

## Terms & Conditions of Sale

1. ACCEPTANCE. The proposal of Ovivo USA\_LLC ("SELLER"), as well as these terms and conditions of sale (collectively the "Agreement"). constitutes SELLER's contractual offer of goods and associated services, and PURCHASER's acceptance of this offer is expressly limited to the terms of the Agreement. The scope and terms and conditions of this Agreement represent the entire offer by SELLER and supersede all other solicitations, discussions, agreements, understandings and representations between the parties Any scope or terms and conditions included in PURCHASER's acceptance/purchase order that are in addition to or different from this Agreement are hereby rejected.
2. DELUER'S, Part Statements relating to the date of shipment of the Products (as defined below) represent SELLER's best estimate, but is not guaranteed, and SELLER shall not be liable for any damages due to late delivery. The Products shall be delivered to the delivery point or points in accordance with the delivery terms stated in SELLER's brallable delivery to provide the products shall be delivery to provide the property of the products and the point or points of manufacture, and in default of PURCHASER's acceptance of delivery to cause the Products to be stored at such a point or points of manufacture at PURCHASER's expense. Such tender, if as expected, or such storage, shall constitute delivery for all purposes of this agreement. If shipment is postponed at request of PURCHASER, or due to delay in receipt of shipping instructions, payment of the purchase price shall be delivery to PURCHASER when invoiced. Delivery by SELLER of the products shall constitute acceptance of the Products when interest in the Products shall constitute acceptance of the Products by PURCHASER, unless written notice of defect or necontrol of PURCHASER and shall be paid by PURCHASER when invoiced. Delivery by SELLER of the Products shall constitute acceptance of the Products by PURCHASER, unless written notice of defect or necontrol to PURCHASER and shall be paid by PURCHA

3. TITLE AND RISK OF LOSS.
SELLER shall retain the sulest point, use, and interest in the Products, until the full purchase price extent permitted by applicable with relative to the payments due shall not constitute or be construed as payment so as to pass SELLERs interests until said drafts, notes andor trade acceptances are paid in full. Risk of loss shall pass to PURCHASER at the delivery point.

It is also that the payments of the payment is the products and be paid for such on a por rata basis, as shipped. If payments are not made by the due date, interest at a rate of two percent ("34) per minimal payments are not made by the due date, interest at a rate of two percent ("34) per minimal payments are not made by the due date, interest at a rate of two percent ("34) per minimal payment is the payment. PURCHASER is liable to pay SELLERs legal tees and all other expenses in respect of interioring or attempting to enforce any of SELLERs rights relating to the payment is the paymen

apparatus claims of any United States patent issued and existing as of the date of this Agreement, if notified promptly in writing and given all information, assistance, and sole authority to defend and settle the same, and SELLER shall indemnify the PURCHASER against such claims of infringement. Furthermore, in case the use of the Products is engined in such suit or in case SELLER otherwise deems it advisable, SELLER shall, at its own expense and discretion, (a) procure for the PURCHASER the right to continue using the Products (b) replace the same with non-infringing Products, (b) modify the Product so it becomes non-infringing, or (d) remove the Products and refund the purchase price less freight charges and depreciation. SELLER shall not be liable for, and PURCHASER shall indemnify SELLER for, any daim of infringement related to (a) the use of the Products for any purpose other than that for which it was furnished by SELLER, (b) compliance with equipment designs not furnished by SELLER for patent infringement with respect to the Products for any purpose other than that for which it was furnished by SELLER, (b) compliance with equipment. The foregoing states the sole liability of SELLER for patent infringement with respect to the Products for any purpose and the products in the products of the parties set forth in this Agreement, each party shall protect and indemnify the other party, its parent and their respective officers, directors, employees and agents, from and against all claims, demands and causes of action asserted by, or in favor of, any entity to the extent of the indemnifying party's negligence or willful misconduct in connection with the performance of this agreement.

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14. DEFAULT, TERMINATION, In the event that PURCHASER becomes insolvent, commits an act of bankruptcy or defaults in the performance of any term or condition of this Agreement, the entire unpaid portion of the purchase price shall, without notice or demand, become immediately due and payable. SELLER at its option, without notice or demand, shall be entitled to sue for said balance and for reasonable legal fees, plus outof-pocket expenses and interest; and/or to enter any place where the Products are located and to take immediately ossession of and remove the Products, with or without legal process; and/or retain all payments made as compensation for the use of the Products; and/or resell the Products, without notice or demand, for and on behalf of the PURCHASER, and to apply the net proceeds from such sale (after deduction from the sale price of all expenses of such sale and all expenses of retaking possession, repairs necessary to put the Products in saleable condition, storage charges, taxes, liens, collection and legal fees and all other expenses in connection therewith) to the balance than due to SELLER for the Products and to receive from the PURCHASER the deficiency between such net proceeds for sale and such balance. PURCHASER hereby waives all trespass, damage and claims resulting from any such entry, repossession, removal, refention, repair, alteration and sale The remedies provided in this paragraph are in addition to and not limitations of any other rights of SELLER.

15. CANCELLATION, PURCHASER may terminate this Agreement for convenience upon giving SELLER thirty (30) days prior written notice of such fact and paying SELLER for all costs and expenses (including overhead) incurred by it in performing its work and closing out the same plus a reasonable profit thereon. All such costs and expenses shall be paid to SELLER within ten (10) days of the termination of the Agreement, or

incurred by it in performing its work and closing out the same plus a reasonable profit thereon. All such costs and expenses shall be paid to SELLER with the (10) days of the termination of the Agreement, or bubbet to an additional late payment penalty of five percent (5%) of the total amount of costs and expenses event and additional late payment penalty of five percent (5%) of the total amount of costs and expenses would be provided by SELLER hereards and remember of the percent of the percent