



### SHORT-FORM SERVICE AGREEMENT

This Services Agreement, consisting of this cover page, and Schedules A,B and C, including any exhibits, (collectively, the "Agreement"), is entered into by and between Stryker Sales Corporation, acting through its Endoscopy division and one or more of its divisions if specified (each individually referred to as a "Participating Stryker Division," and collectively, as "Stryker") and COUNTY OF SAN BERNARDINO on behalf of Arrowhead Regional Medical Center ("Institution") and, if applicable, its owned and operated acute health care facilities (each individually referred to as a "Participant," and collectively with Institution, as the "Customer"). Stryker and Customer are individually referred to herein as a "Party" and collectively as the "Parties."

This Agreement sets forth the terms and conditions upon which Stryker will provide support and maintenance services as set forth in Schedule A (the "Services"). The "Service Plan," the form of which is attached hereto as Schedule C between Customer and Stryker, sets forth any Services to be provided by such Participating Stryker Division, including applicable pricing and any additional terms and conditions. If applicable, a particular Service Plan shall also indicate the capital equipment or software (collectively, the "Equipment") being covered by such Services.

**Effective Date and Term:** The term of this Agreement shall commence on July 1, 2020 (the "Effective Date") and shall continue so long as Services are being provided under a Service Plan (the "Term").

**Signatures:** By executing this Agreement, each signatory represents and warrants that such person is duly authorized to execute this Agreement on behalf of the respective party.

<p><b>COUNTY OF SAN BERNARDINO on behalf of Arrowhead Regional Medical Center</b></p> <p><b>Signature:</b> _____</p> <p><b>Name:</b> Curt Hagman</p> <p><b>Title:</b> Chairman, Board of Supervisor</p> <p><b>Date:</b> _____</p> <p><b>Address:</b></p> <p>_____</p> <p>_____</p> <p>_____</p>	<p><b>STRYKER SALES CORPORATION, acting through its Endoscopy Division</b></p> <p><b>Signature:</b> </p> <p><b>Name:</b> Kevin Kowalski</p> <p><b>Title:</b> Director of Sales, ProCare</p> <p><b>Date:</b> 06-09-2020</p> <p><b>Address:</b></p> <p>_____</p> <p>_____</p> <p>_____</p>
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Notices will be sent to the Parties at the addresses listed herein.

### STANDARD TERMS AND CONDITIONS

**Services.** Stryker shall provide to Customer the Services indicated in one or more Service Plan(s), as described in Schedule B, based on the Service Plan(s) selected by Customer as reflected in Schedule C. The Service Plan is ancillary to and not a complete substitute for the requirements of Customer to adhere to the routine maintenance instructions provided by Stryker, its equipment and operations manuals, and accompanying labels and/or inserts for each item of Equipment. Customer covenants and agrees that its personnel will follow the instructions and contents of those manuals, labels and inserts. Stryker may elect to use new or used parts related to the Services in its sole discretion. Stryker reserves the right to hire subcontractors to perform the Services provided under this Agreement.

**Customer Obligations.** Customer shall use commercially reasonable efforts to cooperate with Stryker in connection with Stryker's performance of the Services. Customer understands and acknowledges that Stryker employees will not provide surgical or medical advice, will not practice surgery or medicine, will not come in physical contact with the patient, will not enter the "sterile field" at any time, and will not direct equipment or instruments that come in contact with the patient during surgery. Customer's personnel will refrain from requesting Stryker employees to take any actions in violation of these requirements or in violation of applicable laws, rules or regulations, Customer policies, or the patient's informed consent. A refusal by Stryker employees to engage in such activities shall not be a breach of this Agreement. Customer consents to the presence of Stryker employees in its operating rooms, where applicable, in order for Stryker to provide Services under this Agreement and represents that it will obtain all necessary consents from patients.

**Insurance.** Stryker shall maintain the following insurance coverage during the Term: (i) commercial general liability coverage, including coverage for products and completed operations liability, with minimum limits of \$1,000,000.00 per occurrence and \$2,000,000.00 annual aggregate applying to bodily injury, personal injury, and property damage; (ii) automobile liability insurance with combined single limits of \$1,000,000.00 for owned, hired, and non-owned vehicles; and (iii) worker's compensation insurance as required by applicable law. At Customer's written request, certificates of insurance shall be provided by Stryker prior to commencement of the Services at any premises owned or operated by Customer, and at any point in time during the term of this Agreement. To the extent permitted by applicable laws and regulations, Stryker shall be permitted to meet the above requirements through a program of self-insurance.



**Discount Disclosure and Reporting.** Stryker, as supplier, hereby informs Customer, as buyer on behalf of itself and each purchasing Participant, of each Participant's obligation to make all reports and disclosures required by law or contract, including without limitation properly reporting and appropriately reflecting actual prices paid for each item supplied hereunder net of any discount (including rebates and credits, if any) applicable to such item on each Participant's Medicare cost reports, and as otherwise required under the Federal Medicare and Medicaid Anti-Kickback Statute and the regulations thereunder (42 CFR Part 1001.952(h)). Pricing under this Agreement (and each Service Plan) may constitute discounts on the purchase of Services. Institution represents that (i) it shall make on behalf of each Participant, or cause such Participant to make on its own behalf, all required cost reports, and (ii) it has the corporate power and authority to make or cause such cost reports to be made.

**HIPAA Compliance.** Stryker is not a "business associate" of Customer, as the term "business associate" is defined by HIPAA (the Health Insurance Portability and Accountability Act of 1996 and 45 C.F.R. parts 142 and 160-164, as amended). To the extent the Parties mutually agree that Stryker becomes a business associate of Customer, the Parties agree to negotiate to amend the Service Plan or this Agreement as necessary to comply with HIPAA, and if an agreement cannot be reached the applicable Service Plan will immediately terminate. All medical information and/or data concerning specific patients (including, but not limited to, the identity of the patients), derived incidentally during the course of this Agreement, shall be treated by both Parties as confidential, and shall not be released, disclosed, or published to any party other than as required or permitted under applicable laws.

**Warranties.** Stryker represents and warrants that the Services shall be performed in a workmanlike manner and with professional diligence and skill. Services will comply with all applicable laws and regulations. Stryker currently has, or prior to the commencement thereof, will obtain, pay for, and maintain any and all licenses, fees, and qualifications required to perform the Services. In addition, if the Services are to be performed on Customer's premises, Stryker represents and warrants that Stryker shall comply with all applicable safety laws and Customer's then-current published safety and other applicable policies. When Equipment or a component is replaced, the item provided in replacement will be the Customer's property (if Customer owns the Equipment) and the replaced item will be Stryker's property. If a refund is provided by Stryker, the Equipment for which the refund is provided must be returned to Stryker and will become Stryker's property. TO THE FULLEST EXTENT PERMITTED BY LAW, THE EXPRESS WARRANTIES SET FORTH IN THIS SECTION ARE THE ONLY WARRANTIES APPLICABLE TO THE SERVICES AND ARE EXPRESSLY IN LIEU OF ANY OTHER WARRANTY BY STRYKER, EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OF MERCHANTABILITY, NONINFRINGEMENT OR FITNESS FOR A PARTICULAR PURPOSE.

**Indemnity.** Stryker shall indemnify and hold Customer harmless from any loss or damage brought by a third party which Customer may suffer directly as a result of the gross negligence or willful misconduct of Stryker or its employees or agents in the course of providing Services. The foregoing indemnification will not apply to any liability arising from: (i) an injury or damage due to the negligence of any person other than Stryker's employee or agent; (ii) the failure of any person other than Stryker's employee or agent to follow any instructions outlined in the labeling, manual, and/or instructions for use of the Equipment; (iii) the use of any equipment or part not purchased from Stryker or any equipment or any part thereof that has been modified, altered or repaired by any person other than Stryker's employee or agent; or (iv) any actions taken or omissions made by any Stryker employee while under the direction or control of Customer's staff. Customer agrees to hold Stryker harmless from and indemnify Stryker for any claims or losses or injuries arising from (i)-(iv) above resulting from Customer's or its employees' or agents' actions.

**Limitation of Liability.** EXCEPT FOR THIRD PARTY DAMAGES RELATED TO STRYKER'S INDEMNITY OBLIGATIONS UNDER THE SECTION HEREOF ENTITLED "INDEMNITY," STRYKER'S LIABILITY ARISING UNDER THIS AGREEMENT WILL NOT EXCEED THE AMOUNT OF SERVICE FEES PAID DURING THE TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE DATE THE CLAIM AROSE. IN NO INSTANCE WILL STRYKER BE LIABLE TO CUSTOMER FOR INCIDENTAL, PUNITIVE, SPECIAL, COVER, EXEMPLARY, MULTIPLIED OR CONSEQUENTIAL DAMAGES OR ATTORNEYS' FEES OR COSTS FOR ANY ACTIONS UNDER OR RELATED TO THIS AGREEMENT.

**Confidentiality.** Stryker, Customer and each Participant: (a) shall hold in confidence this Agreement and the terms and conditions contained herein (including Services pricing) and any information and materials which are related to the business of the other or are designated as proprietary or confidential, herein or otherwise, or which a reasonable person would consider to be proprietary or confidential information; and (b) hereby covenant that they shall not disclose such information to any third party without prior written authorization of the one to whom such information relates. Notwithstanding the foregoing, any Party may disclose confidential information to the extent it is required by law. The rights and remedies available to a party hereunder shall not limit or preclude any other available equitable or legal remedies.

**Miscellaneous.** No Party shall be liable for failure of or delay in performing obligations set forth in this Agreement, and no Party shall be deemed in breach of its obligations, if such failure or delay is due to natural disasters or any causes reasonably beyond the control of such Party ("Force Majeure Event"), provided that the Party shall fulfill its obligations as soon as reasonably possible after the Force Majeure Event. This Agreement shall be governed by and construed in accordance with the laws of the State of California and the Parties consent and agree that any and all litigation arising from this Agreement will be conducted by state or federal courts located in San Bernardino County in the State of California. This Agreement shall inure to the benefit of, and be binding upon, Customer and Stryker and their respective successors and assigns. Neither party may assign any of its rights or obligations under this Agreement without the prior written consent of the other Party. Any purported assignment in violation of the preceding sentence will be void. This Agreement constitutes the entire agreement between the Parties concerning the subject matter of this Agreement and supersedes all prior negotiations and agreements between the Parties concerning the subject matter of this Agreement. In the event of an inconsistency or conflict relating to the Services under this Agreement, between this Agreement and any purchase order, invoice, or similar document, this Agreement will control. Any changes (e.g., markups, cross outs or redlines) or additions (e.g., attached or referenced Customer terms) that are made by Customer to this Agreement must be subsequently reviewed by Stryker's Legal department and initialed by BOTH parties before such changes shall be considered accepted by the parties and incorporated herein as valid. Any inconsistency or conflict between the terms of this Agreement and a Service Plan shall be resolved in favor of the Service Plan. The sections entitled Discount Disclosure and Reporting, Warranties, Indemnity, Limitation of Liability, Confidentiality and Miscellaneous of this Agreement shall survive its termination or expiration.



## Schedule A to Short-Form Services Agreement **SERVICE TERMS**

1. Service Plan Coverage; Term and Termination of Service Plans.
  - a. Stryker shall perform the Services more particularly described in the applicable Service Plan. The Services will cover the Equipment identified in Exhibit 1 to Schedule C of this Agreement. At any time during the term of a Service Plan, a Participant may request to have additional Stryker equipment covered under a Service Plan. Any such change must be approved in writing by the Participating Stryker Division and may be subject to additional charges.
  - b. Service Plans are applicable only to Equipment which has been determined by Stryker personnel to be in good operating condition upon his/her initial review thereof. If, upon review, initial repairs are required to put any Equipment back into good operating condition, the cost of such initial repairs will not be covered under this Agreement or any Service Plan, and will be separately invoiced at Stryker's then-current list price.
  - c. If ProCare Prevent service is purchased, then on each scheduled on-site service call, Stryker personnel will inspect and adjust each available item of Equipment as required in accordance with Stryker's then-current maintenance procedures for the Equipment (the "**Preventative Maintenance**"). Preventative Maintenance will be scheduled by Customer or Stryker at a mutually agreed upon time with the applicable Participant. Equipment not made available at the mutually agreed upon time will be serviced during the next scheduled service call or at another specified date. Any maintenance service call scheduled outside of Stryker's normal working hours, (Monday through Friday, 7:00 AM to 5:00 PM local time, excluding federal holidays) may carry an additional charge.
  - d. The term of each Service Plan shall be as stated therein ("**Service Plan Term**"). The Participating Stryker Division, Customer or a Participant may cancel a Service Plan for convenience by giving not less than thirty (30) days prior written notice to the other party. The Participating Stryker Division shall promptly refund any unused prepaid Service fees on a pro rata basis upon any such termination for convenience. Customer or Participant shall be responsible for outstanding charges, if any through the effective date of termination.
  - e. Termination or expiration of the Agreement shall not affect the term of a Service Plan and the terms and conditions of the Agreement shall survive during the pendency of any Service Plan Term and be deemed incorporated herein by reference.
2. Loaner Policy. During the Service Plan Term, if a Participating Stryker Division has a loaner program, it may provide to Customer at Stryker's sole discretion and based on availability, a complimentary item of equipment on loan ("**Loaner**") during the period in which Stryker is servicing, repairing and/or replacing Customer's Equipment ("**Loaner Period**"). The Loaner will remain the property of Stryker during the Loaner Period. At the end of the Loaner Period, Customer will have seven (7) days (unless another date is mutually agreed upon) to return the Loaner to Stryker ("**Return Period**"). If Customer does not return the Loaner by the end of the Return Period, Customer agrees to pay the purchase price of the Loaner ("**Loaner Purchase Price**"), which shall be equal to its then-current fair market value (as determined by Stryker). The Loaner Purchase Price shall be invoiced against the Customer's current purchase order on file. Upon payment of the Loaner Purchase Price ("**Payment**"), title to the Loaner shall transfer to the Customer. If, within a reasonable time after Payment, Customer wishes to return the Loaner to Stryker, then Stryker, in its sole discretion, may purchase the Loaner from Customer at its then-current fair market value.
3. Invoices/Payments. Except as otherwise provided in a Service Plan, Stryker will submit to Customer an invoice for Services, and Customer shall pay the invoice in full within thirty (30) days from the date of invoice. Institution will cause each Participant to meet this obligation. In the event Customer wishes to dispute an invoice or portion thereof, Customer must notify Stryker in writing within fifteen (15) days of its receipt. The writing must provide Stryker with sufficient detail regarding the basis and amount of the dispute. If Customer does not dispute an invoice within fifteen (15) days of its receipt of same, the invoice will be deemed to have been accepted by Customer. If payment is overdue, Stryker reserves the right to: (a) suspend any or all Participants' ProCare Protect coverage and OnSite Services until full payment is made; and/or terminate this Agreement or any Service Plan under this Agreement upon written notice to the Participant or Institution, as appropriate.
4. Non-Solicitation. Customer agrees that, while a Service Plan is in effect hereunder, and for a period of one (1) year following the termination or expiration of the last Service Plan, it will not solicit any employees of Stryker to terminate their employment with Stryker, unless Stryker consents in writing.
5. Background Check. Stryker warrants that all of its employees who will be at a Participant's facility to perform Services will have undergone a criminal background check as part of Stryker's hiring practice and for vendor credentialing for its regular employees. The background check will consist of the following:
  - Education verification, which includes a review of employee's submitted educational institutions to ensure proper accreditation;
  - Employment history verification;
  - SSN trace, including address history verification;
  - OFAC Watch List search, including a search of global terrorist and national drug trafficker lists;
  - FDA Debarment and Disqualified/Restricted List search;
  - OIG/HHS Exclusion List check;
  - EPLS/GSA Exclusion List check;



- Criminal history search, including an Auxiliary National Criminal Index (ANCI) search and a national sex offender registry search and a search of all jurisdictions where the employee has lived or worked during the last seven years; and
- Motor vehicle check.

During a Service Plan Term, a Participant may request a conference with Stryker at any reasonable time regarding the performance, behavior or expectations of any Stryker service personnel who are assigned to Participant's facility. Any Stryker service personnel who willingly and knowingly violate Customer's rules, procedures, or policies may be removed immediately at Participant's option and will be replaced by Stryker promptly.

6. Limitations and exclusions from Service Plan. Notwithstanding any other provision of this Agreement or the below Service Descriptions, the Service Plan(s) do not cover the following, as determined by Stryker in its sole discretion: (1) abnormal wear or damage caused by reckless or intentional misconduct, abuse, neglect or failure to perform normal and routine maintenance as set out in the applicable maintenance manual or operating instructions provided with the Equipment; (2) catastrophe, fire, flood or act(s) of God; (3) damage resulting from faulty maintenance, improper storage, repair, handling or use, damage and/or alteration by non-Stryker-authorized personnel; (4) equipment on which any original serial numbers or other identification marks have been removed or destroyed; (5) damage caused as a result of the use of the Equipment beyond the useful life, if any, specified for such equipment in the user manual; (6) service Stryker cannot perform because the Equipment has been discontinued or its parts have been discontinued or made obsolete; (7) service to the Equipment if the Equipment or the Equipment site is contaminated with potentially infectious substances; (8) Equipment that has been repaired with any unauthorized or non-Stryker components or by an unauthorized or non-Stryker third party; (9) any Services provided by Stryker Endoscopy do not include Lightsource replacement lamps, fee-based software upgrades, voice control upgrades and disposable or consumable products or parts. To the extent Service cannot be performed on an Equipment because it has been discontinued or its parts have been discontinued or made obsolete, the parties agree to conduct a conference and amend the monthly payment amount in Schedule C to this Agreement to reflect a reduced amount in accordance with Stryker's inability to provide service to the pertinent Equipment. The parties agree to execute any required Amendments to this Agreement to effectuate the agreed upon monthly payment. If the parties are unable to come to an agreement on the monthly payment, each party may terminate the Agreement with thirty (30) days written notice.

In addition, in order to ensure safe operation of the Equipment, only Stryker accessories and FDA-approved consumables should be used. Stryker reserves the right to refuse service to Equipment, terminate a Service Plan, and recall any Loaner if the Equipment is used with accessories or consumables not FDA-approved. If, at any time, upon review of the Equipment, Stryker deems any single unit of Equipment to be unserviceable, a record and report of such will be made, and provided to the Customer.

## **Schedule B to Short-Form Services Agreement** **SERVICE DESCRIPTIONS**

### **ProCare Protect**

1. ProCare Protect Coverage. Stryker shall provide the Services for Equipment set forth in the applicable Service Plan, subject to the limitations and exclusions contained herein ("**ProCare Protect Coverage**"):
  - 1.1. An unlimited number of repairs or replacements of the Equipment, due to defects or damage associated with normal use, and wear, including all parts and labor associated with mail-in services. For purposes of clarity, Services provided by Stryker Medical are upon request and at the Customer's facility, there is no additional cost for Stryker's travel and expense;
  - 1.2. Repair or replacement of the Equipment in Stryker's sole discretion;
  - 1.3. Any travel costs and expenses incurred by Stryker for the repair or replacement of the Equipment are covered by Stryker;
  - 1.4. If applicable, Loaner Equipment during the period that Equipment is in Stryker's possession for repair, except that all such Loaner Equipment is subject to availability and Stryker's Loaner Policy (set forth in Schedule A of the Agreement);
  - 1.5. All freight costs associated with shipments of repairs and Loaner Equipment to Customer's facility are covered by Stryker;
  - 1.6. Prioritized repairs over non-contracted customers, with no additional administration or approval process;
  - 1.7. Training to Participant personnel and surgeons in the safe and effective use of the Equipment; and
  - 1.8. Other assistance reasonably requested by Participant in connection with the Equipment.
  - 1.9. One preventative maintenance per year is included for Spy Elite and LUNA Endoscopy products only, subject to the ProCare Prevent terms set forth in Schedule A of the Agreement.
2. Software Maintenance. Except with respect to Stryker Endoscopy and Stryker Communications, the ProCare Protect Coverage includes all costs associated with: (1) Software Upgrades, (2) installation of Software Upgrades, (3) on-site training for Software Upgrades of up to one day, which must coincide with installation of Software Upgrade, (4) Software Updates, and (5) Software Service Patches.
  - 2.1. All software maintenance plans must be for a minimum of twenty-four (24) months.
  - 2.2. "Software Updates" are defined as enhancements to the then-current release of the software module.
  - 2.3. "Software Upgrades" are defined as that which incorporates a new feature that alters the core functionality of the software and typically requires reconfiguration of existing system.

### **ProCare Prevent**

1. ProCare Prevent Coverage. Stryker shall provide the ProCare Protect Coverage for the items of Equipment set forth in the applicable Service Plan, in addition to the Services below, subject to the limitations and exclusions contained herein:
  - 1.1. On-site Preventative Maintenance (as set forth in Schedule A of the Agreement) and associated documentation (i.e., the Joint Commission, CMS or DNV equipment checklists), for applicable Equipment; and



- 1.2. Stryker may perform preventative maintenance and repairs in Customer's facility or at the applicable Stryker repair facility in Stryker's sole discretion.
- 1.3. All travel expenses associated with scheduled preventative maintenance inspections.
- 1.4. Endoscopy products are not eligible for ProCare Prevent unless otherwise specified herein.

**Schedule C to Short-Form Services Agreement**  
**FORM OF SERVICE PLAN**

Pursuant to the terms of the Short-Form Services Agreement (the "**Agreement**") entered into as of July 1, 2020 by and between County of San Bernardino on behalf of Arrowhead Regional Medical Center ("Customer"), and Stryker Sales Corporation ("**Stryker**"), the undersigned Participant desires to obtain the Services selected below, which, if applicable, will cover the Equipment indicated on Exhibit 1 attached hereto. All capitalized terms not defined herein shall have the meanings set forth in the Agreement. The Parties agree as follows:

EFFECTIVE DATE (if left blank, then the last-signed date below):	July 1, 2020	
TERM:	60 MONTHS	
PARTICIPANT NAME:	ARROWHEAD REG MED CTR - 165481	
BILLING ADDRESS:		CUSTOMER PO #: _____ PO must match Agreement Term
SHIP TO NAME AND ADDRESS:		
SELECTED SERVICE COVERAGE(S): NOTE: See <u>Schedule B</u> for full service descriptions except as otherwise noted.	<u>ProCare Protect</u> <input type="checkbox"/> Communications <input checked="" type="checkbox"/> Endoscopy <input type="checkbox"/> Instruments <input type="checkbox"/> Medical	<u>ProCare Prevent</u> <input type="checkbox"/> Communications <input type="checkbox"/> Instruments <input type="checkbox"/> Medical
PAYMENT PLAN:	<input checked="" type="checkbox"/> Monthly payment of: \$ <u>EXHIBIT 1</u>	
ADDITIONAL SERVICES (if applicable):		
ACCEPTED BY PARTICIPATING STRYKER DIVISION: <b>Stryker</b> BY: <u>Kem Kowalchik</u> DATE: <u>06-09-2020</u>	COUNTY OF SAN BERNARDINO ON BEHALF OF ARROWHEAD REGIONAL MEDICAL CENTER _____ BILLING ADDRESS _____ CITY STATE ZIP CODE PHONE: _____ DATED _____ BY: _____ AUTHORIZED SIGNATURE TITLE PRINT NAME _____	



**Exhibit 1 to Schedule C**

<b>Part No.</b>	<b>Description</b>	<b>Years</b>	<b>Quantity</b>
1688610122	1688 AIM 4K CAMERA HEAD WITH INTEGRATED COUPLER	1	18
502304030	PRECISION HD 30 DEG., 4.0MM X 165MM, C-MOUNT, SPEEDLOCK, A/C	1	5
0502304070	PRECISION HD 70 DEG., ARTHROSCOPE, 4.0MM X 165MM, C-MOUNT, SPEEDLOCK, A/C	1	2
502503010	PRECISION IDEAL EYES 5.5MM 0°, HD AUTOCLAVABLE LAPAROSCOPE 30CM	1	10
0502503030	PRECISION IDEAL EYES 5.5MM 30°, HD AUTOCLAVABLE LAPAROSCOPE 30CM	1	10
502103010	PRECISION IDEAL EYES 10MM 0°, HD AUTOCLAVABLE LAPAROSCOPE 33CM	1	10
0502103030	PRECISION IDEAL EYES 10MM 30°, HD AUTOCLAVABLE LAPAROSCOPE 33CM	1	10
502729000	HYSTEROSCOPE, 2.9MM 0DEG	1	2
0502729012	HYSTEROSCOPE, 2.9MM 12DEG	1	2
502729030	HYSTEROSCOPE, 2.9MM 30DEG	1	2
0502990012	CYSTOSCOPE, 4MM 12 DEG AUTOCLAVABLE	1	2
502990030	CYSTOSCOPE, 4MM 30 DEG AUTOCLAVABLE	1	2
0502990070	CYSTOSCOPE, 4MM 70 DEG AUTOCLAVABLE	1	2
<b>Monthly price year 1</b>		<b>\$8,868.50</b>	
<b>Part No.</b>	<b>Description</b>	<b>Years</b>	<b>Quantity</b>
1688610122	1688 AIM 4K CAMERA HEAD WITH INTEGRATED COUPLER	4	18
0502304030	PRECISION HD 30 DEG., 4.0MM X 165MM, C-MOUNT, SPEEDLOCK, A/C	4	5
0502304070	PRECISION HD 70 DEG., ARTHROSCOPE, 4.0MM X 165MM, C-MOUNT, SPEEDLOCK, A/C	4	2
0502503010	PRECISION IDEAL EYES 5.5MM 0°, HD AUTOCLAVABLE LAPAROSCOPE 30CM	4	10
0502503030	PRECISION IDEAL EYES 5.5MM 30°, HD AUTOCLAVABLE LAPAROSCOPE 30CM	4	10
0502103010	PRECISION IDEAL EYES 10MM 0°, HD AUTOCLAVABLE LAPAROSCOPE 33CM	4	10
0502103030	PRECISION IDEAL EYES 10MM 30°, HD AUTOCLAVABLE LAPAROSCOPE 33CM	4	10
0502729000	HYSTEROSCOPE, 2.9MM 0DEG	4	2
0502729012	HYSTEROSCOPE, 2.9MM 12DEG	4	2
0502729030	HYSTEROSCOPE, 2.9MM 30DEG	4	2
0502990012	CYSTOSCOPE, 4MM 12 DEG AUTOCLAVABLE	4	2
0502990030	CYSTOSCOPE, 4MM 30 DEG AUTOCLAVABLE	4	2
0502990070	CYSTOSCOPE, 4MM 70 DEG AUTOCLAVABLE	4	2
1688TWR	1688 TOWER COVERAGE SERVICE CONTRACT	4	8
1688010000	1688 CAMERA CONTROL UNIT (CCU)	4	8
0220230300	L11 LED LIGHT SOURCE WITH AIM	4	8
0240200100	CONNECTED OR HUB BASE SYSTEM	4	8
0620040610	PNEUMO SURE XL HIGH FLOW INSUFFLATOR	4	8
0475000000	CROSSFIRE CONSOLE	4	8
0450000000	CROSSFLOW CONSOLE	4	8
0240080230	SDP1000	4	8
<b>Monthly price year 2-5</b>		<b>\$9,528.50</b>	