LAERDAL MEDICAL CORPORATION ("Laerdal") TERMS AND CONDITIONS OF PURCHASE ORDER ("Order")

1. APPLICATION

and be incorporated into every Order, this Order and shall prevail over any terms or 6. DELIVERY NOTE conditions (whether or not inconsistent A delivery note quoting the Order partially to any strike, lock-out or other with these conditions) contained or number, the date of the Order, the industrial action, or any other event referred to in any correspondence or number of packages and their contents, beyond the reasonable control of submitted documentation Supplier or elsewhere, or subject to in the case of part delivery, the riot, civil which the Order is accepted by the outstanding balance remaining to be damage, compliance with any law or Supplier; except to the extent any delivered, must accompany each government order, rule, regulation or conditions conflict with a written delivery or consignment of the goods direction, accident, fire, flood, storm. Supplier agreement hetween Laerdal or other written terms Laerdal 7. DELIVERY AND PERFORMANCE provided Supplier has to take precedence over these terms.

2. OFFER and ACCEPTANCE

or acknowledgement of the Order with Supplier on a new delivery date. within 3 working days or delivery of the 7.2 Laerdal will be entitled to reject any 11, GOVERNING LAW subject to these conditions.

3. PRICE and TERMS

The price of the goods shall be stated in the event of any failure on the part of by Laerdal of a valid VAT invoice) and any other rights Laerdal may have) to: inclusive of all charges for packaging 7.2.1 reject the goods not delivered; 741.5(a). These regulations prohibit and packing.

4. CHANGE ORDERS

notice to change the terms of this additional charge; and/or purchase order, the time, method or 7.2.3 cancel any Order of which such place of delivery or the method of goods are the subject. shipment or packaging or to suspend 8. WARRANTY AND LIABILITIES delivery. Upon receipt of such notice, 8.1 The Supplier warrants to Laerdal Supplier shall proceed promptly to that the goods contained in this Order make such changes. If any such change shall: causes a change in the cost of the goods, 8.1.1 be free from defects, material and or in the time of required performance, workmanship Supplier shall provide prompt notice to 8.1.2 correspond with the Specification Laerdal of any such change and 8.2 The Supplier shall as soon as equitable adjustment shall be negotiated reasonably practicable repair or replace promptly and this Order shall be all goods without additional cost to modified in writing accordingly.

5. TERMINATION OF ORDER

At any time Laerdal, at its option, may date of invoice. terminate this Order for convenience in 8.3 Laerdal's liability for any breach of whole or in part by written notice. Any this Order shall be limited to the amount claim of Supplier shall not exceed of the price payable by it specified in reasonable demonstrated costs it has the Order to which the breach relates. incurred in performance of this Order 9. FORCE MAJEURE

prior to notice of termination and shall Laerdal shall not be liable for any These terms and conditions shall govern in no event exceed the total amount of failure to take or make use of the goods

and and must be prominently displayed.

that 7.1 TIME IS OF THE ESSENCE. relating to this Order, including any specifically cover that transaction or Supplier shall, upon accepting an Order, claim for damages shall be settled, by or as soon as practicable thereafter, arbitration in Dutchess County, New notify Laerdal if delivery of the goods York The Order constitutes an offer by cannot be made on the delivery date as Commercial Rules of the American Laerdal to purchase the goods subject to requested in the Order. In that event, Arbitration Association. Judgment can these conditions and written acceptance Laerdal may cancel the Order; or, agree be entered in any court of competent

goods by the Supplier (whichever shall goods delivered which are not in This purchase order shall be governed be the earlier) shall constitute the accordance with the Order and shall not by and construed under the laws of the Supplier's acceptance of the Order be deemed to have accepted any goods State of New York and the parties agree until Laerdal has had a reasonable time to the jurisdiction of the courts of the to inspect them following delivery. In State of New York. the Order and, unless otherwise stated, the Supplier to supply goods in 12. EEOC STATEMENT shall be exclusive of VAT (which shall accordance with the Order, Laerdal Laerdal Medical subcontractor shall be payable by Laerdal subject to receipt shall be entitled (without prejudice to

and/or

7.2.2 if rejected, require the Supplier to Laerdal shall have the right by written repair or replace the goods, at no

Laerdal which are or become defective during the period of 12 months from

or for any delay in taking or making use of the same which is due wholly or by the including Laerdal article number; and, Laerdal including without limitation, commotion. malicious

10. DISPUTE RESOLUTION

Any controversy arising out of or in accordance with the jurisdiction.

abide by the requirements of 41 CFR 60–1.4(a), 60–300.5(a) and 60discrimination 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, sexual orientation, gender identity, national origin, or for inquiring about, discussing, or disclosing information about compensation. Moreover, 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, sexual orientation, gender identity, national origin, disability or veteran status.