GENERAL CONDITIONS OF SALE

1. TENDERS AND QUOTATIONS

Where these conditions accompany a Quotation then these conditions should be read in conjunction with our Quotation, and apply in full unless and except where specifically varied in writing in the Quotation. In submitting a Quotation BECKMAN COULTER offers to provide the equipment and/or service described at the stated prices subject to the terms and conditions printed herein. No order placed pursuant to any Quotation is binding on BECKMAN COULTER until accepted by BECKMAN COULTER. Availability of goods may be affected by prior sale. Unless otherwise specified any Quotation will require written revalidation after thirty (30) days from the date of issue.

2. CASH OR CREDIT SALES

These conditions shall apply to all BECKMAN COULTER credit sales and cash sales and their acceptance is a precondition to the granting of any credit facility.

- (a) Prices: Prices are for goods supplied as stated in the Quotation. In addition to the stated prices, Buyer must pay for all taxes and fees imposed on the sale or use of the goods and any other governmental charges imposed on BECKMAN COULTER relating to the goods and all shipping and handling, freight, insurance, and other services.
- (b) Installation, commissioning and maintenance costs are not included in the sale price unless specifically indicated in our Quotation.

(c) Goods & Services Tax (GST):

All prices quoted or listed are exclusive of GST unless expressly indicated to the contrary. Where a payment or consideration for the goods and/or services is not expressed to include GST, the Buyer must pay, in addition to the payment or consideration expressed and without deduction or set off, an amount in respect of GST applicable to the supply by BECKMAN COULTER to the Buyer. Payment of GST must be made at the same time as payment is due on the invoice for the goods and/or services. BECKMAN COULTER must issue the Buyer with a correctly rendered invoice for any amount collected on account of GST.

(d) Variations:

Published prices are subject to change without notice. All prices are based on the quantity specified and do not necessarily operate pro rata for any greater or lesser quantities. In the case of Quotations prices are based on labour and material prices ruling at the date of our Quotation. Unless specified otherwise in any Quotation document, BECKMAN COULTER shall only vary prices in accordance with increases in the cost of materials, labour, shipping rates, insurance, wharfage, customs duty, any Federal or State taxes necessary, and currency exchange rates. Where an exchange rate is pertinent, it shall be the rate published daily by the Westpac Banking Corporation on the date of BECKMAN COULTER's invoice. The base rate to be used in calculating any exchange rate variation shall be expressed in our Quotation. We will not vary our price unless the exchange rate varies by greater than $\pm 2\%$.

3. TITLE AND RISK OF LOSS

Title and risk of loss passes to the Buyer upon the earlier of: (a) delivery of the goods to the agreed delivery point ; or (b) deemed delivery pursuant to clause 5(d) herein . As collateral security for the payment of the purchase price of the goods, Buyer hereby grants BECKMAN COULTER a lien on and security interest in and to all of the right, title and interest of Buyer in, to and under the goods, wherever located, and whether now existing or hereafter arising or acquired from time to time, and in all accessions thereto and replacements or modifications thereof, as well as all proceeds (including insurance proceeds) of the foregoing.

4. PERSONAL PROPERTY SECURITIES ACT 2009 (CTH) (PPSA)

(a) The Buyer grants to BECKMAN COULTER a security interest in all present and after acquired goods supplied by BECKMAN COULTER to the Buyer and all proceeds of the goods for the purposes of the PPSA and as security for the payment of the goods and any amount owing by the Buyer to BECKMAN COULTER from time to time.

- (b) On the request of BECKMAN COULTER, the Buyer shall promptly execute any documents and do anything else required by BECKMAN COULTER to give effect to this Agreement and to ensure that the security interest created under this Agreement constitutes and remains a first ranking perfected security interest over the goods.
- (c) The Buyer:
 - i. shall notify BECKMAN COULTER in writing of a change of its name at least 14 days prior to the date on which the change of name becomes effective;
 - shall provide any information BECKMAN COULTER reasonably requires to complete a financing statement or a financing change statement; and
 - iii. waives any right to receive a copy of a verification statement under the PPSA.
- (d) The Buyer agrees that nothing in sections 130(1) and 143 of the PPSA shall apply to this Agreement.
- (e) The Buyer agrees that its rights as debtor in sections 95, 132 and 135 of the PPSA shall not apply to this Agreement.

5. <u>DELIVERY</u>

- (a) Unless expressly specified on the Quotation, all goods will be delivered F.O.B. shipping point. Risk of loss with respect to all goods will pass from BECKMAN COULTER to Buyer upon shipment.
- (b) Any time or date stated by BECKMAN COULTER for anticipated or promised delivery of the goods is an estimate only. If BECKMAN COULTER is delayed by any circumstance or event beyond its control then it may suspend delivery or extend the delivery time in respect of the whole or part of the goods and it shall not be liable to the Buyer for any consequential loss or damage arising from any such delay.
- (c) The Buyer shall accept delivery of the goods at the agreed delivery point of the Buyer.
- (d) If for any reason the Buyer fails to accept delivery of any of the goods on the date fixed pursuant to BECKMAN COULTER's notice that the goods have been delivered to the agreed delivery point, or in the event of a substantial delay (which is a delay of more than 7 days) in accepting delivery by the Buyer, or if BECKMAN COULTER is unable to deliver the goods to the agreed delivery point on such date because the Buyer has not provided appropriate instructions, documents, licenses or authorisations: (a) title and risk of loss to the goods shall pass to Buyer; (b) the goods shall be deemed to have been delivered; and (c) BECKMAN COULTER, at its option, may store the goods until Buyer picks them up, whereupon Buyer shall be liable for all related costs and expenses (including, without limitation, freight, restocking, storage and insurance).
- (e) Any agreement or undertaking by BECKMAN COULTER is contingent upon its ability to secure or supply the goods.
- (f) Delivery may be made in one or more lots. Each lot shall form a separate contract on delivery and be accepted and paid for accordingly notwithstanding late delivery or non-delivery of any other lot. Upon failure of the Buyer to pay any amount when due BECKMAN COULTER may at its option terminate the contract as to further delivery and no forbearance or course of dealing shall affect this right of BECKMAN COULTER.

6. TERMS OF PAYMENT

(a) Credit Accounts:

The Buyer will only be granted a credit account if he has completed a formal BECKMAN COULTER Credit Application Form and has had that application accepted in writing by BECKMAN COULTER. Payment by credit account buyers is to be made strictly net cash within thirty (30) days from the date of invoice. Should payment not be received by the due date then any credit facilities may be withdrawn without notice and future supply may be refused. BECKMAN COULTER shall have no liability to the Buyer for any consequential loss or damage suffered by the Buyer as a result of such withdrawal and/or refusal.

(b) Payments:

In the case of cash buyers, payment shall be made strictly net cash

before supply takes place. Cheques are to be cleared prior to delivery of the goods.

Electronic transfer of funds directly to BECKMAN COULTER's account is an acceptable means of payment, and the goods will be dispatched once BECKMAN COULTER is satisfied that the funds have been lodged in the corresponding account.

(c) Claims:

Subject to the provisions of any appropriate Commonwealth or State legislation to the contrary, no claim in relation to the goods will be recognised unless such claim is made in writing within seven (7) days after receipt of the goods.

7. <u>DEFAULT</u>

- (a) Upon the happening of any of the following events:
 - the commission by the Buyer of any act of bankruptcy or the Buyer going into liquidation or a petition being presented for the sequestration of the Buyer's estate or the winding up of the Buyer; or
 - ii. the Buyer assigning its property for the benefit of creditors or having a receiver or official manager appointed; or

iii. the Buyer being in breach of any of these terms and conditions; then in such event BECKMAN COULTER shall have the right to:

- a. decline to deliver the goods or any balance of the goods still due; and/or
- retake possession of the goods. The Buyer irrevocably authorizes BECKMAN COULTER to enter the Buyer's premises (or any other premises under the Buyer's control if the goods are stored at such premises) to retake possession of the goods; and/or
- c. defer or decline to make any shipment of goods to Buyer, and/or
- d. otherwise cease to perform any of its obligations to the Buyer; and/or
- e. terminate the contract without incurring any liability at law or in equity and without prejudice to its rights to recover amounts owing to it by the Buyer and/or damages; and/or
- f. recover from the Buyer the contract price of the goods delivered and for freight, storage, handling and other expenses incurred by the Buyer; and/or
- g. to sell the goods elsewhere and charge the Buyer with any resultant loss.
- (b) Should BECKMAN COULTER by its servants or agents enter upon any premises where goods are situated for the purpose of repossessing such goods in accordance with its rights herein and any person bring any action for trespass or any other action against BECKMAN COULTER based upon such entry or anything done during or in connection with such entry, the Buyer shall indemnify and keep indemnified BECKMAN COULTER for all damages for which BECKMAN COULTER may be responsible as a result of such action.

8. <u>RETURNS FOR CREDIT/ORDER CANCELLATION</u>

Unless otherwise agreed in writing, BECKMAN COULTER will not accept any goods returned for credit for reasons other than incorrect supply by BECKMAN COULTER, or damage to the goods caused by BECKMAN COULTER or failure to perform to specification. Goods being returned for credit are to be clearly consigned to the address of BECKMAN COULTER in accordance with the following procedures:

- (a) Approval must first be obtained from BECKMAN COULTER who will provide a Return Authority Note.
- (b) Goods must be in the original carton and complete with all accessories and in a saleable and undamaged condition and marked with BECKMAN COULTER's Return Authority Note.
- (c) The BECKMAN COULTER invoice number and Return Authority Note number and date must be stated on the claim form.
- (d) The reason for return of the goods (e.g. faulty, damaged, wrongly delivered) must be stated on the claim form.
- (e) BECKMAN COULTER shall in each case determine at its sole discretion whether it should bear the relevant cost of freight.

9. CANCELLATION OR ASSIGNMENT

If an Order is requested to be cancelled, then BECKMAN COULTER may charge a cancellation fee to be advised, and subject to the condition of the returned goods. Any assignment by the Buyer of its rights or obligations to BECKMAN COULTER shall require BECKMAN COULTER's written authority by a Senior Manager. If BECKMAN COULTER advises the Buyer that it will be unable to deliver the goods and/or services and, upon receipt of such notice by the Buyer, the contract will be terminated without incurring any liability.

10. FORCE MAJEURE

BECKMAN COULTER shall not be liable for any failure to make delivery resulting from any cause beyond its control, including, without limiting the generality of the foregoing, act of God, lockouts, strikes, fire, riots, tempest, epidemic, pandemic, accidents to machinery, war, non-availability of materials or default by any manufacturer for or sub-contractor to BECKMAN COULTER. In the event of any such event or condition, the party whose performance is excused shall notify the other party as soon as practicable and shall make diligent efforts to perform its obligations at its earliest opportunity.

11. INDEMNITY

The Buyer indemnifies BECKMAN COULTER, its affiliates, and its and their personnel against any and all cost, expense, damage, judgment, liability or loss (including consequential loss, loss of profit and loss of expected profit) incurred directly or indirectly as a result of or in connection with any claim, demand or cause of action asserted or brought by a third party in relation to or arising from any negligent act or omission, unlawful conduct or other misconduct by the Buyer or its personnel relating to this Agreement or the goods.

12. WARRANTY

- (a) BECKMAN COULTER supplied goods other than for service use are warranted to be free from defects in design, materials and workmanship provided they are properly installed, maintained and operated under the specific rating and conditions set out in the relevant technical manual for a period of twelve (12) months. The warranty commences on the date goods are delivered to the Buyer.
- (b) In addition to the basic 12-month warranty, for detailed product warranty and pro-rata warranty against use conditions, refer to the specific Warranty Conditions for each instrument, as printed in each Instrument User Manual or Instructions for Use publication.
- (c) Any service provided on a do and charge basis is warranted for 90 days parts and labour for that particular fault repair only. Consumables, are warranted to be fit for the purpose and to meet specifications, however, as they are "consumable" items no period warranty is offered.
 (d) BECKMAN COULTER goods come with guarantees that cannot be
- (d) BECKMAN COULTER goods come with guarantees that cannot be excluded under the Australian Consumer Law. The above warranty is in addition to the warranties and conditions contained in the *Competition* and Consumer Act 2010 (Cth) (CCA) including the Australian Consumer Law or by applicable State Acts and Territorial Ordinance to the extent that such implied warranties and conditions are incapable of being excluded. All other warranties and conditions are hereby expressly excluded.
- (e) The Buyer and its employees or agents shall not make any statement, representation, undertaking or warranty concerning the goods other than those contained in literature published by the manufacturer and supplied by BECKMAN COULTER or those which are expressed or implied by law and which cannot be excluded.
- (f) To the extent permitted by law, the acceptance of any of the goods by the Buyer shall imply a condition indemnifying BECKMAN COULTER and keeping it indemnified against any loss, claim or damage suffered by reason of or arising out of :
 - i. any statement, representation, undertaking or warranty regarding the goods which is not authorised by BECKMAN COULTER, and
 - ii. any loss or damage caused to the goods after risk therein has passed to the Buyer.

- (g) To the maximum extent permitted by law, BECKMAN COULTER makes no representation nor gives any guarantee or warranty except as stated in this clause (including, without limitation, of merchantability, acceptable quality, fitness for any particular purpose or fitness for disclosed result) nor has any other liability under any warranty, condition, guarantee or other liability imposed by statute in connection with the BECKMAN COULTER supplied goods.
- (h) To the extent permitted by law, the liability of BECKMAN COULTER for a breach of a warranty or condition under this Agreement or implied by statute or law about the goods sold, is at the option of BECKMAN COULTER, limited to:
 - i. replacement of the goods or the supply of equivalent goods;
 - ii. the repair of the goods at BECKMAN COULTER's designated premises;
 - iii. the payment of the cost of replacing the goods or of acquiring equivalent goods; or
 - iv. the payment of the cost of having the goods repaired.

13. LIMITATION OF LIABILITY

To the extent permitted by law, the Buyer agrees that: (a) the total liability of BECKMAN COULTER and the Buyer's exclusive remedy for any and all claims arising out of or related to these terms and conditions, the Buyer purchase and use of the goods and/or services, regardless of the form of the action, will be limited to 100% of the total price of the goods and/or services paid by the Buyer to BECKMAN COULTER, the subject matter of the claim; and (b) BECKMAN COULTER will under no circumstances be liable to the Buyer for any loss of profit, loss of revenue, loss of data, loss of use of goods, loss of or damage to goodwill or reputation, loss of business opportunity, business interruption or any indirect, consequential, punitive, incidental, special or exemplary damages (arising directly or indirectly).

14. DE-IDENTIFICATION OF PERSONAL DATA

The Buyer acknowledges that BECKMAN COULTER would not require access to any Personal Data, including patients' Personal Data, at any time in performance of its obligations under this Agreement. Where applicable, in the event that any data is required to remedy technical issues and/or performance of the equipment ("Permitted Purposes"), the Buyer agrees that prior to providing or granting access to such data to BECKMAN COULTER, the Buyer shall be responsible to ensure all Personal Data in such data, if any, are De-Identified and Coded to ensure that the identity of the individual to whom the data pertains is not identifiable to and is not traceable by BECKMAN COULTER and/or BECKMAN COULTER's Personnel. The Buyer further represents that it has established policies and procedures in place to prevent the release of individuals' Personal Data and is responsible for informing and ensuring its employees to comply with the Buyer's obligations in this clause.

For the purpose of this clause,

- (a) "Personal Data" means any information, data and/or opinion relating to and about an identified or reasonably identifiable natural person;
- (b) "De-Identified" means the identity of the individuals is not known to and ensure data is not traceable by the BECKMAN COULTER and/or BECKMAN COULTER's Personnel; and
- (c) "Coded" means that a number, letter, symbol, or combination thereof (i.e. the code) has replaced identifying individual information (such as name or national registered identification number); and
- (d) "BECKMAN COULTER's Personnel" means employees, agent and/or contractor of the BECKMAN COULTER associated with the performance of its obligations under this Agreement.

15. DISPUTE RESOLUTION

Nothing in this clause prevents a party seeking urgent injunctive or similar interim relief from a court. If a dispute arises between the parties in connection with the Agreement, the parties undertake in good faith to use all reasonable endeavours to settle the dispute by way of good faith negotiation (including escalating the dispute to executive level).

16. SEVERABILITY OF PROVISIONS

Any provision of this Agreement that is prohibited or unenforceable in any jurisdiction is ineffective as to that jurisdiction to the extent of the prohibition or unenforceability. That does not invalidate the remaining provisions of this Agreement or affect the validity or enforceability of that provision in any other jurisdiction.

17. SPECIFICATION

Any specification, illustration or description accompanying any Quotation is indicative and may not completely represent the goods. BECKMAN COULTER or its supplier reserves the right to incorporate minor modifications thereto without notice and without incurring any liability.

18. <u>TESTS</u>

Equipment offered is subject to an established Quality Assurance procedure in the Manufacturer's factory and/or at installation by BECKMAN COULTER staff.

19. CONSTRUCTION

No waiver or alteration of these conditions shall be binding on BECKMAN COULTER unless accepted in writing by BECKMAN COULTER's authorised officer.

20. GOVERNING LAW

These terms and conditions cannot be changed or terminated orally and they and any contract containing them shall be construed in accordance with the laws of the State of New South Wales, Australia. Each party submits to the non-exclusive jurisdiction of the courts of that State and the Commonwealth of Australia, and any court that may hear appeals from any of those courts, for any proceedings in connection with these terms, and waives any right it might have to claim that those courts are an inconvenient forum.

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