ت 15−0	b-° 1	8 03 	:11 FROM-	[Line	<u>5</u> 8
ige 1 of 2						ect t
of 2					Spire Code	oply the go
				UNK	Quantity and Order	ase supply the goods / services listed below bject to the terms and conditions set out on
For and on behalf of Spire Healthcare Ltd. Registered Offices: 3 Dorset Rise, London EC4Y 8EN. Registered in England and Wales no: 1522532 (not for invoice enquiries or addressing of invoices)				BOTOTET ORBINITA	Description	ase supply the goods / services listed below bject to the terms and conditions set out on the last page)
- ;	_			1503005-5	Catalogue number	
				255.50	Price Per Unit	
Total:	VAT:	Sub total:		20.00% 51.10	VAT	
<u>,</u>	<u> </u>		The state of the s	6		4
306,60	51.10	255.50		255.50	Total price	

PURCHASE ORDER

Order No.:

Telephone:

4501979068

To be quoted on all documents

15/05/18

Order date:

Date delivery required: 16/05/18

Invoices should be sent to:

ghley 82:st Yorkshire 1−20 7DT

Fax: 01535 635582

CARDIFF CF23 8XL

Pentwyn

Croescadarn Road Spire Cardiff Hospital

CDF Stores

Delivery Address:

P0001/0002 e Healthcare PDUTER: MAN MED UK LTD Station Road

SHL Spire Healthcare Ltd. 25-41 Crown St., Reading RG1 2PQ

0002 In these Conditions:

N be" means, in relation to the purchaser, any company under the same control as O rchaser.
O tions" means the standard terms and conditions of purchase set out in this

 $_{\odot}$ ions agreed in writing between the purchaser and the supplier. ent and (unless the content otherwise requires) includes any special terms and

act" means the contract for the sale and purchase of the goods anothe supply equisition of the services as set out in these Conditions and the order-

section with the order. s" means any such goods as are to be supplied to the purchaser by the supplier

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:" means the purchase order.

laser" means the SPIRE REALTHCARE LIMITED (registered company number 32) or its sominated Affiliate named in the Order.

ites' means the services (if any) destribed in the Orden

iller" means the supplier named in the Order.

pi as Spire Healthcare Limited. 3 Group" means Spire Healthcare Umited and all companies under the same

Orders and Variations

shall form any part of the Contract, unless with the written agreement of the purchaser and no terms or conditions put forward at any time by the Supplier These conditions may only be varied with the written agreement of the Any offer to purchase by the purchaser is made upon these conditions.

Order in whole or in part shall constitute acceptance by the Supplier of all the In the absence of written agreement to the contrary the execution of this prices and the Conditions

The quantity, quality and description of the Goods and the Services shall the Goods and the performance of Services. requirements concerning the manufacture, packaging, storage and delivery of The Supplier shall comply with all applicable regulations or other legal subject as grovided in these Conditions, be as specified in the Order.

the execution of the Order. The price of the Goods shall be stated in the Order and no increase will be accepted by the Purchaser unless agreed with the Supplier in writing prior to

and insurance charges and any duties (other than YAT) and shall exclude any applicable VAT (which shall be payable by the Furchaser subject to receipt of The Price (unless otherwise agreed) shall include all packing, delivery, carriage a valid VAT invoice)

received by Spire following delivery of all the Goods or completion in the 30 days of the end of the month following the month in which a valid invoice is Spire on an annualised rate of 2% above the Bank of England base rate at the provision of the Services. Interest on any late payments shall be payable by Payment of the price agreed for the Goods and/or Services will be made within time the late payment became due.

correspondence and advice notes. Spire reserves the right to reject any invalid include the purchase order number on the actual invoice and on all invoice involces shall be in such form as Spire specifies from time to time and shall be addressed to the address specified in the Order. A valid invoice must clearly

Terms and Conditions of Order Spire Healthcare Limited

Delivery

- 5 delivery address stated on the Order on the date or within the period stated The Goods shall be delivered to, and the Services shall be performed as, the In the Order, in either case during the Purchaser's usual business hours (unless otherwise requested).
- The time of delivery of the Goods and the performance of the service is of the essence of the contract.

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- Where the date of the delivery of the goods or of performance of the services is to be specified after the placing of the Order, the Supplier shall give the Purchaser reasonable notice of the specified date.
- The Purchaser shall be entitled to reject any Goods delivered which are are not in 9.2.2 if the Supplier Goods until the Purchaser has had reasonable time to inspect them following Whichever Is later. delivery or after any latent defect in the Goods has become apparent, accordance with the Contract and shall not be deemed to have accepted any
- Any Goods rejected or returned by the Purchaser in accordance with these conditions shall be returned at the Supplier at the Supplier's risk and expense

Risk and Property

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- ø. Risk of damage to or loss of the Goods shall pass to the Furthaser upon delivery in accordance with the Contract.
- 5,7 The property in the Goods shall pass to the Furchaser upon delivery, unless payment for the Goods is made prior to delivery, when it shall pass to the appropriate to the Contract. Purchaser once payment has been made and the Goods have been
- Information Security and Governance

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- 24 The Supplier shall comply (and ensure that the Supplier's employees, agents may from time to time prescribe in consection with the supply of Goods and Information Governance Policies and Confidential Guidelines) as Purchaser procedures and policies (including, without Ilmitations, the Furchaser's and sub-contractors comply) with such reasonable regulations, directions, Services, copies of which shall be made available to the Supplier on request
- Ċ Warrantles and Liability
- 8.1 The Supplier warrants to the Purchaser that the Services will be performed by appropriately qualified and trained personnel, with due care and diligence and to such high standard of quality as it is reasonable for the Purchaser to expect in all the circumstances.
- 8.2 supplied, and will be free from all defects in materials, workmarchip and quality, and are fit for the purpose and intended use for which they are The Supplier warrants to the Furchaser that the Goods will be of satisfactory
- 83 damages, costs and expenses (including legal expenses) against or incurred or The Supplier shall indemnify the Furthaser in full against all liability, loss, paid by the purchaser as a result of or in connection with:
- 8.3.1 breach of warranty given by the Supplier in relation to the Goods of the
- 8.3.2 any claim that the Goods infringe, or that their importation, use or resale, proserty rights of any other person, except to the extent that the claim arises infringes the patent, copyright, design right, trade mark or other intelectual from compliance with any specification supplied by the Purchaser;
- 8.3.3 Hability under the Consumer Protection Act 1987 in respect of the Goods; any act or omission of the Suppliers or its employees; agents or sub-contractors in supplying, delivering and installing the Goods;
- 8.3.5 any act or omission of any of the Suppliers personnel is connection with the performance of the Services.

- only of the Goods and/or the Services by giving notice to the Supplier at any The Purchaser shall be entitled to cancel the Order in respect of all or part
- 9 without prejudice to any other rights the Purchaser shall be at liberty to terminate the Contract forthwith, on written notice, in the event:
- of a breach or non-observance of any of these Conditions by the Supplier, non-observance is a continuing breach or non-observance whether remedied which if capable of remedy, is not remedied, within 7 days, or a breach or or not

(a) makes or passes a resolution for its winding up;

the appointment of an administrator to the Supplier, or notice of intent to appoint an administrator is given by the Supplier; and property, or documents are filed with a court of contest jurisdiction for (b) makes an appointment of an administrator to manage its affairs, business

(c) makes any arrangement or composition with its creditors,

(d) ceases, or threatens to cease, to trade

(e) becomes insolvent as defined in section 123 of the Insolvency Act 1986 or gaes into liquidation or has a receiving order made against it.

ö General

- 10.1 The Contract shall not be assigned or sub-contracted either wholly or in part without the orlor written consent of the Purchaser.
- 10.2 The Purchaser reserves the right to require the Supplier to suspend deliveries prevents or hinders the use of the Goods, and payments shall be postponed business or work beyond the reasonable control of the Furchaser which in the case of any strike, lockout, fire, accident or stoppage of the Purchaser's until such time as deliveries shall be resumed.
- 10.3 The parties will keep the terms of the Contract confidential and shall not such information or decumentation is already in the public domain or they are disclose any information or documentation is relation to the Contract unless required to do so by law.
- 10.4 Insofar as there is any inconsistency between these Conditions and the Order, these Conditions shall take precedence.
- 10.5 The Purchaser is a member of the Spire Group, and accordingly the Furchaser omission of the Purchaser. omission of any such other member shall be deemed to be the act or isself or through any other member of Spire Group, provided that any act or may perform any of its obligations or exercise any of its rights hereunder by
- 10.6 No waiver by the Purchaser of any breach of the Contract by the Supplier other provisions and shall not prejudice the rights of the Purchaser in respect shall be considered as a walver of any subsequent breach of the same or any
- 10.7 These Conditions are for the benefit of the parties to it and (where benest or be enforceable by anyone else. applicable) their successors and permitted assigns and is not intended to
- 10,9 10.8 The Contract shall be governed by English Law. All disputes arising out of the The headings in these Conditions shall not affect their interpretation. Contract shall be subject to the exclusive jurisdiction of the courts of England