personnel of applicable requirements under relevant Global Trade Control Laws, and shall secure their commitment to comply with such requirements.

For purposes of this Section 6(j), the following terms shall have the meanings ascribed below. (1) “Controlled Commodity” means any item described in Export Control Classification Number (ECCN) 1A607.k of the Commerce Control List (CCL) under the Export Administration Regulations (EAR) (15 C.F.R. Part 774). (2) “Controlled Technology” means information necessary for the development, production, operation, maintenance, repair, overhaul or refurbishing of a Controlled Commodity. Controlled Technology can include, but is not limited to, blueprints, drawings, photographs, plans, instructions or documentation. This term does not include basic marketing information on function or purpose or general system descriptions. (3) “Foreign Person” means (as defined in 15 C.F.R. Part 772) any natural person who is not a lawful permanent resident of the United States, citizen of the United States, or any other protected individual as defined by 8 U.S.C. §1324b(a)(3). This term also includes any foreign corporation, business association, partnership, trust, society or any other entity or group that is not incorporated or organized to do business in the United States, as well as international organizations, foreign governments and any agency or subdivision of foreign governments (e.g., diplomatic missions). (4) “Global Trade Control Laws” means the U.S. Export Administration Regulations; the U.S. International Traffic in Arms Regulations; the U.S. economic sanctions rules and regulations implemented under statutory authority and/or the President’s Executive Orders and administered by the U.S. Department of the Treasury Office of Foreign Assets Control; European Union (E.U.) Council Regulations on export controls, including Nos.428/2009, 267/2012; other E.U. Council sanctions regulations, as implemented in E.U. Member States; Australian sanctions laws; U.N. sanctions policies; and other relevant economic sanctions, export and import control laws.

7. **INDEMNIFICATION**

(a) To the fullest extent permitted by applicable Law, Supplier hereby agrees to defend, indemnify, and hold harmless Meridian; its affiliates; and its and their respective directors, officers, employees, agents, successors and assigns) (each, an “Indemnified Party”) from and against any and all claims, liabilities of every kind, including liability based on contributory, vicarious, or any other doctrine of secondary liability, or character, (collectively, “Losses”) arising out of or relating to any and all claims, liabilities, liens, demands, obligations, actions, proceedings, suits, causes of action of every kind (regardless of whether or not such Losses are caused in part by a party indemnified hereunder) arising out of or related to: demands, damages, judgments, awards, settlements,

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expenses, or losses, including costs of litigation and reasonable attorneys' fees, arising, directly or indirectly, from: 
(i) the acts or omissions of Supplier or Supplier Personnel in connection with the provision of the Services or Products under this Purchase Order; (ii) any individual's (including any Supplier Personnel's) prospective, then-current, or former employment by Supplier, including (A) any claim arising under occupational health and safety, worker's compensation, ERISA or other applicable Law, (B) any claim based on or arising out of any theory that Meridian is an employer or joint employer of any Supplier Personnel, (C) any claim arising out of any termination or separation from Supplier; and (D) any claim arising out of Supplier's failure to pay any of its Personnel (iii) a breach by Supplier of the representations, warranties, covenants, or any other provisions set forth in these Purchase Order Terms and Conditions, including, but not limited to, any confidentiality, privacy and/or security obligation stated in Section 5 above and the obligations to comply with Laws; (iv) any claim charging that Supplier’s provision or Meridian’s purchase or use of the Products or Services provided under this Purchase Order constitutes misappropriation or infringement of any Intellectual Property Rights (as defined in Section 11 below) or breach of a confidential relationship (v) injury to or death of any person or damage to any property resulting from and/or caused by Supplier or its Personnel in connection with the Supplier’s performance or non-performances of Supplier’s obligations under this Purchase Order and (vi) Supplier’s failure to require any consultant or subcontractor to be insured as set forth under the terms of this Purchase Order. If the Products or Services, or the use of such Products or Services, are held to constitute an infringement or misappropriation and their sale or use is enjoined, Supplier shall, at Supplier’s expense and option, either procure for Meridian the right to continue to use such Products or Services, or replace the same with equivalent non-infringing Products or Services, or modify the same so they become equivalent non-infringing Products or Services; except that if the foregoing is not commercially practicable or upon request by Meridian, Supplier shall refund to Meridian all fees paid by Meridian under this Purchase Order for such Products or Services and those Products or Services that are dependent thereon.

(b) Supplier shall keep the Indemnified Party fully informed concerning the status of any litigation, negotiations, or settlements of any claim, demand or action for which the Indemnified Party seeks indemnification hereunder. The Indemnified Party shall be entitled, at its own expense, to participate in any such litigation, negotiations, or settlements with counsel of its own choosing. Supplier shall not have the right to settle any claim without the prior written consent of the Indemnified Party. This Section 7 shall not be construed to limit or exclude any other claims or remedies at law or in equity that an Indemnified Party may assert.

8. INSURANCE

(a) Prior to the commencement of any performance under this Purchase Order, Supplier shall provide and maintain such insurance coverage, in minimum types and amounts as described below in this Section, as will protect it and Meridian (including Meridian’s affiliates, its and their respective employees, directors, officers, shareholders and agents) from all claims which may arise out of or result from Supplier’s performance under this Purchase Order, whether such operations be by itself or by its subcontractors, agents or representatives or by anyone directly or indirectly employed by any of them, or by anyone for whose acts they may be liable.

(i) Any and all deductibles for such insurance policies shall be assumed by, for the account of, and at Supplier's sole risk. All deductibles and self-insured retention amounts must be acceptable to and approved, in writing (if required), by Meridian.

(ii) Such insurance policies shall be primary and non-contributing with respect to any other similar insurance policies available to Meridian or its affiliates. Except for Workers Compensation / Employers' Liability and Professional Liability/Errors & Omissions insurance, all such policies shall include Meridian and its affiliates and any other such entities as Meridian may reasonably request, as additional insureds. All such policies shall provide a waiver of subrogation in favor of Meridian and its affiliates.

(iii) Supplier shall furnish to Meridian original certificates and additional insurance endorsements evidencing the specified insurance coverage, prior to beginning performance under this Purchase Order, and at contract renewal or expiration of any one coverage, whichever occurs first. If requested by Meridian, copies of the insurance policies, themselves will be provided. Such certificates shall provide that not less than thirty (30) days' prior written notice of any policy cancellation, or material change shall be given to Meridian. The Certificate(s) of Insurance shall be signed by a person authorized by the insurer(s) to bind coverage on its (their) behalf. Supplier shall provide, pay for, and maintain in effect the policies with minimum "A" A.M. Bests rated insurance carriers, or insurance companies satisfactory to Meridian. Coverage shall be maintained for the duration of this Purchase Order or as specified below, whichever is longer.
The insurance required under Section 8(a) above shall be written for not less than any limits of liability specified herein or as required by law, whichever is greater. Supplier shall have the right to provide the total limits required by any combination of primary and Umbrella/Excess coverage; said insurance to include, without limitation, the following:

(i) Insurance for liability under the Workers’ Compensation or occupational disease laws of any state or other jurisdiction in which obligations of Supplier are performed (or be a qualified self-insurer in those states and jurisdictions) or otherwise applicable with respect to persons performing on behalf of Supplier and Employer’s Liability insurance covering all claims by or in respect to the employees of Supplier and all of its subcontractors, agents, and representatives, providing:

1. Coverage for the statutory limits of all claims under the applicable State Workers’ Compensation Act or Acts. If the Supplier’s performance will result in exposures under the U.S. Longshoreman’s Act and its amendments (work dockside or on water), the Jones Act (involving seaman, masters and crew of vessels) or the Federal Employer’s Liability Act (railroad exposure), coverage shall be extended to include insurance coverages mandated thereby;

2. Employer’s Liability Insurance with a limit of not less than $1,000,000;

3. Voluntary Compensation insurance covering all employees not subject to the applicable state Workers’ Compensation Act or Acts.

(ii) Commercial General Liability insurance with the following limits and forms/endorsements:

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<tr>
<td>Each Occurrence</td>
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<tr>
<td>Completed Operations Aggregate</td>
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1. Occurrence form including premises and operations coverage, completed operations, broad form property damage, coverage for independent contractors, personal injury coverage, blanket contractual liability, explosion, collapse, and underground (“XCU”) and watercraft liability coverage if any of the Supplier’s performance is on or near a body of water.

2. Completed operations coverage shall be maintained for a period of three (3) years following the date that this Purchase Order is completed and accepted.

3. ISO Endorsement CG20101185 including Meridian and its affiliates as additional insureds with respect to any legal liability of Meridian or its affiliates, arising out of the Supplier’s performance of this Purchase Order.

(iii) Automobile and Truck Liability Insurance: $2,000,000 combined single limit for bodily injury and property damage arising out of all owned, non-owned and hired vehicles. This must cover all automotive and truck equipment used in the Supplier’s performance both on and off of Meridian or its affiliates’ property, and must include the loading and unloading of same.

(iv) In the event Supplier is furnishing design services or other professional services, Supplier shall obtain Professional Liability or Errors & Omissions Insurance for the Services. Such insurance shall have a limit of $5,000,000 per occurrence. Coverage shall be maintained for a period of (3) years following final completion and acceptance of the Products and Services specified in this Purchase Order.

(v) Umbrella (Excess) Liability Coverage (follow form) in an amount not less than $3,000,000 per occurrence.

(vi) If Supplier has care, custody or control of Meridian property or inventory, Supplier shall be responsible for any loss or damage to it, and provide all risk Property Coverage at full replacement cost for same.
(c) **Acceptance of Insurance Certificate.** Acceptance of any insurance certificate by Meridian shall not constitute acceptance of the adequacy of coverage, compliance with the requirements of this Purchase Order or serve as an amendment to this Purchase Order.

9. **LIMITATION OF LIABILITIES**

Notwithstanding the form (e.g., contract, tort, or otherwise) in which any legal or equitable action may be brought, under no circumstances shall Meridian or its affiliates be liable for consequential, indirect, special, punitive, or incidental damages or lost profits, whether foreseeable or unforeseeable, based on claims of Supplier or any other party arising out of breach or failure of express or implied warranty, breach of contract, misrepresentation, negligence, strict liability in tort, failure of any remedy to achieve its essential purpose, or otherwise. Notwithstanding the form (e.g., contract, tort or otherwise) in which any legal or equitable action may be brought, in no event shall Meridian or its affiliates be liable for any damages or losses that exceed, in the aggregate, the amount of fees paid and due and payable by Meridian for the Products or Services that gave rise to such damages or losses for each respective breach or series of related breaches. This Section 9 shall not apply only when and to the extent applicable Law specifically requires liability despite the foregoing disclaimer, exclusion and limitation.

10. **TERM AND TERMINATION**

(a) **Term.** This Purchase Order shall commence upon Supplier’s acceptance of this Purchase Order and shall continue through Meridian’s acceptance of such Services or Products, as may be further specified in this Purchase Order.

(b) **Termination.** In addition to Meridian’s termination rights set forth elsewhere herein, Meridian may terminate this Purchase Order, in whole or in part, in its sole discretion: (i) upon fifteen (15) days prior written notice to Supplier for any reason; (ii) immediately upon written notice to Supplier if Supplier breaches this Purchase Order; (iii) if reasonable grounds for insecurity arise with respect to Supplier’s performance and Supplier fails to furnish adequate assurances within five (5) days after written demand by Meridian for such assurance; or (iv) immediately upon written notice to Supplier if Supplier becomes insolvent or otherwise makes an assignment for the benefit of creditors, commits an act of bankruptcy or files or has filed against it a petition in bankruptcy or reorganization proceedings. During any notice period, Supplier shall cease to provide the cancelled Services or Products, as the case may be, to Meridian as soon as commercially practicable after receiving such notice.

(c) **Termination for Breach of Anti-bribery/Anti-Corruption or Global Trade Control Laws Representation.** Meridian may terminate this Purchase Order effective immediately upon notice to Supplier, if Supplier (i) breaches any of the representations and warranties set forth in Section 6(a)(C), (d) and (j) or (ii) if Meridian learns that (1) improper payments are being or have been made or offered to Government Officials (as defined in Section 6(c)) or any other person by the Supplier or those acting on behalf of the Supplier with respect to this Purchase Order or (2) that the Supplier or those acting on behalf of the Supplier with respect to this Purchase Order has accepted any payment, item, or benefit, regardless of value, as an improper inducement to award, obtain or retain business or otherwise gain or grant an improper business advantage from or to any other person or entity. Further, in the event of such termination, Supplier shall not be entitled to any further payment, regardless of any activities undertaken or agreements with additional third parties entered into by Supplier prior to such termination, and Supplier shall be liable for damages or remedies as provided by this Purchase Order, at law or in equity. If this Agreement is terminated for violation of the Global Trade Control Laws provisions in Section 6(j) or any other violation of Global Trade Control Laws, Meridian shall not be responsible for any related payments due to Supplier or another party, even if Products and/or Services have already been delivered. Further, Supplier shall be responsible for reimbursing Meridian for any payments due under this Agreement that are blocked due to violation of Global Trade Control Laws.

(d) **Effect of Termination/Expiration.** Upon termination or expiration of this Purchase Order: (i) Meridian shall be entitled to the ownership, possession, use, and license of any and all work in process under this Purchase Order to which it is entitled pursuant to Section 11 below; (ii) Supplier shall invoice Meridian for all outstanding fees and expenses incurred for Services satisfactorily performed and/or Products delivered under this Purchase Order through and including the date of any such termination or expiration; and (iii) Supplier shall comply with its obligations under Section 5(c) above.

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(e) **Survival.** The provisions of Sections 1(b) and (c), 4 – 7, 9, 10(c) and (d), 11 – 13 and any other provisions which are expressly or by implication intended to continue in force after such termination or expiration shall survive the expiration and/or termination of this Purchase Order.

11. **INTELLECTUAL PROPERTY**

For all work products and deliverables created under this Purchase Order through the performance of the Services, Supplier and Supplier Personnel hereby assign and transfer to Meridian all rights to possession of, and all right, title, and interest, including all patent, copyright, trademark, trade secret and other proprietary and intellectual property rights ("Intellectual Property Rights") in and to such work products and deliverables created under this Purchase Order, in whatever form or medium captured, and in and to all physical and electronic materials, papers, and documents (including drawings), hereinafter referred to as "Works," and copies, abstracts, and summaries thereof, which are developed or conceived or which may come into their possession in any manner by reason of the provision of Services under this Purchase Order. Supplier shall promptly disclose to Meridian any Works known to Supplier or Supplier Personnel, and all such Works shall be deemed to be "works made for hire" exclusively for Meridian, with Meridian having sole ownership of such Works and the sole right to obtain and to hold in its own name any Intellectual Property Rights therein and thereto. Supplier hereby agrees to give Meridian or any person designated by Meridian at Meridian's expense, all reasonable assistance required to perfect the rights hereinabove defined. Supplier represents, warrants and covenants that it has caused or will cause all Supplier Personnel to enter into an enforceable agreement with Supplier prior to their performance of any Services, which agreement includes appropriate confidentiality, assignment of work product and invention provisions to effectuate the provisions of this Purchase Order. Notwithstanding the foregoing provisions, Meridian's ownership rights do not apply or extend to any of the following (collectively, the "Supplier Property"): (i) any methodologies, methods of analysis, ideas, concepts, know-how, models, tools, techniques, skills, knowledge and experience or other materials or property owned or licensed by Supplier before the provision of the Services under this Purchase Order; (ii) any improvements or other modifications to any of the foregoing that Supplier creates during the performance of the Services under this Purchase Order without the use of any of Meridian’s Confidential Information or Intellectual Property Rights; or (iii) any of the Intellectual Property Rights in or to any of the items described in the preceding clauses (i) and (ii). All right, title, and interest in and to the Supplier Property is and shall remain in Supplier, and Supplier shall not be restricted in any way with respect to the Supplier Property. However, to the contrary, to the extent that any Supplier Property is incorporated into or embodied in any of the Works, or covers or controls any of the Works, or is necessary in order to fully and freely use any of the Works, Supplier hereby grants to Meridian and its affiliates a perpetual, irrevocable, worldwide, royalty-free, non-exclusive license, with the right to grant sublicenses, to (A) use such Supplier Property solely as part of or in connection with such Works or any derivative work based upon such Works, and (B) to modify such Supplier Property, solely to the extent such modification is necessary in connection with the creation of a derivative work based upon such Works.

12. **GOVERNMENT CONTRACTING**

(a) The Supplier agrees to comply with all applicable statutes, regulations, and contractual requirements that may be applicable to Supplier pursuant to Meridian's status as a contractor with the United States Government (referred to collectively with any agency, department, or instrumentality thereof as the "Government") as notified by Meridian to Supplier from time to time ("General Requirements"). In the event that any of the General Requirements conflict with or are inconsistent with the terms and conditions of this Purchase Order, the General Requirements shall govern in all instances. Supplier further agrees that it shall cause all of its subcontractors under this Agreement to agree to a provision similar in all substantive respects to this Section 12(a).

(b) Without limiting the generality of the foregoing Section 12(a), the following clauses of the Federal Acquisition Regulation ("FAR") and the Department of Defense FAR Supplement ("DFARS," referred to with the FAR as the "Clauses"), to the extent applicable, are hereby incorporated by reference with the same force and effect as if set forth below in full text:

- FAR 52.203-13, Contractor Code of Business Ethics and Conduct; FAR 52.219-8, Utilization of Small Business Concerns; FAR 52.222-26, Equal Opportunity; FAR 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans; FAR 52.222-36, Affirmative Action for Workers with Disabilities; FAR 52.222-39, Notification of Employee Rights Concerning Payment of Union Dues or Fees; FAR 52.222-41, Service Contract Act of 1965; FAR 52.222-50, Combating Trafficking in Persons; FAR 52.223-18, Contractor Policy to Ban Text Messaging While Driving; FAR 52.225-13, Restrictions on Certain Foreign Purchases; FAR 52.244-6, Subcontracts for Commercial Items; FAR 52.245-1, Government Property; FAR 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels; DFARS 252.244-7000, Subcontracts for Commercial Items and Commercial Components; DFARS 252.246-7003, Notification of Potential Safety Issues; DFARS 252.247-7023, Transportation of Supplies By Sea; and DFARS Revised 5/19/2017
(c) If (a) Supplier received eighty percent (80%) or more of its annual gross revenues from Federal contracts (and subcontracts), loans, grants (and subgrants), and cooperative agreements (collectively, “Federal Awards”) in the preceding completed fiscal year (“Preceding FY”); (b) Supplier received twenty-five million dollars ($25,000,000) or more in annual gross revenues from Federal Awards in the Preceding FY; and (c) the public does not have access to information through reports filed under Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or Section 6104 of the Internal Revenue Code of 1986, Supplier is required to report the names and total compensation of each of the five (5) most highly compensated executives for Supplier for its Preceding FY pursuant to FAR 52-204-10. If Supplier is subject to the disclosure obligation under this Subsection, it shall forward such information to Meridian with a reference to this Agreement number to the following address within two (2) weeks of the date of this Agreement and annually thereafter: Meridian Medical Technologies, Inc., 6350 Stevens Forest Road, Suite 301, Columbia, Maryland 21046, Attn.: Legal Department. If Supplier is not subject to the disclosure obligation set forth in this Subsection, it is not required to make such disclosures to Meridian. By not making such disclosure pursuant to this section within the stated time frame, Supplier represents and warrants that is exempt from such disclosure requirement.

(d) In the event that the Government or another party acting on its behalf determines that Services or Products provided under this Purchase Order do not qualify as a “commercial item” as defined at FAR 2.101, Supplier acknowledges that Meridian may be required to include additional Clauses in this Agreement, and Supplier agrees to comply with the requirements of all such Clauses.

13. MISCELLANEOUS

(a) Use of Meridian Trademark/Name; Publicity. Supplier shall not issue any press release or other publicity materials, or make any presentation with respect to the existence of this Purchase Order or the terms and conditions hereof without the prior written consent of Meridian in each instance. Supplier shall not publicize or use any name, trade name, service marks, trademarks, trade dress or logos of Meridian (or any of its affiliates) nor identify Meridian (or any of its affiliates) as a customer without Meridian’s prior written consent in each instance. This restriction shall not, however, apply to the extent that any such disclosures are required by applicable Laws, including as may be required in connection with any filings required to be made with the United States Securities and Exchange Commission or by the disclosure policies of a major stock exchange.

(b) Governing Law; Venue. The validity, interpretation and performance of this Purchase Order shall be governed by and construed in accordance with the laws of the State of New York without regard to the principles of conflicts of law. THE PARTIES EXPRESSLY AGREE THAT THE APPLICATION OF THE UNITED NATIONS CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS (1980) IS SPECIFICALLY EXCLUDED AND SHALL NOT APPLY TO THIS PURCHASE ORDER. All actions and proceedings under this Purchase Order shall be brought exclusively in a state or federal court of competent subject matter jurisdiction in the County of New York in the State of New York.

Each Party hereby waives (i) any objection which it may have at any time to the venue of the proceedings in any such court, (ii) any claim that such proceedings have been brought in an inconvenient forum and (iii) the right to object, with respect to such proceedings, that such court does not have any jurisdiction over such Party. IN ANY CONTROVERSY OR CLAIM, WHETHER BASED IN CONTRACT, TORT OR OTHER LEGAL THEORY, ARISING OUT OF OR RELATING TO THIS PURCHASE ORDER, ITS NEGOTIATION, ENFORCEABILITY OR VALIDITY, OR THE PERFORMANCE OR BREACH HEREOF OR THE RELATIONSHIPS ESTABLISHED HEREUNDER, ALL PARTIES HEREBY WAIVE THEIR RIGHT TO TRIAL BY JURY.

(c) Relationship of the Parties. Meridian engages Supplier only for the purposes and to the extent set forth in this Purchase Order and, accordingly, Supplier shall not be considered a partner, co-venturer, agent, employee, or representative of Meridian, but shall remain in all respects an independent contractor, including for purposes of the Occupational Safety and Health Act or state equivalent. Neither Meridian nor Supplier shall have any right or authority to make or undertake any promise, warranty or representation, to execute any contract, or otherwise to assume any obligation or responsibility in the name of or on behalf of the other party. Neither Meridian nor
Supplier shall be deemed a joint employer of the other’s employees, each party being responsible for any and all claims by its employees. Neither Party’s employees shall be deemed “leased” employees of the other for any purpose.

(d) Assignment; Subcontracting. This Purchase Order or any right or obligation arising therefrom shall not be assigned or transferred by Supplier in the absence of Meridian’s prior written consent thereto and any purported assignment or transfer absent such consent shall be automatically deemed null and void. Supplier shall not delegate or subcontract any of its obligations or responsibilities under this Purchase Order to any third party (including to an affiliate of Supplier) without Meridian’s prior written permission. No delegation or subcontracting by Supplier hereunder shall relieve Supplier of any of its obligations or responsibilities under this Purchase Order and Supplier shall remain responsible for obligations, services and functions performed by its subcontractors to the same extent as if they were performed by Supplier.

(e) Force Majeure. No Party shall be liable for any failure to perform or any delays in performance, and no Party shall be deemed to be in breach or default of its obligations set forth in this Purchase Order, if, to the extent and for so long as, such failure or delay is due to any causes that are beyond its reasonable control and not to its acts or omissions, including, without limitation, such causes as acts of God, natural disasters, flood, severe storm, earthquake, civil disturbance, lockout, riot, order of any court or administrative body, embargo, acts of government, war (whether or not declared), acts of terrorism, or other similar causes (“Force Majeure Event”). For clarity, raw material price increases, unavailability of raw materials, and labor disputes shall not be deemed a Force Majeure Event. In the event of a Force Majeure Event, the Party prevented from or delayed in performing shall promptly give notice to the other Party and shall use commercially reasonable efforts to avoid or minimize the delay. The Party affected by the other Party’s delay may elect to: (i) suspend performance and extend the time for performance for the duration of the Force Majeure Event, or (ii) cancel all or any part of the unperformed part of this Purchase Order.

(f) Severability. If and solely to the extent that any court or tribunal of competent jurisdiction holds any provision of this Purchase Order to be unenforceable in a final non-appealable order, such unenforceable provision shall be stricken and the remainder of this Purchase Order shall not be affected thereby. In such event, the parties shall in good faith attempt to replace any unenforceable provision of this Purchase Order with a provision that is enforceable and that comes as close as possible to expressing the intention of the original provision.

(g) Waiver; Partial Invalidity. The failure of Meridian to insist in any instance upon strict performance by Supplier of any provision of this Purchase Order shall not be construed as a continuing waiver of such item, or waiver of any other provision of this Purchase Order or any corresponding Agreement. If any provision of this Purchase Order shall be held illegal or unenforceable by any governmental authority having jurisdiction over this Purchase Order, the validity of the remaining portions shall not be affected thereby.

(h) Headings. Headings are included herein for convenience of reference only, and shall not constitute a part of this Purchase Order or change the meaning of this Purchase Order.

[End of Purchase Order Terms and Conditions]