1. **General**

1.1 The General Terms and Conditions of Sale and Delivery apply to all offers and quotations of KCI Europe Holding B.V. or KCI Medical B.V. (hereinafter referred to as "Solventum"), to all agreements concluded with Solventum, as well as to any extensions thereof or follow-up agreements between the parties. By placing an order, the Buyer accepts the applicability of most recent version of these terms and conditions. The applicability of the general terms and conditions used by the Buyer is expressly rejected by Solventum.

1.2 "Buyer": means any (legal) person who has concluded or wishes to conclude an agreement with Solventum.

1.3 These terms and conditions apply both to goods and services delivered by Solventum. Where applicable, "goods" should be read as "services".

1.4 Solventum is entitled to change the General Terms and Conditions of Sale and Delivery from time to time. The most recent version can be found at [solventum.com/terms-of-sale](http://solventum.com/terms-of-sale).

2. **Offers**

2.1 All offers of Solventum are non-binding and an offer may be revoked or changed at any time by Solventum.

2.2 Price lists, brochures and other information provided to the Buyer, such as delivery times, are stated as accurately as possible, but are only indicative and are never binding. The Buyer cannot derive any rights from this, unless explicitly stated otherwise in writing.

2.3 Each offer is based on the execution of the agreement by Solventum under normal circumstances and during normal working hours.

2.4 Verbal commitments of Solventum and its subordinates never bind Solventum, unless confirmed in writing by a duly authorized person within Solventum.

3. **Agreements**

3.1 The agreement is concluded when Solventum has confirmed an order from Buyer in writing at the latest within 8 days after receipt, or if Solventum starts with the execution.

3.2 Messages sent electronically are considered to have reached Solventum after Solventum has demonstrably become aware of the content. Orders delivered electronically are binding on Buyer without Solventum having to confirm them.

3.3 Any additions or changes to the agreement only bind Solventum if they have been confirmed in writing by Solventum. Solventum is under no circumstances obliged to accept orders from Buyer.

3.4 Solventum has the right to suspend, change or terminate any agreement with Buyer with immediate effect, if the acceptance, processing and/or execution of the order or agreement could constitute a violation of applicable national and/or international laws, treaties and/or regulations. Buyer expressly waives its right to file any claim with Solventum that is in any way related to such refusal or termination by Solventum.

4. **Prices**

4.1 Unless otherwise agreed in writing, prices quoted by Solventum exclusive of VAT, other applicable government charges and packaging. Prices quoted are indicative only.

4.2 Solventum reserves the right to change prices and/or apply a surcharge at any time and will use reasonable efforts to provide at least 30 days' notice. Revised prices may apply to orders shipped after notification of the price change. For clarity, blanket orders and orders specifying future dated shipments may also be billed at the pricing in effect on the date of shipment. If during the notice period orders are placed in excess of the average monthly order volume the communicated new price will be applied to those orders or the order may be limited in volume or cancelled by Solventum.

4.3 If after the date of conclusion of the agreement one or more of the cost factors increase – even if this occurs as a result of foreseeable circumstances – Solventum is entitled to increase the agreed price accordingly.

4.4 Any assembly or installation work is always at the expense of the Buyer, unless expressly agreed otherwise and in writing with the Buyer.
4.5 Solventum is entitled to charge the Buyer separately for additional work performed by it. All that is delivered or provided to goods by Solventum in consultation with the Buyer is considered to be additional work that exceeds the quantities agreed in the agreement or confirmation.

5. Products
5.1 Many factors beyond Solventum's control and which are solely within the knowledge and control of Buyer and/or the user may affect the use and performance of a Solventum product in a particular application. As a result, the Buyer is solely responsible for evaluating the product and determining whether it is appropriate and appropriate for the customer's application or design, including conducting a workplace hazard assessment and studying all applicable regulations and standards (e.g., OSHA, ANSI, etc.). Failure to properly assess, select and use a Solventum product in accordance with all applicable instructions and appropriate safety equipment, or failure to comply with all applicable safety regulations may result in injury, illness, death and/or property damage.

5.2 Many Products are industrial or professional products that are not intended for use by consumers, and accordingly, the Buyer shall not sell or promote products to consumers that are exclusively intended for industrial or professional use.

5.3 Solventum is not obliged to continue to make all or part of its product range available. Solventum can adjust its product range and make changes to (specifications of) products, without any liability towards the Buyer.

6. Delivery time, Delivery and Risk
6.1 The delivery time starts running once: i) the agreement has been concluded, ii) the Buyer has provided the documents and data, permits, etc. required for the execution of the agreement to Solventum and iii) Solventum has received what according to the agreement must be paid by the Buyer in advance before the start thereof.

6.2 Unless expressly agreed otherwise in writing, stated delivery times can never be regarded as a fixed deadline. Except for intent or gross negligence on the part of Solventum, exceeding the delivery time does not entitle the Buyer to (full or partial) dissolution of the agreement.

6.3 An automatically generated order confirmation does not imply any confirmation or guarantee that orders or products can be supplied.

6.4 Solventum is entitled to deliver in parts, without the Buyer being entitled to suspend its payment obligations towards Solventum in whole or in part.

6.5 Products are delivered in accordance with the following Incoterm: CIP destination, Incoterms 2020.

6.6 Transfer of the risk occurs in accordance with the Incoterm stated in clause 6.5.

6.7 The Buyer is obliged to accept receipt of the products. If goods have not been accepted by Buyer after the expiry of the delivery period, Solventum will if possible store the products at Buyers expense and risk. After four weeks, Solventum is authorized to sell or scrap the goods. Any lower yield and costs will be borne by the Buyer, without prejudice to the other rights of Solventum.

7. Transport
7.1 The method of transport, shipment, packaging, etc. is determined by Solventum. Any specific wishes of the Buyer with regard to transport, shipping, packaging, etc. may be carried out if Buyer accepts to bear the additional costs thereof and requires consent from Solventum.

8. Force Majeure
8.1 “Force majeure” is understood to mean any circumstances beyond the control of Solventum as a result of which performance of the agreement by Solventum is not or will not be (entirely) possible without a shortcoming, regardless of whether these circumstances could already have been foreseen at the time of the conclusion of the agreement. Such circumstances include – but are not limited to – war, danger of war, riots, strikes, workers’ exclusion, transport constraints, government restrictions, natural disasters and epidemics and pandemics, energy shortages or supply constraints of energy, fire and/or any other serious disruptions in the business of Solventum or its suppliers. Solventum has the right to invoke force majeure if the circumstance that constitutes the force majeure occurs after the performance should have been delivered by Solventum.

8.2 In the event of force majeure, Solventum is never liable for (direct or indirect) damage suffered by Buyer, all this in the broadest sense of the word.
8.3 In the event of temporary force majeure, the obligations of Solventum, insofar as they are affected by the force majeure, are suspended. In the event of permanent force majeure, which exists in the event of a force majeure situation of more than 60 calendar days, either party may terminate the agreement and/or the outstanding orders, insofar as it is affected by the force majeure, without being obliged to pay any compensation.

9. Liability
9.1 Solventum warrants that the products meet the product specifications of Solventum at the time of delivery in accordance with article 6.5. The obligations of Solventum as a result of an attributable shortcoming, or on the basis of any other legal basis, are at the discretion of Solventum limited to (free of charge) repair of the defect, replacement of the defective good and / or the re-performance of the services provided, or to the reimbursement of the amounts received in connection with the defective performance of the Buyer, in which case the agreement counts as dissolved insofar as it concerns the defective performance. Other costs, including for transport and/or (de)assembly are not eligible for reimbursement, unless explicitly agreed otherwise.

9.2 Notwithstanding the foregoing, Solventum’s liability shall never exceed the amount of the payment received by Solventum from its liability insurer in connection with the defective performance, unlawful act or any other legal basis.

9.3 Under no circumstances Solventum is liable for consequential or indirect damage, including, among other things, delay damage, loss of profit and/or loss of goodwill, except insofar as Solventum's liability insurer reimburses such damage.

9.4 Solventum will not be able to invoke the limitations of its liability included in this article if and insofar as the damage of the Buyer is the result of intent or gross negligence on the part of Solventum.

9.5 Claims from Buyer which are in any way related to the agreement, such as, but not limited to, claims based on breach of contract or unlawful act, expire 1 year after the occurrence of the facts that form the basis of the claims.

9.6 Buyer indemnifies Solventum against all claims of third parties arising from or in connection with Solventum's performance of the agreement.

10. Complaints
10.1 Buyer must inspect the delivered goods for any visible defects immediately after receipt or carry out this inspection after notification that the goods are at the disposal of the Buyer. Any visible defects must be stated immediately on the invoice and/or transport documents and reported to Solventum in writing within five days, including the reference of the dispatch note, failing which the right to complain will expire.

10.2 Complaints with regard to non-visible defects in the delivered goods must be reported in writing by the Buyer to Solventum within five days of their discovery, failing which these no longer have to be processed by Solventum in this regard. For complaints regarding non-visible defects, a complaint period of 3 months after delivery applies, after which the right to file a complaint will expire.

10.3 After the expiry of the periods referred to in this article, the Buyer is deemed to have approved the delivered goods or the relevant invoice and all rights of the Buyer in this respect have lapsed.

10.4 Buyer must, pending the investigation to be carried out by Solventum, keep the goods in its possession or, if Solventum so requests, return them to Solventum. The return is at the risk and expense of Buyer, unless explicitly agreed otherwise.

10.5 Solventum is not liable for defects that are the result of normal wear and tear, incorrect use and / or abuse of the delivered goods or use thereof that does not correspond to good care.

11. (Extended) Retention of Title
11.1 Solventum retains the ownership of all goods delivered to the Buyer and still to be delivered until the (purchase) price – including all related amounts, such as VAT, interest and costs – for these goods has been paid in full. If Solventum provides services for the Buyer in the context of this agreement, the retained ownership also applies until Buyer has paid the amounts due in full. The reserved ownership also applies to claims that Solventum may obtain against buyer due to buyer's failure to fulfill one or more of its obligations towards Solventum under the agreement.

11.2 Solventum also retains the ownership of all goods delivered to buyer and yet to be delivered until the buyer has fully fulfilled all obligations arising from previous and future agreements with Solventum.
11.3 If the Buyer fails to comply with its payment obligations, or Solventum has good reason to fear that it may fail in those obligations, Solventum is entitled to take back the goods delivered under retention of title without judicial intervention. The Buyer is obliged to provide Solventum with unhindered access and all cooperation in order to enable the exercise of this right and to ensure that goods on which Solventum's property right rests are properly insured.

11.4 All goods delivered by Solventum to Buyer are deemed to have been delivered on unpaid invoices. After repossession, the Buyer will be credited for the market value of the returned goods. Withdrawal does not affect the further rights of Solventum related to the shortcoming of the Buyer.

12. Payment
12.1 Payment of the (purchase) price to Solventum must be made within 30 days after the invoice date, without any form of deduction or set-off. Payment of additional work must be made as soon as this has been charged to the Buyer.
12.2 Solventum is at all times entitled, before (further) performance, to demand security from the Buyer for compliance with its obligations, including pre-payment. Any right of suspension or right to set-off by the Buyer is expressly excluded.

13. Interest and costs
13.1 If payment has not been made within the period referred to in Article 12 (Payment), the Buyer shall be in default by operation of law and shall owe statutory commercial interest on the outstanding amount from the due date.
13.2 All extrajudicial and judicial collection costs will be borne by the Buyer, to be set at a minimum of 15% of the amount owed by the Buyer.

14.1 Solventum grants Buyer permission to make limited use of “Solventum,” and other trademarks and names that pertain to the Products (collectively “Marks”), to designate the Products' source, but such use shall not in any manner imply that Buyer is owned by, or a part of, Solventum. Buyer acknowledges that Solventum is the exclusive owner or licensee of the Marks and that all use shall inure to the benefit of Solventum only and agrees not to claim rights in, contest, or put into issue the validity, enforceability, or ownership of the Marks at any time. Buyer shall not do anything to impair or infringe Solventum’s rights in and to the Marks or do anything that would tarnish, disparage or lessen the distinctive qualities or value of the Marks. Buyer shall ensure that any use of the Marks, including on Buyer websites, brochures, catalogues, and advertising, is proper and complies with the Solventum Corporate Brand and Identity Guidelines and any other instructions from Solventum, which shall include proper trademark markings (e.g., the ® or ™ symbols), descriptors following the Marks, and a trademark attribution statement. Upon request of Solventum, Buyer must promptly furnish to Solventum representative samples showing the use of the Marks by Buyer. Buyer shall make no other use of any of the Marks beyond the limited use permitted by this paragraph, and shall not use or seek to register any of the Marks or similar term(s) or device(s) that could cause a likelihood of confusion with, or dilute the distinctive qualities of, or otherwise infringe Solventum’s rights in and to the Marks, including in any business, trade, or product name, domain name, social media username, or any other type of name, trademark, service mark, or any other type of mark. Buyer will immediately transfer to Solventum any infringing domain names or social media names obtained or controlled by Buyer, its employees, or agents. Upon termination or expiration of the agreement, Buyer shall immediately (i) cease all use of the Marks, and (ii) take all action necessary to remove the Marks from all places and means (including any online locations) where Buyer has used the Marks. Buyer shall give Solventum prompt notice of any known or presumed infringements of the Marks, and Buyer shall give Solventum full cooperation in the protection of the Marks. Solventum shall have sole discretion in determining what action, if any, to take against third parties relating to the Marks. Any violation of this paragraph shall be cause for immediate termination of the Contract.

15.  Personal Data (GDPR)
15.1 With regard to the personal data (i.e. information about an identified or identifiable person, hereinafter “Personal Data”) of Buyer that are processed in the context of the sale of Solventum products and/or services, Solventum usually acts as a data controller within the meaning of Article 4(7) of the EU General Data Protection Regulation (hereinafter “GDPR”). In accordance with the GDPR and/or other
applicable data protection and data security laws, Solventum will process Buyer's Personal Data and, where applicable, Personal Data of individuals within The Buyer's organisation, e.g. Buyer's representatives (hereinafter the "Data Subjects"), in accordance with our Privacy Policy (solventum.com/privacy), which the Buyer declares to acknowledge. The Personal Data will be processed for the specific purpose of fulfilling Solventum's obligations in the context of the contractual relationship with the Buyer, and this for the entire duration of the relationship. In the event that, based on the nature of the purchased Solventum products and/or services, Solventum processes the Personal Data of the Buyer as a data processor within the meaning of Article 4(8) GDPR, Solventum and the Buyer will conclude a separate Data Processing Agreement. Solventum shares Personal Data with other entities of the Solventum Group and with third parties acting on behalf of Solventum, such as service providers. This includes entities located in the United States and other jurisdictions outside the European Economic Area, but always under strict confidentiality and data security obligations and on the basis of sound safeguards, such as the then-current version of the EU Commission's Standard Contractual Clauses. Data subjects have the right to access and correct their Personal Data, to object to the processing, and to request Solventum to restrict the processing or to delete the Personal Data. Furthermore, they have the right to lodge a complaint with the relevant data protection supervisory authority in their country. The EU Data Protection Officer of Solventum can be contacted at: Attn. EU Data Protection Officer – KCI Medical Belgium, Hermeslaan - 7, B-1831 Diegem, Belgique – DPO_EU@solventum.com).

16. Compliance

16.1 Compliance. Buyer represents, warrants and covenants that Buyer and its affiliates, owners, officers, directors, employees, agents, subcontractors, consultants, and representatives (collectively referred to as “Representatives”) will perform all of Buyer’s obligations under this Agreement in compliance with all local, state, national, and international statutes, rulings, regulations, ordinances, and governmental directives, including, without limitation, those pertaining to anti-bribery (example: U.S. Foreign Corrupt Practices Act, U.K. Bribery Act), money laundering, competition, regulation of trade, the environment, transportation, safety, health, and employment (collectively referred to as "Laws") that apply to Solventum, Buyer, either party's business, and the Solventum products and/or services to which this Agreement relate. Buyer further represents and warrants that neither it nor its Representatives will take any action that might cause Solventum to violate any Law. Buyer will advise Solventum immediately if it learns, or has any reason to know, of (i) any violation of any Law by Buyer or its Representatives that occurred or may have occurred in performing Buyer’s obligations under this Agreement or (ii) any failure of Buyer or any of its Representatives to comply with Buyer’s obligations under this Article.

16.2 Buyer shall comply with all laws and regulations applicable to the storage, use, handling, installation, registration and labelling of the goods from the moment of their delivery and the removal of any surplus or waste (including packaging) resulting from the use of the goods. Buyer shall request the permits and licenses required for the services of Solventum or required for the operation of the equipment or for the use or storage of the goods at its own expense.

16.3 Buyer undertakes to comply with EU Directives 2011/65/EU (Restriction of the use of certain hazardous substances in electrical and electronic equipment - “RoHS”) and 2012/19/EU (Waste Electrical and Electronic Equipment (“WEEE”) in general, as well as its implementation in all countries to which the goods are imported, exported or otherwise distributed by Buyer, which includes registration as a "producer" under the applicable RoHS and WEEE legislation.

16.4 Buyer undertakes, at the request of Solventum, to confirm its compliance with the provisions of this article in writing.

16.5 Any breach by Buyer of any of the obligations contained in this Article 16 is considered a material breach of the agreement and shall entitle Solventum to terminate the agreement by operation of law with immediate effect without prejudice to any further rights or remedies of Solventum under the agreement or applicable law.

16.6 Buyer hereby undertakes to fully indemnify and hold Solventum harmless for any liability, damage, costs or expenses and for any loss that Solventum would suffer as a result of the (alleged) violation by Buyer of the provisions of this article and the resulting termination of the agreement.

17. Trade Compliance

17.1 Buyer will comply with all applicable export control, sanctions, customs and other trade-related laws, regulations, rules and licenses affecting any products and services supplied by Solventum,
including applicable European Union, United Kingdom, Switzerland, United States, and local laws and regulations ("Trade Compliance Rules"). The Parties agree, in particular, as follows:

Import Compliance. If Buyer acts as the importer of record for Solventum products, Buyer will comply with all applicable Trade Compliance Rules, including all customs laws and regulations. Solventum shall not be liable for any costs or penalties related to delays in customs clearance or inaccurate customs declarations.

Export Controls. Buyer is advised that certain Solventum products are subject to export or import control restrictions, as indicated by the export control and harmonized tariff classifications provided on commercial invoices accompanying the shipment. Buyer will not sell, supply, export, re-export, or transfer Solventum products subject to export or import control restrictions without the requisite license or other authorization under the applicable Trade Compliance Rules or in any manner which may cause Solventum to be in breach of Trade Compliance Rules. Buyer will comply with the terms and conditions of any export or import license or authorization. Solventum is not liable for failure to deliver a product due to Solventum’s or Buyer’s inability to obtain or maintain any required export or import license or authorization and such failure does not constitute a breach of this Agreement.

Embargoes: Buyer represents and warrants that it will not directly or indirectly sell, supply, export, re-export, make available, transfer or use any Solventum products, technology, or software in violation of any Trade Compliance Rules, or in any manner which may cause Solventum to be in breach of Trade Compliance Rules. Regardless of other provisions contained within this Trade Compliance Clause, Buyer will sell the Solventum products within the European Economic Area, Switzerland, the United Kingdom, and Ukraine (except Crimea, Sevastopol, and the non-government controlled areas of the Donetsk and Luhansk oblasts). Buyer shall conduct adequate due diligence to ensure Solventum products, technology, and software are not diverted outside this territory.

Restricted End Users: Buyer represents and warrants that it is not a Restricted Party (defined as any party listed in (i) the European Union’s Consolidated list of persons, groups, and entities subject to European Union financial sanctions found at https://data.europa.eu/data/datasets/consolidated-list-of-persons-groups-and-entities-subject-to-eu-financial-sanctions?locale=en, (ii) the United Kingdom’s Consolidated List of Financial Sanctions Targets in the UK found at https://ofsistorage.blob.core.windows.net/publishlive/2022format/ConList.pdf (iii) the United States’ Consolidated Screening List found at https://www.trade.gov/consolidated-screening-list, or (iv) any other applicable restricted party list) and is not owned or controlled by one or more parties included in the foregoing lists (including by virtue of ownership or control criteria established by applicable Trade Compliance Rules). Buyer will not directly or indirectly engage in any transaction involving Solventum products, technology, or software in violation of restrictions on individuals and entities listed in any of the foregoing lists or any other applicable restricted party list.

Buyer agrees that it will immediately notify Solventum upon becoming aware that Buyer or any employees of Buyer involved in the performance of this Agreement have become listed as a Restricted Party or have otherwise become subject to any such sanctions or restrictive measures.

WMD End Uses: Buyer represents and warrants that, unless authorized, it will not directly or indirectly sell, supply, export, re-export, make available, transfer, or use any Solventum products, technology, or software in the design, development, production, operation, installation (including on-site installation), maintenance (checking), repair, overhaul, or refurbishing of nuclear, chemical, or biological weapons (or the development, production, maintenance or storage of missiles capable of delivering such weapons), safeguarded and unsafeguarded nuclear materials, missiles, space launch vehicles, unmanned aerial vehicles, or maritime nuclear propulsion.

Military and other Restricted End Uses and End Users: Buyer represents and warrants that, unless authorized, it will not directly or indirectly sell, supply, export, re-export, make available, transfer, or use any Solventum products, technology, or software for military end use or to military end users (including to the national armed services (army, navy, marine, air force, or coast guard), as well as the national guard and national police, government intelligence or reconnaissance organizations, or any person or entity whose actions or functions are intended to support military end uses), or for any other end use or end user that is restricted or prohibited under Trade Compliance Rules.
Military-Intelligence End Uses and End Users: Buyer represents and warrants that, unless authorized, it will not directly or indirectly sell, supply, export, re-export, make available, or transfer (in-country) any Solventum products, technology, or software entirely or in part to Belarus, Burma/Myanmar, Cambodia, China, Cuba, Iran, North Korea, Russia, Syria, or Venezuela for design, development, production, use, operation, installation (including on-site installation), maintenance, repair, overhaul, or refurbishing of, or incorporation into, a military item intended to support the actions or functions of any intelligence or reconnaissance organization of the armed services (army, navy, marine, air force, or coast guard) or national guard of one of those countries.

Antiboycott Compliance. Notwithstanding any other documentary provision pertaining to the transaction(s), no party shall take or be required to take any action prohibited or penalized under the antiboycott laws of any applicable foreign jurisdiction, including without limitation, the antiboycott laws administered by the U.S. Departments of Commerce and Treasury.

Consequences of Non-Compliance: Buyer agrees that all provisions of this Trade Compliance clause are material and violation of any representation or warranty may result in immediate termination of this Agreement by Solventum. Buyer agrees to cooperate fully with any investigation by Solventum of a suspected breach, and to protect, defend, indemnify and hold Solventum and any of its affiliated companies harmless from and against all losses (including losses arising in connection with investigations by government authorities) that in any way result from a breach of the representations and warranties in this Trade Compliance clause.

Conflict of Laws. Buyer undertakes to immediately notify Solventum if, at any time, Buyer's ability to comply with the terms hereof is restricted due to conflict with requirements to comply with any applicable EU or local law. Buyer understands that, in any such event, Solventum may – at Solventum's discretion and without incurring any liabilities – decide to decline purchase orders or make alterations to relevant transactions to ensure compliance with all applicable laws.

18. Miscellaneous
18.1 If any provision of these terms and conditions should prove to be null and void or non-binding, this shall not affect the validity or binding nature of the other provisions of these terms and conditions.

18.2 Solventum is entitled to transfer or assign its rights and obligations arising from the agreement to a third party. Buyer herewith provides its consent with such transfer or assignment.

19. Applicable law and dispute resolution
19.1 Dutch law applies to all offers, agreements and the execution thereof, with the express exclusion of the applicability of the Vienna Sales Convention.

19.2 In the event of a dispute between the parties, the parties will try to resolve this dispute in good mutual consultation. If this does not resolve the dispute, any party is entitled to submit the dispute to the court in The Hague, which will have exclusive jurisdiction to take cognizance of disputes between the parties, without prejudice to Solventum's right to bring a dispute before another court.