

SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



ITEM: 3.25
(ID # 29844)

MEETING DATE:
Tuesday, March 03, 2026

FROM : (RUHS) RIVERSIDE UNIVERSITY HEALTH SYSTEM

SUBJECT: RIVERSIDE UNIVERSITY HEALTH SYSTEM - MEDICAL CENTER: Approve the Business Unit Pricing Addendum(s) to the Stryker Purchase Agreement with Howmedica Osteonics Corp. to provide Trauma and Biologic products for five (5) years effective upon signature, All Districts. [Total Cost \$12,583,695; Annual Cost \$2,516,739 up to \$1,258,370 in Additional Compensation] - 100% Hospital Enterprise Fund

RECOMMENDED MOTION: That the Board of Supervisors:

1. Approve the Business Unit Pricing Addendum(s) to the Stryker Purchase Agreement with Howmedica Osteonics Corp. to provide Trauma and Biologic Products, for an annual cost of \$2,516,739 for a total cost of \$12,583,695 for five years and authorize the Chair of the Board to sign the Agreement on behalf of the County;
2. Authorize the Purchasing Agent, in accordance with Ordinance No. 459 and based on the availability of fiscal funding and as approved as to form by County Counsel, to: (a) sign amendments including modifications to the statement of work that stay within the intent of the Agreement and (b) sign amendments to the compensation provisions that do not exceed the total cost of ten percent (10%) of the Agreement;
3. Authorize the Purchasing Agent to issue Purchase Orders for the supplies and services provided that do not exceed the total approved cost; and
4. Ratify and approve the Purchasing Agent's issuance of Purchase Orders to Howmedica Osteonics Corp. for outstanding invoices related to trauma and biologic products for Fiscal Year 25/26, covering the period from July 1, 2025, through the effective date of the Agreement.


ACTION: Policy


Jennifer Cruikshank, Chief Executive Officer - Health System 1/30/2026

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Medina, seconded by Supervisor Gutierrez and duly carried, IT WAS ORDERED that the above matter is approved as recommended.

Ayes: Medina, Spiegel, Perez, and Gutierrez
Nays: None
Absent: Washington
Date: March 3, 2026
xc: RUHS-MC

Kimberly A. Rector
Clerk of the Board
By: 
Deputy

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$1,258,370	\$2,516,739	\$12,583,695	\$0
NET COUNTY COST	\$0	\$0	\$0	\$0
SOURCE OF FUNDS: 100% Hospital Enterprise Fund - 40050			Budget Adjustment: No	
			For Fiscal Year: 25/26 – 30/31	

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

This Board action will approve a new Purchase Agreement (Agreement) as well as Trauma and Biologic Business Unit Pricing Addendums with Howmedica Osteonics Corp., Stryker Sales, LLC, Tornier, Inc., and Wright Medical Technology – subsidiaries of Stryker Corporation (Howmedica).

This Agreement will establish the terms and conditions with pricing governed by the Business Unit Pricing Addendums for trauma and biologic products in use by Riverside University Health System – Medical Center (RUHS-MC) physicians. Additionally, under the terms of this Agreement, Howmedica will also provide technical training to medical professionals.

The supplies provided by Howmedica are essential for RUHS' delivery of high-quality care – particularly in areas like orthopedics, trauma, and surgery.

Impact on Residents and Businesses

These services are a component of RUHS's system of care aimed at improving the health and safety of its patients and the community.

Contract History and Price Reasonableness

On July 26, 2022, Agenda Item 15.1, the Board of Supervisors approved a Product Agreement with Howmedica Osteonics Corp. to provide trauma and biologic products for three years through March 28, 2025, with a maximum annual compensation of \$1,500,000.

Following the expiration of the Agreement on March 28, 2025, RUHS-MC continued to procure trauma and biologic products from Howmedica Osteonics Corp. under Direct Patient Care (DPC) authority to meet ongoing and critical clinical needs while a new agreement was under negotiation. During this period, Purchase Orders were issued for

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
STATE OF CALIFORNIA**

the timeframe July 1, 2025, through the commencement of the new Agreement to avoid disruption to patient care.

As cumulative expenditures under DPC authority reached the \$750,000 threshold, Board of Supervisors approval is now required pursuant to the DPC Resolution. The lapse between the expiration of the prior Agreement and execution of the new Agreement occurred while the parties were actively negotiating the terms of the new Agreement, necessitating the request for ratification to ensure continuity of patient care.

In this new agreement, Howmedica is offering 40% savings off their standard pricing, which is 3% greater than the savings available under national median pricing. These savings result in a total cost that is 6% below the national median price. Additionally, RUHS anticipates an estimated \$51,646 in savings through the growth rebate structure, bringing the total projected savings to \$162,635.52.

This Agreement requires Board approval as the compensation provision exceeds the Purchasing Agent's authority and \$750,000 threshold for contracting with a single source vendor for professional services per Patient Care Resolution 2024-127.

ATTACHMENTS:

Attachment A: Howmedica – Purchase Agreement

Attachment B: Business Unit Pricing Addendum (Bio)

Attachment C: Business Unit Pricing Addendum (Trauma)


Melissa Curtis, Deputy Director of Purchasing and Fleet

2/5/2026


Jacqueline Ruiz, Principal Analyst

2/24/2026


Gregg Gu, Chief of Deputy County Counsel

2/6/2026

STRYKER PURCHASE AGREEMENT


This **Stryker Purchase Agreement**, consisting of this cover page and any applicable schedules or exhibits (collectively, this "**Agreement**"), is entered into by and between Howmedica Osteonics Corp. and, Stryker Sales, LLC, Tornier, Inc., and Wright Medical Technology, Inc. (subsidiaries of Stryker Corporation), on behalf of their divisions, business units and affiliates identified on one or more product pricing addenda (each individually referred to as a "**Participating Stryker Division**," and collectively, as "**Stryker**"), and County of Riverside, a political subdivision of the state of California, on behalf of its **Riverside University Health System** ("**Institution**") and, if applicable, the health care facilities listed on Exhibit A-2 of the applicable Business Unit Pricing Addendum, as defined herein, (each individually referred to as a "**Participant**," and collectively with Institution, as "**Customer**"). Stryker and Customer are each individually referred to in this Agreement as a "**Party**" and collectively as the "**Parties**."

Overview and Background: Stryker manufactures and sells certain medical devices biologics and/or health care products. For purposes of this Agreement, the term "**Participant**" means an entity in which Institution owns or controls, directly or indirectly, at least fifty percent (50%), and provides management services for such entity and has the authority to bind the entity to obligations hereunder. Institution wishes to purchase Products (as defined herein) on behalf of itself and Participants at the prices and subject to the terms, conditions and assurances set forth in this Agreement.

Effective Date and Term: The term of this Agreement shall commence on the date of last signature below (the "**Effective Date**") and shall continue so long as Products are being purchased through a Business Unit Pricing Addendum ("**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.

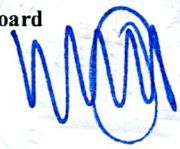
STRYKER, ON BEHALF OF THE LEGAL ENTITIES LISTED HEREIN

Signature: 
Name: Blake Vogler
Title: Regional Key Account Executive
Date: January 15, 2026

Address:
 1941 Stryker Way
 Portage, MI 49002

COUNTY OF RIVERSIDE, A POLITICAL SUBDIVISION OF THE STATE OF CALIFORNIA, ON BEHALF OF ITS RIVERSIDE UNIVERSITY HEALTH SYSTEM

Signature: 
Name: **KAREN SPIEGEL**
Title: Chair, Board of Supervisors
Date: MAR 03 2026

ATTEST:
Name: **KIMBERLY A. RECTOR**
Clerk of the Board
By: 
Deputy

APPROVED AS TO FORM:
County Counsel
Minh C. Tran

By: *Esen Sainz*
Name: Esen Sainz
Deputy County Counsel
Date: 01/15/2026

Address:
 26520 Cactus Ave
 Moreno Valley, CA 92555

Notices will be sent to the Parties at the addresses listed herein.

STANDARD TERMS AND CONDITIONS

- Definitions.** For purposes of this Agreement, the term “**Product**” will mean those commercially available products sold by a Participating Stryker Division, as listed and more particularly described in a separately-executed Product Pricing Addenda (each a “**Business Unit Pricing Addendum**”). Each executed Business Unit Pricing Addendum will be governed by and subject to the terms and conditions of this Agreement. The Parties may from time to time agree on additional Product Pricing Addenda. Any additions or deletions of Products from a Business Unit Pricing Addendum will not be effective unless evidenced as an amendment signed by both the applicable Participating Stryker Division and Customer or Participant, as applicable.
- Products and Pricing.** Only Products expressly covered by a Business Unit Pricing Addendum and purchased under this Agreement are eligible for the pricing offered in such Business Unit Pricing Addendum. Notwithstanding the foregoing, Customer or Participant understands that Product pricing (including any price concessions) and other incentives offered under this Agreement is contingent upon Customer’s or, if applicable, a Participant’s compliance with all terms and conditions set forth in this Agreement (including specific pricing conditions, if any, included in a Business Unit Pricing Addendum) and the requirement to pay outstanding invoices as set forth in the below section entitled “**Purchase Orders; Invoices/Payments**.” Product pricing set forth on Exhibit A-1 of the applicable Business Unit Pricing Addendum may be increased on each anniversary of the applicable Business Unit Pricing Addendum Effective Date by any amount not to exceed three percent (3%) or the percentage change in Medical CPI during the immediately preceding twelve (12) month period, whichever is more. The Parties agree the price file must be inserted as a Table on Exhibit A-1 of the applicable Business Unit Pricing Addendum to trigger the Business Unit Pricing Addendum effective date. If Customer requests a formal bid solicitation during the Term, Stryker may elect to increase Product pricing set forth on Exhibit A-1 of the applicable Business Unit Pricing Addendum by any amount not to exceed twenty percent (20%).
- Purchase Orders.** Except as otherwise set forth in the applicable Product Pricing Addenda, Customer and any Participant that purchase Products directly from Participating Stryker Division stated in Exhibit A-1 of the applicable Business Unit Pricing Addendum, must submit to Participating Stryker Division purchase orders for such Products prior to the shipment of such Products. clarity, Customer’s failure to provide purchase orders as set forth herein may be deemed a material breach of this Agreement. Customer further acknowledges that Stryker incurs substantial administrative costs when purchase orders are delayed beyond the purchase order issuance timeframe set forth herein. Participating Stryker Division shall assess, and Customer shall pay, an administrative surcharge for the delayed issuance of purchases orders as follows (the “**Administrative Surcharge**”): 2% of the purchase order amount for a purchase order issued one to five (1-5) days late; 5% of the purchase order amount for a purchase order issued six to ten (6-10) days late; 8% of the purchase order amount for a purchase order issued eleven to fifteen (11-15) days late; 10% of the purchase order amount for a purchase order issued sixteen (16) or more days late.
- Invoices; Payments.** Participating Stryker Division will submit to Customer or the Participant, as the case may be, an invoice for such Products, and Customer or the Participant, must pay in full all invoices within thirty (30) days from the date of invoice. All payments to be made via Automated Clearing House (“**ACH**”). If Customer or Participant elects to pay such invoice with a credit card or corporate purchasing card, a three percent (3%) surcharge may be applied to the invoice. Participating Stryker Division and Customer agree that Participating Stryker Division, in its sole discretion, reserves the right to change terms of payment and/or discontinue further shipments or suspend services, without prejudice to any other lawful remedy, in the event that: (i) if at any time Participating Stryker Division determines that Customer’s financial condition or credit rating does not justify a sale on credit; or (ii) Customer is at any time in default in any indebtedness or obligation that Customer owes to Participating Stryker Division. Participating Stryker Division may require advance payment. If Customer or a Participant wishes to dispute an invoice or portion thereof, Customer or such Participant must notify Participating Stryker Division in writing within fifteen (15) days of its receipt. The writing must provide sufficient detail regarding the basis and amount of the dispute. If neither Customer nor Participant disputes an invoice within fifteen (15) days of its receipt of same, the invoice will be deemed to have been approved by Customer or the Participant.
- Service Providers.** In the event Customer utilizes any supply chain solutions and/ or invoicing systems (“**Service Provider**”) other than GHX, Stryker is not responsible for any fees associated with such Service Provider. Notwithstanding the foregoing if Customer utilizes a Service Provider at Customer’s own cost, Stryker requires a separately executed agreement between Stryker and such Service Provider which shall require the Service Provider to maintain the confidentiality of Stryker’s proprietary or confidential information (“**Confidential Data**”) and prohibits Service Provider from (i) disclosing and/or selling any data disclosed to a third party or (ii) using it for the sole purpose of obtaining benchmarking analysis. Customer represents and warrants that any data disclosed to Service Provider will be protected by confidentiality language no less stringent than in this Agreement and also including the following limitations: Confidential Data shall not be sold to a third party or used for the any purpose other than for the reason it was disclosed (e.g., billing and/or invoicing).
- Product-Related Services.** Participating Stryker Division will provide technical training, including initial training for new users and supplemental training for existing users, as needed to promote the safe and effective use of the Products. Such technical training shall be provided to any health care practitioner who uses or intends to use the Product and is employed by, or is on the active medical staff of, Customer or any purchasing Participant. If Participating Stryker Division provides technical training to a health care practitioner, Participating Stryker Division may pay for or reimburse reasonable expenses, including meals, lodging and transportation, actually incurred by such health care practitioner in connection with the technical training. Notwithstanding the foregoing, Participating Stryker Division will not reimburse Customer, Participants or any third party for other fees or surcharges charged by Customer, Participants or a third party in connection with this Agreement; including, but not limited to, surgical scrubs, inventory lockers, supply chain management services, obligations set forth in vendor credentialing systems, web-based product catalog services or sterilization trays.
- Shipment and Delivery.** Except as otherwise provided in a Business Unit Pricing Addendum, all Products purchased directly from Participating Stryker Division are shipped F.O.B. Origin, freight and handling charges prepaid and added to the invoice. Stryker will not utilize Customer’s designated third party freight management service to ship Product. For those Products purchased on a consignment basis, shipping terms will be set forth on Exhibit A-3 of the applicable Business Unit Pricing Addendum.
- Reporting.** Stryker, as supplier, hereby informs Customer, as buyer on behalf of itself and each purchasing Participant, of each Participant’s obligation to make required reports (including reporting on net prices paid for items supplied hereunder) under the Federal Medicare and Medicaid Anti-Kickback Statute and the regulations thereunder (42 CFR Part 1001.952(h)). Pricing under this Agreement may constitute discounts on the

purchase of Products. Institution represents that (i) it shall make on behalf of each Participant or cause each Participant to make on its own behalf, all required cost reports, and (ii) it has the power and authority to make or cause such cost reports to be made.

9. Warranty. Except as otherwise set forth in the applicable Product Pricing Addenda, any warranties provided by Participating Stryker Division with respect to a given Product are as described in the labeling accompanying units of that Product on purchase. PARTICIPATING STRYKER DIVISION HEREBY EXPRESSLY DISCLAIMS ANY AND ALL EXPRESS OR IMPLIED WARRANTIES REGARDING THE PRODUCTS INCLUDING, BUT NOT LIMITED TO MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. Limitation of Liability. IN NO INSTANCE WILL STRYKER BE LIABLE TO CUSTOMER OR ANY PARTICIPANT FOR INCIDENTAL, PUNITIVE, SPECIAL, COVER, EXEMPLARY, MULTIPLIED OR CONSEQUENTIAL DAMAGES FOR ANY ACTIONS UNDER OR RELATED TO THIS AGREEMENT.
10. Indemnity. STRYKER shall indemnify and hold harmless the County of Riverside, its respective directors, officers, Board of Supervisors, employees and agents (individually and collectively hereinafter referred to as Indemnitees) from any third-party liability, action, claim or damage arising directly as a result of a defect in workmanship or design of the Products STRYKER shall defend the Indemnitees at its sole expense which may include reasonable attorney fees, cost of investigation and defense. With respect to any action or claim subject to indemnification herein by STRYKER, STRYKER shall, at their sole cost, have the right to use counsel of their own choice and shall have the right to adjust, settle, or compromise any such action or claim without the prior consent of Customer. This indemnification applies only if the instructions outlined in the Product's labeling, manual, and/or instructions for use are followed. This indemnification does not apply to liability and/or damages arising from: (i) an injury due to the negligence of any person other than an employee or agent of Stryker; (ii) the failure of any person other than an employee or agent of Stryker to follow the relevant and required instructions for use of the Product; or (iii) the use of any product not purchased from Stryker, or Product that has been modified, altered, reprocessed, or repaired by any person other than an employee or agent of Stryker. Customer and each Participant agrees to hold Stryker harmless and indemnify Stryker against any claims or losses or injuries arising from (i), (ii), or (iii) above resulting from the negligence or willful misconduct of any employee or agent of Customer or a Participant. Stryker will have no liability hereunder unless it is notified promptly of any such claim and given control of the defense and any settlement thereof.
11. Insurance.
 - a. During the Term of this Agreement, Stryker will maintain commercial general liability insurance, including coverage for products and completed operations, with limits of \$2,000,000 per occurrence and \$4,000,000 aggregate; automobile liability insurance with a combined single limit of \$1,000,000 each accident covering Stryker's use of owned, non-owned and hired vehicles; cyber liability insurance, with limits of \$2,000,000 per occurrence or claim, \$4,000,000 aggregate; and workers compensation insurance subject to statutory limits and employer's liability insurance with limits of \$1,000,000 per accident, and \$1,000,000 per employee and policy limit for disease covering claims arising out of Stryker's activities and obligations under this Agreement, including Customer's use of Products purchased from Stryker under this Agreement according to the instructions for use. Notwithstanding any other requirements within this Agreement to the contrary, to the extent allowed by applicable law or regulation, Stryker shall be permitted to comply with these insurance requirements through a program of self-insurance. Upon request by Customer, Stryker will furnish an insurance certificate issued by an authorized agent of the insurer(s) evidencing the above referenced insurance coverage.
 - b. During the Term of this Agreement, Customer shall maintain self-insurance in amounts sufficient to provide coverage for commercial general liability with limits of \$1,000,000 per occurrence and \$3,000,000 annual aggregate; automobile liability with a combined single limit of \$1,000,000 each accident covering Customer's use of owned, non-owned and hired vehicles; and workers compensation insurance subject to statutory limits and employer's liability with limits of \$1,000,000 per accident, and \$1,000,000 per employee and policy limit for disease covering claims arising out of Customer's activities and obligations under this Agreement, including liability arising out of Customer's indemnity obligations set forth in Section 10 above. Upon request by Stryker, Customer will provide an insurance certificate issued by an authorized agent of the insurer(s) evidencing the above referenced insurance such coverage.
12. Termination and Effect. Either Party may terminate this Agreement in whole or in part at any time, without cause, by giving ninety (90) days advance written notice to the other Party. A Participating Stryker Division may terminate (i) its participation in this Agreement or (ii) except as otherwise set forth in the applicable Product Pricing Addenda, its applicable Business Unit Pricing Addendum, by giving not less than ninety (90) days' written notice to Customer or Participant, as applicable, and any such termination shall not affect any remaining Product Pricing Addenda. All accrued rights or responsibilities will survive termination or expiration of this Agreement. Upon termination or expiration of this Agreement, Customer and each Participant shall, within ten (10) days, pay Participating Stryker Division all amounts due and payable for services performed or amounts otherwise earned pursuant to this Agreement.
13. Confidentiality. Stryker, Customer and each Participant: (a) shall hold in confidence, to the extent allowable under law, the Agreement terms, including Product pricing, relating to 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; (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 and (c) agree that any breach or threatened breach of this Section would cause irreparable harm to the non-disclosing party, that a remedy at law will be inadequate to remedy any such breach or threatened breach, and that this Section shall be enforceable by way of a restraining order or injunction. In the event of a breach of this Section, Stryker may terminate this Agreement, or a Participating Stryker Division may terminate the applicable Business Unit Pricing Addendum. The rights and remedies available to a party hereunder shall not limit or preclude any other available equitable or legal remedies.
14. Miscellaneous.
 - a. Customer will provide Participating Stryker Division with access to Customer's facility such that Participating Stryker Division can offer its products to Customer for trial and evaluation purposes. If Customer chooses to purchase Participating Stryker Division products upon completion of the trial and evaluation period, Participating Stryker Division and Customer will mutually agree on pricing and amend the applicable Business Unit Pricing Addendum to add such products as needed.

- b. 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.

This Agreement shall be governed by the laws of the State of California. Any legal action related to the performance or interpretation of this Agreement shall be filed only in the Superior Court of the State of California.

- c. This Agreement shall inure to the benefit of, and be binding upon, Customer, each Participant and Participating Stryker Division and their respective successors and assigns. Customer represents to Participating Stryker Division that it is duly authorized to execute this Agreement, and that it has authority to legally bind the Participants to the terms of this Agreement. Neither Party may assign any of its rights or obligations under this Agreement, without the prior written consent of the other Party, except that Stryker shall have the right to assign this Agreement or any rights under or interests in this Agreement to any parent, subsidiary or affiliate of Stryker. All of the terms and provisions of this Agreement shall be binding upon, shall inure to the benefit of, and be enforceable by successors and assigns of the Parties to this Agreement. Any purported assignment in violation of the preceding sentence will be void.
- d. Any notice required under this Agreement shall be in writing, either by electronic mail or registered mail, in which case, postage will be prepaid, and addressed to the Parties at their respective addresses as first set forth above.
- e. Stryker represents that to its knowledge, it presently has no interest, including, but not limited to, other projects or contracts, and does not intend to acquire any such interest, direct or indirect, which would conflict in any manner or degree with Stryker's performance under this Agreement.

Stryker shall not intentionally attempt to influence the Customer in the conduct of his/her duties, in the form of gratuity, gifts, entertainment or special favor in connection with this Agreement.

- f. All performance (which includes services, workmanship, materials, supplies and equipment furnished or utilized in the performance of this Agreement) may be subject to inspection and test by the Customer or other applicable regulatory agencies. Stryker shall provide commercially reasonable cooperation to any inspector or other Customer representative to permit him/her to determine Stryker's conformity with the terms of this Agreement. If any services performed or products provided by Stryker are not in conformance with the terms of this Agreement, the Customer shall have the right to submit in writing a statement detailing the non-conformance and provide Stryker at least thirty (30) days to correct the non-conformance at no additional cost to the Customer.
- g. Stryker is, for purposes relating to this Agreement, an independent contractor and shall not be deemed an employee of the Customer. It is expressly understood and agreed that the Stryker (including its employees, agents, and subcontractors) shall in no event be entitled to any benefits to which Customer employees are entitled, including but not limited to overtime, any retirement benefits, worker's compensation benefits, and injury leave or other leave benefits. There shall be no employer-employee relationship between the parties.
Stryker warrants that it shall make commercially reasonable efforts to fully comply with all applicable federal and state statutes and regulations regarding the employment of aliens and others and to ensure that employees performing work under this Agreement meet the citizenship or alien status requirement set forth in federal statutes and regulations.
- h. The parties shall attempt to resolve any disputes amicably at the working level. If that is not successful, the dispute shall be referred to the senior management of the parties. Any dispute relating to this Agreement, which is not resolved by the parties, shall be resolved by whatever legal means are available to the parties.
- i. Stryker shall not discriminate in the provision of services, allocation of benefits, accommodation in facilities, or employment of personnel on the basis of ethnic group identification, race, religious creed, color, national origin, ancestry, physical handicap, medical condition, marital status or sex in the performance of this Agreement; and, to the extent they shall be found to be applicable hereto, shall comply with the provisions of the California Fair Employment and Housing Act (Gov. Code 12900 et. seq), the Federal Civil Rights Act of 1964 (P.L. 88-352), the Americans with Disabilities Act of 1990 (42 U.S.C. S1210 et seq.) and all other applicable laws or regulations.
- j. This Agreement and Product Pricing Addenda constitute the entire agreement between the Parties concerning the subject matter of this Agreement and Product Pricing Addenda and supersedes all prior negotiations and agreements between the Parties concerning the subject matter of this Agreement and Product Pricing Addenda, including any group purchasing agreements to which Customer may be a party. This Agreement may only be amended by written agreement of the Parties. In the event of an inconsistency or conflict between this Agreement, Product Pricing Addenda and any purchase order, invoice, consignment agreement click through terms and conditions (including but not limited to click through terms found in vendor credentialing systems), Customer's policies or similar document relating to the purchase of any units of any Product, the applicable Business Unit Pricing Addendum, then this Agreement will control. Any inconsistency or conflict between the terms of this Agreement and a Business Unit Pricing Addendum shall be resolved in favor of the Business Unit Pricing Addendum.
- k. The Warranty, Liability, Confidentiality and Miscellaneous provisions of this Agreement shall survive its termination or expiration.


**BUSINESS UNIT PRICING ADDENDUM (Biologics)
TO
THE STRYKER PURCHASE AGREEMENT**

This **Business Unit Pricing Addendum**, consisting of this cover page and any applicable exhibits as checked below (collectively, this “BUPA”), is entered into by and between Howmedica Osteonics Corp, acting through its Trauma & Extremities division (the, “**Participating Stryker Division**”) and **County of Riverside**, a political subdivision of the state of California, on behalf of its **Riverside University Health System** (“**Institution**”) and, if applicable, the health care facilities listed on Exhibit A-2 of this BUPA (each individually referred to as a “**Participant**,” and collectively with Institution, as “**Customer**”) and is subject to that certain Stryker Purchase Agreement dated **3/3/2026** (the “**Agreement**”) between the Parties. Participating Stryker Division and Customer are each individually referred to in this BUPA as a “**Party**” and collectively as the “**Parties**.” Capitalized terms not otherwise defined in this BUPA will have the meanings ascribed to them in the Agreement.

Overview and Background:	The Participating Stryker Division agrees to sell to Customer and Participants, as applicable, the Products, as defined herein, pursuant to the terms, commitments, and restrictions set forth in this BUPA.
Applicable Exhibits:	<input checked="" type="checkbox"/> Exhibit A-1 – Product Pricing and Purchase Commitment <input checked="" type="checkbox"/> Exhibit A-2 – Participants <input checked="" type="checkbox"/> Exhibit A-3 – Consignment and Loaned Instrumentation Terms <input checked="" type="checkbox"/> Exhibit A-4 – Product Warranty and Return Policy
Effective Date and Term:	The term of this BUPA shall commence thirty (30) days following the date of last signature below (the “ BUPA Effective Date ”) and shall continue through and expire sixty (60) months thereafter (the “ Initial BUPA Term ”). Thereafter, the Parties may extend this BUPA for additional one-year terms upon written amendment (each, a “ Renewal BUPA Term ”). The Initial BUPA Term and any Renewal BUPA Terms are referred collectively as the “ BUPA Term ”. For the purposes of clarity, this BUPA Term shall not exceed the Term of the Agreement.

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

STRYKER, ON BEHALF OF THE LEGAL ENTITIES LISTED HEREIN

Signature: 
 Name: Blake Vogler
 Title: Regional Key Account Executive
 Date: January 15, 2026

Address:
 1941 Stryker Way
 Portage, MI 49002

COUNTY OF RIVERSIDE, A POLITICAL SUBDIVISION OF THE STATE OF CALIFORNIA, ON BEHALF OF ITS RIVERSIDE UNIVERSITY HEALTH SYSTEM

Signature: 
 Name: **KAREN SPIEGEL**
 Title: Chair, Board of Supervisors
 Date: MAR 03 2026

ATTEST:
KIMBERLY A. RECTOR
 Name:
 Clerk of the Board

By: 
 Deputy

APPROVED AS TO FORM:
 County Counsel
 Minh C. Tran

By: *Esen Sainz*
 Name: Esen Sainz
 Deputy County Counsel
 Date: 01/15/2026

Address:
 26520 Cactus Ave
 Moreno Valley, CA 92555

Notices will be sent to the Parties at the addresses listed herein.

1. Products, Pricing and Purchase Commitment. To be eligible for the Product pricing set forth on Exhibit A-1 (the “**Products**”), Customer must satisfy the reporting and purchase commitment obligations set forth in Exhibit A-1. Only Products expressly covered by Exhibit A-1 and purchased under this BUPA are eligible for the pricing offered under this BUPA. Customer understands that Product pricing and any other incentive offered under this BUPA is contingent upon Customer’s, or, if applicable, Participant’s compliance with all material terms and conditions set forth in this BUPA including, but not limited to, those conditions set forth in Exhibit A-1, and the requirement to pay outstanding invoices and provide purchase orders as set forth in the section entitled “Purchase Orders; Invoices; Payments” of the Agreement. Product pricing set forth on Exhibit A-1 of this BUPA may be increased on each anniversary of the BUPA Effective Date by any amount not to exceed three percent (3%) or the percentage change in Medical CPI during the immediately preceding twelve (12) month period, whichever is more. The Parties agree the price file must be inserted as a Table on Exhibit A-1 of this BUPA to trigger the Effective Date. Any unilateral request to decrease pricing, either by formal bid solicitation or otherwise, may be considered a material breach by Customer, and Participating Stryker Division may elect to increase Product pricing set forth on, Exhibit A-1 of this BUPA by any amount not to exceed twenty percent (20%). Participating Stryker Division will provide notice to Customer, through electronic mail or a revised price file, as new products become commercially available. In the unlikely event that a new product is introduced to Customer’s facility prior to notice, pricing for such new product will be equal to the price of the closest comparable Product in and will be mutually agreed upon prior to adding to Exhibit A-1. All Products listed in Exhibit A-1 are approved for use without additional committee approval.
2. The maximum aggregate compensation payable by Customer to Stryker under the two (2) Business Unit Pricing Addenda (BUPA Biologics and BUPA Trauma, executed separately but contemporaneously) combined shall not exceed Two Million Five Hundred Sixteen Thousand Seven Hundred Thirty-Nine Dollars (\$2,516,739).
3. Consignment. To the extent that Products are consigned to Customer, the terms and conditions set forth in Exhibit A-3 shall apply. For any Product held by Customer or Participant on a consignment or loaner basis, Customer must submit to Participating Stryker Division a written purchase order for such Products within two (2) business days after the withdrawal from consignment or loaner inventory. For clarity, Customer’s failure to provide purchase orders as set forth herein may be deemed a material breach of this BUPA. Customer further acknowledges that the Participating Stryker Division incurs substantial administrative costs when purchase orders are delayed beyond the purchase order issuance timeframe set forth herein. Participating Stryker Division shall assess, and Customer shall pay, an administrative surcharge for the delayed issuance of purchases orders as follows (the “Administrative Surcharge”): 2% of the purchase order amount for a purchase order issued one to five (1-5) days late; 5% of the purchase order amount for a purchase order issued six to ten (6-10) days late; 8% of the purchase order amount for a purchase order issued eleven to fifteen (11-15) days late; 10% of the purchase order amount for a purchase order issued sixteen (16) or more days late.
4. Tissue Products. If applicable, the Parties acknowledge and agree that certain Products set forth herein may constitute Tissue Products (as hereinafter defined) and that applicable law, including, without limitation, the National Organ Transplant Act (NOTA), may prohibit the “sale” of such Tissue Products. It is therefore the intent of the Parties that any references to the “sale” of Products (including purchase terms and pricing) herein shall be construed in a manner that is consistent with NOTA and all other applicable laws, and that any price paid by Customer or a Participant for Tissue Products hereunder represents Participating Stryker Division’s cost associated with the collection, processing and storage of such Tissue Products as well as the provision of technical and other field support to health care providers with respect to such Tissue Products and not a sale of the material itself. For purposes hereof, the term “Tissue Products” means human bone and other human tissue materials that are procured and processed by or on behalf of Participating Stryker Division and are intended for clinical use in certain orthopedic or other applications.
5. Product Warranties. If applicable, Product warranties shall be set forth in Exhibit A-4.
6. BUPA Termination and Effect. Either Party may terminate this BUPA, by giving not less than sixty (60) days written notice to the other Party, and any such termination shall not affect any remaining BUPA. Notwithstanding the foregoing, if either Party terminates this BUPA without cause, the terminating Party shall pay the non-terminating Party an amount equal to ten percent (10%) of Customer’s total Product purchases, in the aggregate, for the twelve (12) month period immediately preceding such early termination (Termination Fee). The Parties agree that the ten percent (10%) payment represents a reasonable estimate of the diminution in value to the non-terminating Party and does not constitute a penalty. The parties expressly acknowledge and agree that:
 - a. The Termination Fee is intended solely as liquidated damages to reasonably compensate Supplier for loss related to depreciation, loss in resale value, and unrecovered costs, and not as a penalty; and
 - b. Payment of the Termination Fee by Customer provides commensurate value in the form of avoiding the uncompensated transfer of risk and loss to Supplier, and therefore does not constitute a gift of public funds.
7. Trial of Products. Customer will ensure that Participating Stryker Division is granted the right to fully and fairly participate in any trial for any Participating Stryker Division products not covered by this BUPA.
8. Prevailing Terms. In the event that there is a conflict between the term of this BUPA and the Agreement, the terms of this BUPA will govern.
9. Execution and Counterparts. This BUPA may be executed and delivered in multiple counterparts, including via facsimile or Adobe Acrobat or “.pdf” format, each of which shall be deemed to be an original, and all such counterparts shall constitute one instrument.

EXHIBIT A-1 TO BUSINESS UNIT PRICING ADDENDUM

PRODUCT PRICING AND PURCHASE COMMITMENT

1. Products, Pricing and Purchase Commitment:
The pricing is set forth in Table 1 below.

Table 1

CATALOG NUMBER	ITEM DESCRIPTION	PRICE
397021	HYDROSET, 10G X 10CM STRAIGHT, 1 PACK	\$55.00
397022	HYDROSET, 10G X 10CM STRAIGHT, 10 PACK	\$95.50
397023	HYDROSET, 12G X 7.5CM STRAIGHT, 1 PACK	\$54.36
397024	HYDROSET, 12G X 7.5CM STRAIGHT, 10 PACK	\$95.50
397027	HYDROSET, 8G X 10CM CURVED, 1 PACK	\$54.36
397028	HYDROSET, 8G X 10CM CURVED, 10 PACK	\$95.50
897003	HYDROSET XT - INJECTABLE HA BONE SUBSTITUE CEMENT, 3CC, FREEZE DRIED	\$1,033.07
897005	HYDROSET XT - INJECTABLE HA BONE SUBSTITUE CEMENT, 5CC, FREEZE DRIED	\$1,674.76
897010	HYDROSET XT - INJECTABLE HA BONE SUBSTITUE CEMENT, 10CC, FREEZE DRIED	\$3,147.02
897015	HYDROSET XT - INJECTABLE HA BONE SUBSTITUE CEMENT, 15CC, FREEZE DRIED	\$4,515.28
2090-9027	IMBIBE - BONE MARROW NEEDLES, 11G x 4CM	\$143.61
2090-9028	IMBIBE - BONE MARROW NEEDLES, 11G x 6CM	\$143.61
2090-9029	IMBIBE - BONE MARROW NEEDLES, 8G x 6CM	\$143.61
2090-9030	IMBIBE - BONE MARROW NEEDLES, FENESTRATED, 8G x 6CM	\$143.61
2102-0020	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 4-7MM, 15CC, FREEZE DRIED	\$914.06
2102-0021	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 4-7MM, 30CC, FREEZE DRIED	\$1,595.64
2102-0026	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 1-2MM, IN CANISTERS, 5CC, FREEZE DRIED	\$608.36
2102-0027	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 1-2MM, IN CANISTERS, 10CC, FREEZE DRIED	\$1,141.19
2102-0028	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 1-2MM, IN CANISTERS, 15CC, FREEZE DRIED	\$1,847.86
2102-0029	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 1-2MM, IN CANISTERS, 30CC, FREEZE DRIED	\$1,789.72
2102-0030	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 1-4MM, IN CANISTERS, 5CC, FREEZE DRIED	\$608.36
2102-0031	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 1-4MM, IN CANISTERS, 10CC, FREEZE DRIED	\$1,076.99
2102-0032	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 1-4MM, IN CANISTERS, 15CC, FREEZE DRIED	\$1,216.84
2102-0033	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, 1-4MM, IN CANISTERS, 30CC, FREEZE DRIED	\$1,707.20
2102-0131	VITOSS - SYNTHETIC, GRANULES, NON-BIOACTIVE, N/A, 300CC, FREEZE DRIED	\$7,978.19
2102-1056	VITOSS - SYNTHETIC, HEMI CIRCLE, NON-BIOACTIVE, 56MM DIAMETER, 23CC, FREEZE DRIED	\$3,914.00
2102-1100	VITOSS - SYNTHETIC, STRIP, NON-BIOACTIVE, 25X100X4MM, 1 PER PACK, 10CC, FREEZE DRIED	\$1,682.51
2102-1101	VITOSS - SYNTHETIC, STRIP, NON-BIOACTIVE, 25X240X4MM, 1 PER PACK, 24CC, FREEZE DRIED	\$3,240.38
2102-1105	VITOSS - SYNTHETIC, STRIP, NON-BIOACTIVE, 25X50X4MM, 1 PER PACK, 5CC, FREEZE DRIED	\$934.73
2102-1110	VITOSS - SYNTHETIC, STRIP, NON-BIOACTIVE, 25X50X8MM, 1 PER PACK, 10CC, FREEZE DRIED	\$2,237.33

CATALOG NUMBER	ITEM DESCRIPTION	PRICE
2102-1120	VITOSS - SYNTHETIC, STRIP, NON-BIOACTIVE, 25X100X8MM, 1 PER PACK, 20CC, FREEZE DRIED	\$2,804.18
2102-1401	VITOSS - SYNTHETIC, PUTTY, NON-BIOACTIVE, 1.2C, FREEZE DRIED	\$300.72
2102-1402	VITOSS - SYNTHETIC, PUTTY, NON-BIOACTIVE, 2.5CC, FREEZE DRIED	\$596.35
2102-1405	VITOSS - SYNTHETIC, PUTTY, NON-BIOACTIVE, 5CC, FREEZE DRIED	\$911.58
2102-1410	VITOSS - SYNTHETIC, PUTTY, NON-BIOACTIVE, 10CC, FREEZE DRIED	\$1,645.12
2102-1500	VITOSS - SYNTHETIC, STRIP, BIOACTIVE, 25X100X4MM, 1 PER PACK, 10CC, FREEZE DRIED	\$1,850.94
2102-1505	VITOSS - SYNTHETIC, STRIP, BIOACTIVE, 25X50X4MM, 1 PER PACK, 5CC, FREEZE DRIED	\$1,028.20
2102-1510	VITOSS - SYNTHETIC, STRIP, BIOACTIVE, 25X50X8MM, 1 PER PACK, 10CC, FREEZE DRIED	\$1,850.76
2102-1520	VITOSS - SYNTHETIC, STRIP, BIOACTIVE, 25X100X8MM, 1 PER PACK, 20CC, FREEZE DRIED	\$2,944.38
2102-1601	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 1.2C, FREEZE DRIED, (BA)	\$354.27
2102-1602	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 2.5CC, FREEZE DRIED, (BA)	\$708.06
2102-1605	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 5CC, FREEZE DRIED, (BA)	\$1,029.20
2102-1610	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 10CC, FREEZE DRIED, (BA)	\$1,885.03
2102-2101	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 1.2C, FREEZE DRIED, (BA2X)	\$424.51
2102-2102	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 2.5CC, FREEZE DRIED, (BA2X)	\$849.67
2102-2105	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 5CC, FREEZE DRIED, (BA2X)	\$1,289.80
2102-2110	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 10CC, FREEZE DRIED, (BA2X)	\$2,293.19
2102-2201	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 1.2C, FREEZE DRIED, (BBT)	\$586.60
2102-2202	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 2.5CC, FREEZE DRIED, (BBT)	\$1,102.21
2102-2205	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 5CC, FREEZE DRIED, (BBT)	\$2,023.75
2102-2210	VITOSS - SYNTHETIC, PUTTY, BIOACTIVE, 10CC, FREEZE DRIED, (BBT)	\$3,605.00
3102-0003	DBM, CORTICAL, CHIPS, 0.125-0.710MM, 3CC, FREEZE DRIED	\$188.70
3102-0005	DBM, CORTICAL, CHIPS, 0.125-0.710MM, 5CC, FREEZE DRIED	\$330.29
3102-0010	DBM, CORTICAL, CHIPS, 0.125-0.710MM, 10CC, FREEZE DRIED	\$472.42
3102-0015	DBM, CORTICAL, CHIPS, 0.125-0.710MM, 15CC, FREEZE DRIED	\$588.83
3102-0030	DBM, CORTICAL, CHIPS, 0.125-0.710MM, 30CC, FREEZE DRIED	\$944.24
3102-0115	CANCELLOUS, CHIPS, PARTIALLY DEMINERALIZED, 1-9.5MM, 15CC, FREEZE DRIED, STERILE, ALLOGRAFT	\$406.83
3102-0130	CANCELLOUS, CHIPS, PARTIALLY DEMINERALIZED, 1-9.5MM, 30CC, FREEZE DRIED, STERILE, ALLOGRAFT	\$551.54
3102-0215	CANCELLOUS, CUBES, MINERALIZED, 10X10X10MM, 15CC, FREEZE DRIED, STERILE	\$429.46
3102-0230	CANCELLOUS, CUBES, MINERALIZED, 10X10X10MM, 30CC, FREEZE DRIED, STERILE	\$781.49
3102-0415	CANCELLOUS, CHIPS, MINERALIZED, 4-9.5MM, 15CC, FROZEN, STERILE	\$250.76
3102-0430	CANCELLOUS, CHIPS, MINERALIZED, 4-9.5MM, 30CC, FROZEN, STERILE	\$748.17
3102-0505	CANCELLOUS, CHIPS, MINERALIZED, 1-4MM, 5CC, FROZEN, STERILE	\$227.25
3102-0515	CANCELLOUS, CHIPS, MINERALIZED, 1-4MM, 15CC, FROZEN, STERILE	\$235.64
3102-0530	CANCELLOUS, CHIPS, MINERALIZED, 1-4MM, 30CC, FROZEN, STERILE	\$405.77
3102-0915	CANCELLOUS, CHIPS, MINERALIZED, 1-9MM, 15CC, FREEZE DRIED, STERILE	\$307.66
3102-0930	CANCELLOUS, CHIPS, MINERALIZED, 1-9MM, 30CC, FREEZE DRIED, STERILE	\$445.69
3102-0950	CANCELLOUS, CHIPS, MINERALIZED, 1-9MM, 50CC, FREEZE DRIED, STERILE	\$963.90
3102-1001	DBM, PUTTY, 1CC, READY TO USE	\$171.41
3102-1101	DBM, PASTE, 1CC, READY TO USE	\$176.56
3102-1105	DBM, PASTE, 5CC, READY TO USE	\$846.55

CATALOG NUMBER	ITEM DESCRIPTION	PRICE
3102-1110	DBM, PASTE, 10CC, READY TO USE	\$1,320.65
3102-1210	DBM PLUS PUTTY, 10CC (DBM & CANCELLOUS), READY TO USE	\$1,599.70
3102-1303	DBM PLUS PASTE, 3CC (DBM & CANCELLOUS), READY TO USE	\$755.00
3102-1401	DBM, FIBERS, PUTTY, 1CC, FREEZE DRIED	\$237.59
3102-1402	DBM, FIBERS, PUTTY, 5CC, FREEZE DRIED	\$1,620.00
3102-1403	DBM, FIBERS, PUTTY, 10CC, FREEZE DRIED	\$2,512.00
3102-1405	CANCELLOUS, CHIPS, MINERALIZED, 4-9.5MM, 5CC, FREEZE DRIED, STERILE	\$129.46
3102-1460	CANCELLOUS, CHIPS, MINERALIZED, 4-9.5MM, 60CC, FREEZE DRIED, STERILE	\$749.22
3102-1490	CANCELLOUS, CHIPS, MINERALIZED, 4-9.5MM, 90CC, FREEZE DRIED, STERILE	\$1,014.49
3102-1505	CANCELLOUS, CHIPS, MINERALIZED, 1-4MM, 5CC, FREEZE DRIED, STERILE	\$132.97
3102-1515	CANCELLOUS, CHIPS, MINERALIZED, 1-4MM, 15CC, FREEZE DRIED, STERILE	\$238.11
3102-1530	CANCELLOUS, CHIPS, MINERALIZED, 1-4MM, 30CC, FREEZE DRIED, STERILE	\$377.06
3102-1560	CANCELLOUS, CHIPS, MINERALIZED, 1-4MM, 60CC, FREEZE DRIED, STERILE	\$699.27
3102-1590	CANCELLOUS, CHIPS, MINERALIZED, 1-4MM, 90CC, FREEZE DRIED, STERILE	\$1,056.11
3102-1614	DBM, CANELLOUS SPONGE, CUBE, 14X14X14MM, 1 UNIT, FREEZE DRIED	\$832.82
3102-1620	DBM, CANCELLOUS SPONGE, CUBES, 10X10X10MM, 1 UNIT, (W DBM PARTICULATE), FREEZE DRIED	\$596.60
3102-1622	DBM, CANCELLOUS SPONGE, CUBES, 12X12X12MM, 1 UNIT, (W DBM PARTICULATE), FREEZE DRIED	\$1,088.51
3102-1624	DBM, CANCELLOUS SPONGE, CUBES, 14X14X14MM, 1 UNIT, (W DBM PARTICULATE), FREEZE DRIED	\$979.54
3102-1702	DBM, CANELLOUS SPONGE, STRIP, 15X40MM, 3-6MM THICK, 1 UNIT, FREEZE DRIED	\$1,664.51
3102-1704	DBM, CANELLOUS SPONGE, STRIP, 20X50MM, 3-6MM THICK, 2 UNITS, FREEZE DRIED	\$3,607.28
3102-1705	DBM, CANCELLOUS SPONGE, STRIP, 20X25MM, 4MM THICK, 1 UNIT, (W DBM PARTICULATE), FREEZE DRIED	\$1,176.10
3102-1706	DBM, CANCELLOUS SPONGE, STRIP, 15X40MM, 4MM THICK, 1 UNIT, (W DBM PARTICULATE), FREEZE DRIED	\$1,496.15
3102-1707	DBM, CANCELLOUS SPONGE, STRIP, 20X50MM, 4MM THICK, 1 UNIT, (W DBM PARTICULATE), FREEZE DRIED	\$2,404.00
3102-1708	DBM, CANCELLOUS SPONGE, STRIP, 10X20MM, 7MM THICK, 1 UNIT, (W DBM PARTICULATE), FREEZE DRIED	\$1,852.30
3102-1815	DBM, FIBERS, STRIP, 50X25MM, 5CC, 1 UNIT, FREEZE DRIED	\$1,352.52
3102-1820	DBM, FIBERS, STRIP, 100X25MM, 10CC, 1 UNIT, FREEZE DRIED	\$2,387.00
3102-1930	CORTICAL CANCELLOUS, CHIPS, MINERALIZED, 1-9.5MM, 30CC, FREEZE DRIED, STERILE	\$476.53
3102-2002	ALLOWRAP DS - AMNIOTIC MEMBRANE, 2X2CM, READY TO USE (4CM 2)	\$1,632.96
3102-2004	ALLOWRAP DS - AMNIOTIC MEMBRANE, 2X4CM, READY TO USE (8CM 2)	\$2,029.71
3102-2006	ALLOWRAP DS - AMNIOTIC MEMBRANE, 4X4CM, READY TO USE (16CM 2)	\$3,218.75
3102-2008	ALLOWRAP DS - AMNIOTIC MEMBRANE, 4X8CM, READY TO USE (32CM 2)	\$4,449.60
3102-2012	ALLOWRAP DRY - AMNIOTIC MEMBRANE, 2X4CM, FREEZE DRIED (8CM 2)	\$2,029.71
3102-2016	ALLOWRAP DRY - AMNIOTIC MEMBRANE, 4X8CM, FREEZE DRIED (32CM 2)	\$4,449.60
3102-2102	BIO4 - CELLULAR ALLOGRAFT, PUTTY, 2.5CC, CRYOPRESERVED	\$1,374.61
3102-2125	PROLAYER XENOGRAFT - DERMIS, ACELLULAR, SHEET, 2X5CM, 1.1MM, FREEZE DRIED (10CM2)	\$1,067.03
3102-2144	PROLAYER XENOGRAFT - DERMIS, ACELLULAR, SHEET, SHEET, 4X4CM, 1.1MM, FREEZE DRIED (16CM2)	\$2,290.17
3102-2147	PROLAYER XENOGRAFT - DERMIS, ACELLULAR, SHEET, SHEET, 4X7CM, 1.1MM, FREEZE DRIED (28CM2)	\$2,621.72
3102-2151	PROLAYER XENOGRAFT - DERMIS, ACELLULAR, SHEET, SHEET, 5X10CM, 1.1MM, FREEZE DRIED (50CM2)	\$3,084.15

CATALOG NUMBER	ITEM DESCRIPTION	PRICE
3102-2701	CARTILAGE, COSTAL, 2.0-5.9CM LENGTH, > 1.0CM WIDTH, SALINE	\$1,353.24
3102-2702	CARTILAGE, COSTAL, >= 6.1CM LENGTH, > 1.0CM WIDTH, SALINE	\$1,317.52
3102-2711CR	PROCHONDRIX CR - OSTEOCHONDRAL CARTILAGE SHEET, 11MM, FROZEN	\$3,672.42
3102-2713CR	PROCHONDRIX CR - OSTEOCHONDRAL CARTILAGE SHEET, 13MM, FROZEN	\$4,317.94
3102-2715CR	PROCHONDRIX CR - OSTEOCHONDRAL CARTILAGE SHEET, 15MM, FROZEN	\$7,016.08
3102-2717CR	PROCHONDRIX CR - OSTEOCHONDRAL CARTILAGE SHEET, 17MM, FROZEN	\$7,340.07
3102-2720CR	PROCHONDRIX CR - OSTEOCHONDRAL CARTILAGE SHEET, 20MM, FROZEN	\$7,556.10
3102-4011	SHAFT, FEMUR, 11MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$850.04
3102-4012	SHAFT, FEMUR, 12MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$887.00
3102-4013	SHAFT, FEMUR, 13MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$923.96
3102-4014	SHAFT, FEMUR, 14MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$960.92
3102-4015	SHAFT, FEMUR, 15MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$997.88
3102-4016	SHAFT, FEMUR, 16MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$1,037.79
3102-4017	SHAFT, FEMUR, 17MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$1,001.52
3102-4018	SHAFT, FEMUR, 18MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$1,149.48
3102-4019	SHAFT, FEMUR, 19MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$1,186.42
3102-4020	SHAFT, FEMUR, 20MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$1,226.31
3102-4021	SHAFT, FEMUR, 21MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$1,260.29
3102-4023	SHAFT, FEMUR, 23MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$1,211.32
3102-4024	SHAFT, FEMUR, 24MM LENGTH, ≥4MM DIAMETER, STERILE, FREEZE DRIED	\$1,211.32
3102-4105	SHAFT, FIBULA, 5MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$591.42
3102-4106	SHAFT, FIBULA, 6MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$610.64
3102-4107	SHAFT, FIBULA, 7MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$574.56
3102-4108	SHAFT, FIBULA, 8MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$596.77
3102-4109	SHAFT, FIBULA, 9MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$596.77
3102-4111	SHAFT, FIBULA, 11MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$587.79
3102-4112	SHAFT, FIBULA, 12MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$601.90
3102-4113	SHAFT, FIBULA, 13MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$762.66
3102-4114	SHAFT, FIBULA, 14MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$781.87
3102-4115	SHAFT, FIBULA, 15MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$799.61
3102-4116	SHAFT, FIBULA, 16MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$818.83
3102-4117	SHAFT, FIBULA, 17MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$838.04
3102-4118	SHAFT, FIBULA, 18MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$855.78
3102-4119	SHAFT, FIBULA, 19MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$800.28
3102-4120	SHAFT, FIBULA, 20MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$839.75
3102-4121	SHAFT, FIBULA, 21MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$839.75
3102-4122	SHAFT, FIBULA, 22MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$839.75
3102-4123	SHAFT, FIBULA, 23MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$817.63
3102-4124	SHAFT, FIBULA, 24MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$823.70
3102-4125	SHAFT, FIBULA, 25MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$833.50
3102-4201	ILIUM, SEGMENT, 1/3 SHAFT, ≥25MM (TARGET 3CM), 50-80 MM WIDTH, STERILE, FREEZE DRIED	\$2,949.79
3102-4202	ILIUM, SEGMENT, 1/3 SHAFT, ≥25MM (TARGET 3CM), 50-80 MM WIDTH, STERILE, FROZEN	\$2,949.79
3102-4211	ILIUM, HEMI, RIGHT, STERILE, FROZEN	\$5,865.94
3102-4212	ILIUM, HEMI, LEFT, STERILE, FROZEN	\$5,865.94
3102-4250	SHAFT, FEMUR, 26-50MM LENGTH, ≥ 30MM DIAMETER, STERILE, FREEZE DRIED	\$1,035.89

CATALOG NUMBER	ITEM DESCRIPTION	PRICE
3102-4251	SHAFT, FEMUR, 51-150MM LENGTH, ≥ 30MM DIAMETER, STERILE, FREEZE DRIED	\$1,368.54
3102-4252	SHAFT, FEMUR, 160-200MM LENGTH, ≥ 30MM DIAMETER, STERILE, FREEZE DRIED	\$1,861.56
3102-4253	SHAFT, FEMUR, ≥ 210MM LENGTH, ≥ 30MM DIAMETER, STERILE, FREEZE DRIED	\$2,118.74
3102-4254	SHAFT, FEMUR, 26-50MM LENGTH, ≥ 30MM DIAMETER, STERILE, FROZEN	\$1,058.05
3102-4255	SHAFT, FEMUR, 51-150MM LENGTH, ≥ 30MM DIAMETER, STERILE, FROZEN	\$1,399.58
3102-4256	SHAFT, FEMUR, 160-200MM LENGTH, ≥ 30MM DIAMETER, STERILE, FROZEN	\$1,901.45
3102-4257	SHAFT, FEMUR, ≥ 210MM LENGTH, ≥ 30MM DIAMETER, STERILE, FROZEN	\$2,252.06
3102-4258	SHAFT, FIBULA, 26-50MM LENGTH, ≥ 1MM DIAMETER, STERILE, FREEZE DRIED	\$704.79
3102-4261	SHAFT, FIBULA, ≥160MM LENGTH, ≥ 10MM DIAMETER, STERILE, FREEZE DRIED	\$1,418.82
3102-4262	SHAFT, FIBULA, 26-50MM LENGTH, ≥ 1MM DIAMETER, STERILE, FROZEN	\$889.06
3102-4263	SHAFT, FIBULA, 51-100MM LENGTH, ≥ 1MM DIAMETER, STERILE, FROZEN	\$898.72
3102-4264	SHAFT, FIBULA, 101-159MM LENGTH, ≥ 10MM DIAMETER, STERILE, FROZEN	\$1,077.01
3102-4265	SHAFT, FIBULA, ≥160MM LENGTH, ≥ 10MM DIAMETER, STERILE, FROZEN	\$1,418.82
3102-4266	SHAFT, HUMERUS, ≥160MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$1,315.43
3102-4269	SHAFT, TIBIA, ≥ 160MM LENGTH, ≥ 2MM THICK, STERILE, FROZEN	\$1,514.85
3102-4270	SHAFT, TIBIA, ≥ 160MM LENGTH, ≥ 2MM THICK, STERILE, FREEZE DRIED	\$1,514.85
3102-4271	SHAFT, ULNA, 26-50MM LENGTH, STERILE, FREEZE DRIED	\$688.65
3102-4272	SHAFT, ULNA, 51-100MM LENGTH, STERILE, FREEZE DRIED	\$1,084.86
3102-4273	SHAFT, ULNA, 101-159MM LENGTH, STERILE, FREEZE DRIED	\$1,050.42
3102-4274	SHAFT, ULNA, 26-50MM LENGTH, STERILE, FROZEN	\$688.65
3102-4275	SHAFT, ULNA, 51-100MM LENGTH, STERILE, FROZEN	\$879.50
3102-4276	SHAFT, ULNA, 101-159MM LENGTH, STERILE, FROZEN	\$1,296.54
3102-4277	SHAFT, RADIUS, 26-50MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$688.65
3102-4278	SHAFT, RADIUS, 51-100MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$1,084.86
3102-4279	SHAFT, RADIUS, 101-159MM LENGTH, ≥ 2MM DIAMETER, STERILE, FREEZE DRIED	\$1,050.42
3102-4280	SHAFT, RADIUS, 26-50MM LENGTH, ≥ 2MM DIAMETER, STERILE, FROZEN	\$688.65
3102-4281	SHAFT, RADIUS, 51-100MM LENGTH, ≥ 2MM DIAMETER, STERILE, FROZEN	\$879.50
3102-4282	SHAFT, RADIUS, 101-159MM LENGTH, ≥ 2MM DIAMETER, STERILE, FROZEN	\$1,181.90
3102-4311	STRIP, ILIUM, TRICORTICAL, ≥ 50MM WIDTH, ≥ 20MM LENGTH, ≥ 7MM THICKNESS 1, ≥ 5MM THICKNESS 2, STERILE, FREEZE DRIED	\$4,471.20
3102-4312	STRIP, ILIUM, TRICORTICAL, ≥ 50MM WIDTH, ≥ 20MM LENGTH, ≥ 7MM THICKNESS 1, ≥ 5MM THICKNESS 2, STERILE, FROZEN	\$3,599.55
3102-4313	STRIP, ILIUM, BICORTICAL, 20-40MM LENGTH, 10-30 MM WIDTH, FREEZE DRIED	\$1,016.12
3102-4314	STRIP, ILIUM, BICORTICAL, 41-60MM LENGTH, 10-30 MM WIDTH, FREEZE DRIED	\$1,016.12
3102-5002	HEAD, FEMUR, W/O CARTILAGE, >= 4.8CM, FROZEN, STERILE	\$2,042.35
3102-5008	DOWEL, ILIUM, BI-CORTICAL, WITHOUT PIN HOLE, 11MM DIAMETER, ≥ 8MM LENGTH, STERILE, FREEZE DRIED	\$981.95
3102-5012	DOWEL, CLOWARD, UNICORTICAL, W/O CARTILAGE, 12MM (DIA), >= 15MM LENGTH, STERILE, FREEZE DRIED	\$1,161.61
3102-5013	DOWEL, CLOWARD, UNICORTICAL, W/O CARTILAGE, 13MM (DIA), >= 15MM LENGTH, STERILE, FREEZE DRIED	\$1,469.06
3102-5014	DOWEL, CLOWARD, UNICORTICAL, W/O CARTILAGE, 14MM (DIA), >= 15MM LENGTH, STERILE, FREEZE DRIED	\$1,201.51
3102-5016	DOWEL, CLOWARD, UNICORTICAL, W/O CARTILAGE, 16MM (DIA), >= 15MM LENGTH, STERILE, FREEZE DRIED	\$1,560.06
3102-5018	DOWEL, CLOWARD, UNICORTICAL, W/O CARTILAGE, 18MM (DIA), >= 15MM LENGTH, STERILE, FREEZE DRIED	\$1,279.76
3102-5020	DOWEL, CLOWARD, UNICORTICAL, W/O CARTILAGE, 20MM (DIA), >= 15MM LENGTH, STERILE, FREEZE DRIED	\$1,293.06

CATALOG NUMBER	ITEM DESCRIPTION	PRICE
3102-6001	STRUT, FEMUR, 1/2 SPLIT, 1 PIECE, <= 209MM LENGTH, ≥ 3MM THICKNESS, STERILE, FREEZE DRIED	\$1,325.52
3102-6002	STRUT, FEMUR, 1/2 SPLIT, 1 PIECE, ≥ 210MM LENGTH, ≥ 3MM THICKNESS, STERILE, FREEZE DRIED	\$1,709.85
3102-6003	STRUT, FEMUR, 1/2 SPLIT, 1 PIECE, <= 209MM LENGTH, ≥ 3MM THICKNESS, STERILE, FROZEN	\$1,360.99
3102-6004	STRUT, FEMUR, 1/2 SPLIT, 1 PIECE, ≥ 210MM LENGTH, ≥ 3MM THICKNESS, STERILE, FROZEN	\$1,709.85
3102-6011	STRUT, FEMUR, 1/3RD SPLIT, ANTERIOR, 1 PIECE, <= 209MM LENGTH, ≥ 3MM THICKNESS, STERILE, FREEZE DRIED	\$1,204.46
3102-6012	STRUT, FEMUR, 1/3RD SPLIT, ANTERIOR, 1 PIECE, ≥ 210MM LENGTH, ≥ 3MM THICKNESS, STERILE, FREEZE DRIED	\$1,529.39
3102-6014	STRUT, FEMUR, 1/3RD SPLIT, ANTERIOR, 1 PIECE, ≥ 210MM LENGTH, ≥ 3MM THICKNESS, STERILE, FROZEN	\$1,529.39
3102-6021	STRUT, TIBIA, 1/2 SPLIT, 1 PIECE, < 210MM LENGTH, ≥ 3MM THICKNESS, STERILE, FREEZE DRIED	\$1,325.52
3102-6022	STRUT, TIBIA, 1/2 SPLIT, 1 PIECE, ≥ 210MM LENGTH, ≥ 3MM THICKNESS, STERILE, FREEZE DRIED	\$1,709.85
3102-6023	STRUT, TIBIA, 1/2 SPLIT, 1 PIECE, < 210MM LENGTH, ≥ 3MM THICKNESS, STERILE, FROZEN	\$1,360.99
3102-6024	STRUT, TIBIA, 1/2 SPLIT, 1 PIECE, ≥ 210MM LENGTH, ≥ 3MM THICKNESS, STERILE, FROZEN	\$1,709.85
3102-6031	STRUT, CORTICAL, LENGTH <= 109MM, WIDTH >10MM, STERILE, FREEZE DRIED	\$1,153.72
3102-6032	STRUT, CORTICAL, LENGTH 110-240MM, WIDTH ≥ 20MM, STERILE, FREEZE DRIED	\$1,384.60
3102-6033	STRUT, CORTICAL, LENGTH ≥250MM, WIDTH ≥ 20MM, STERILE, FREEZE DRIED	\$1,733.77
3102-6034	STRUT, CORTICAL, LENGTH <= 109MM, WIDTH >10MM, STERILE, FROZEN	\$1,128.60
3102-6035	STRUT, CORTICAL, LENGTH 110-240MM, WIDTH ≥ 20MM, STERILE, FROZEN	\$1,384.60
3102-6036	STRUT, CORTICAL, LENGTH ≥250MM, WIDTH ≥ 20MM, STERILE, FROZEN	\$1,733.77
3102-7008	WEDGE, ILIUM, TRICORTICAL, <= 8MM (ICW), STERILE, FREEZE DRIED	\$849.44
3102-7016	WEDGE, ILIUM, TRICORTICAL, 14-16MM (ICW), STERILE, FREEZE DRIED	\$1,353.63
3102-7019	WEDGE, ILIUM, TRICORTICAL, 17-19MM (ICW), STERILE, FREEZE DRIED	\$1,554.63
3102-7022	WEDGE, ILIUM, TRICORTICAL, 20-22MM (ICW), STERILE, FREEZE DRIED	\$1,646.62
3102-7023	WEDGE, ILIUM, TRICORTICAL, ≥23MM (ICW), STERILE, FREEZE DRIED	\$1,720.27
3102-7108	WEDGE, ILIUM, TRICORTICAL, <= 8MM (ICW), STERILE, FROZEN	\$849.44
3102-7113	WEDGE, ILIUM, TRICORTICAL, 9-13MM (ICW), STERILE, FROZEN	\$1,051.78
3102-7116	WEDGE, ILIUM, TRICORTICAL, 4-16MM (ICW), STERILE, FROZEN	\$1,661.69
3102-7119	WEDGE, ILIUM, TRICORTICAL, 17-19MM (ICW), STERILE, FROZEN	\$1,513.25
3102-7122	WEDGE, ILIUM, TRICORTICAL, 20-22MM (ICW), STERILE, FROZEN	\$1,611.14
3102-7123	WEDGE, ILIUM, TRICORTICAL, ≥23MM (ICW), STERILE, FROZEN	\$1,683.32
3102-8016	WEDGE, PATELLA, ≥20MM LENGTH, <=16MM WIDTH (10MM MINIMUM WIDTH), STERILE, FREEZE DRIED	\$1,779.22
3102-8017	WEDGE, PATELLA, ≥20MM LENGTH, ≥17MM WIDTH, STERILE, FREEZE DRIED	\$1,900.00
4102-0010	CANCELLOUS CHIPS, 1-9.5MM, 10CC, NON-PURGED, FROZEN, ASEPTIC	\$331.96
4102-0025	CANCELLOUS CHIPS, 1-9.5MM, 25CC, NON-PURGED, FROZEN, ASEPTIC	\$829.39
4102-0050	CANCELLOUS CHIPS, 1-9.5MM, 50CC, NON-PURGED, FROZEN, ASEPTIC	\$1,281.71
4102-0100	CANCELLOUS CHIPS, 1-9.5MM, 100CC, NON-PURGED, FROZEN, ASEPTIC	\$2,413.12
4102-0125	CANCELLOUS CHIPS, 1-9.5MM, 25CC, NON-PURGED, FROZEN, STERILE	\$829.39
4102-0150	CANCELLOUS CHIPS, 1-9.5MM, 50CC, NON-PURGED, FROZEN, STERILE	\$1,281.71
4102-0200	CANCELLOUS CHIPS, 1-9.5MM, 100CC, NON-PURGED, FROZEN, STERILE	\$2,413.12
4102-1000	FEMUR, WHOLE, W/ HEAD, RIGHT, FROZEN	\$12,226.97
4102-1001	FEMUR, WHOLE, W/ HEAD, LEFT, FROZEN	\$12,226.97

CATALOG NUMBER	ITEM DESCRIPTION	PRICE
4102-1002	FIBULA, WHOLE, RIGHT, FROZEN	\$2,920.14
4102-1003	FIBULA, WHOLE, LEFT, FROZEN	\$2,920.14
4102-1004	HUMERUS, WHOLE, W/ ROTATOR CUFF, 10CM LENGTH MINIMUM, RIGHT, FROZEN	\$7,462.67
4102-1005	HUMERUS, WHOLE W/ ROTATOR CUFF, 10CM LENGTH MINIMUM, LEFT, FROZEN	\$7,462.67
4102-1006	RADIUS, WHOLE, RIGHT, FROZEN	\$4,903.11
4102-1007	RADIUS, WHOLE, LEFT, FROZEN	\$4,903.11
4102-1008	RIB, WHOLE, >= 4CM, FREEZE DRIED	\$1,007.37
4102-1009	RIB, WHOLE, >= 4CM, FROZEN	\$1,007.37
4102-1010	ULNA, WHOLE, RIGHT, FROZEN	\$4,903.11
4102-1012	HUMERUS, DISTAL, RIGHT, FROZEN	\$3,340.06
4102-1013	HUMERUS, DISTAL, LEFT, FROZEN	\$3,340.06
4102-1014	FEMUR, DISTAL, RIGHT, 10CM LENGTH MINIMUM, FROZEN	\$6,107.56
4102-1015	FEMUR, DISTAL, LEFT, 10CM LENGTH MINIMUM, FROZEN	\$6,107.56
4102-1016	FEMUR, PROXIMAL, W/ HEAD, RIGHT, 10CM LENGTH MINIMUM, FROZEN	\$7,322.52
4102-1017	FEMUR, PROXIMAL, W/ HEAD, LEFT, 10CM LENGTH MINIMUM, FROZEN	\$7,322.52
4102-1018	FEMUR, PROXIMAL, W/O HEAD, RIGHT, 10CM LENGTH MINIMUM, FROZEN	\$3,415.22
4102-1019	FEMUR, PROXIMAL, W/O HEAD, LEFT, 10CM LENGTH MINIMUM, FROZEN	\$3,415.22
4102-1020	HUMERUS, PROXIMAL, W/ ROTATOR CUFF, RIGHT, 10CM LENGTH MINIMUM, FROZEN	\$6,789.73
4102-1021	HUMERUS, PROXIMAL, W/ ROTATOR CUFF, LEFT, 10CM LENGTH MINIMUM, FROZEN	\$6,789.73
4102-1022	TIBIA, WHOLE, W/ TUBEROSITY, RIGHT, FROZEN	\$10,040.20
4102-1023	TIBIA, WHOLE, W/ TUBEROSITY, LEFT, FROZEN	\$10,040.20
4102-1025	TIBIA, PROXIMAL, W/ PATELLA & QUADRICEP, LEFT, FROZEN	\$7,858.62
4102-1026	TIBIA, PROXIMAL, W/TUBEROSITY, RIGHT, FROZEN	\$4,167.41
4102-1027	TIBIA, PROXIMAL, W/ TUBEROSITY, LEFT, FROZEN	\$4,167.41
4102-1028	CORTICAL (1-4MM) & CANCELLOUS (1-9.5MM), 25CC, NON-PURGED, FROZEN, ASEPTIC	\$754.11
4102-1050	CORTICAL (1-4MM) & CANCELLOUS (1-9.5MM), 50CC, NON-PURGED, FROZEN, ASEPTIC	\$1,206.32
4102-1100	CORTICAL (1-4MM) & CANCELLOUS (1-9.5MM), 100CC, NON-PURGED, FROZEN, ASEPTIC	\$2,261.95
4102-1125	CORTICAL (1-4MM) & CANCELLOUS (1-9.5MM), 25CC, NON-PURGED, FROZEN, STERILE	\$754.11
4102-1150	CORTICAL (1-4MM) & CANCELLOUS (1-9.5MM), 50CC, NON-PURGED, FROZEN, STERILE	\$1,206.32
4102-1200	CORTICAL (1-4MM) & CANCELLOUS (1-9.5MM), 100CC, NON-PURGED, FROZEN, STERILE	\$2,261.95
4102-1225	CORTICAL (1-4MM) & CANCELLOUS (1-9.5MM), 25CC, PURGED, FROZEN, STERILE	\$754.11
4102-1250	CORTICAL (1-4MM) & CANCELLOUS (1-9.5MM), 50CC, PURGED, FROZEN, STERILE	\$1,206.32
4102-1300	CORTICAL (1-4MM) & CANCELLOUS (1-9.5MM), 100CC, PURGED, FROZEN, STERILE	\$2,261.95
58160-11	PROCHONDRIX CR - DISPOSABLE INSTRUMENT KIT, 11MM	\$1,209.60
58160-13	PROCHONDRIX CR - DISPOSABLE INSTRUMENT KIT, 13MM	\$1,209.60
58160-15	PROCHONDRIX CR - DISPOSABLE INSTRUMENT KIT, 15MM	\$1,209.60
58160-17	PROCHONDRIX CR - DISPOSABLE INSTRUMENT KIT, 17MM	\$1,209.60
58160-20	PROCHONDRIX CR - DISPOSABLE INSTRUMENT KIT, 20MM	\$1,209.60
58161-01	PROCHONDRIX CR - DISPOSABLE SIZERS, 9-20MM	\$340.25
CNC2025	NEUROMATRIX - CONDUIT, 2.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,190.21
CNC2525	NEUROMATRIX - CONDUIT, 2.5MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,190.21
CNC3025	NEUROMATRIX - CONDUIT, 3.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,190.21

CATALOG NUMBER	ITEM DESCRIPTION	PRICE
CNC4025	NEUROMATRIX - CONDUIT, 4.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,190.21
CNC5025	NEUROMATRIX - CONDUIT, 5.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,190.21
CNC6025	NEUROMATRIX - CONDUIT, 6.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,190.21
CNCF2025	NEUROFLEX - CONDUIT, 2.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,341.75
CNCF2525	NEUROFLEX - CONDUIT, 2.5MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,341.75
CNCF3025	NEUROFLEX - CONDUIT, 3.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,341.75
CNCF4025	NEUROFLEX - CONDUIT, 4.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,341.75
CNCF5025	NEUROFLEX - CONDUIT, 5.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,341.75
CNCF6025	NEUROFLEX - CONDUIT, 6.0MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,341.75
CNW12025	NEUROMEND - PROTECTOR, 12MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,205.85
CNW12050	NEUROMEND - PROTECTOR, 12MM DIAMETER X 5.0CM LENGTH, FREEZE DRIED	\$1,379.11
CNW4025	NEUROMEND - PROTECTOR, 4MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,205.85
CNW4050	NEUROMEND - PROTECTOR, 4MM DIAMETER X 5.0CM LENGTH, FREEZE DRIED	\$1,379.11
CNW6025	NEUROMEND - PROTECTOR, 6MM DIAMETER X 2.5CM LENGTH, FREEZE DRIED	\$1,205.85
CNW6050	NEUROMEND - PROTECTOR, 6MM DIAMETER X 5.0CM LENGTH, FREEZE DRIED	\$1,379.11

2. **Wasted Products.** Notwithstanding anything to the contrary contained in this BUPA, the price to be paid by Customer to Participating Stryker Division for any Product that is withdrawn by Customer from consignment or loaner inventory, if any, and opened, but not implanted into a patient or otherwise used in connection with a procedure, will be equal to Customer's line item contracted price under this BUPA at the time of the wasting of such Product.
3. **Canceled Procedures.** If Participating Stryker Division loans or delivers Products for a procedure and that procedure is subsequently canceled, Customer or Participant, as the case may be, shall pay Participating Stryker Division an amount equal to the carrier charges Participating Stryker Division incurred to deliver such Product or \$250.00 whichever is less.
4. **Surgical Tray Fees- Advance Delivery.** In the event Customer requires surgical trays to be delivered more than twenty-four (24) hours in advance of a procedure ("**Advanced Delivery**"), Customer shall be invoiced \$75 per day for each surgical tray that requires Advanced Delivery.
5. **Surgical Tray Fees- Rush Delivery.** In the event Customer requires surgical trays to be delivered with less than twenty-four (24) hours notice of a scheduled procedure ("**Rush Delivery**"), Customer shall be invoiced \$75 for each surgical tray that requires Rush Delivery.
6. **Shipping Charges.** Shipping charges are not included in the price of Products and shall be "prepaid" by Participating Stryker Division and added to the invoice as follows:

\$55 for standard deliveries;

\$150 for orders that require delivery of Products within forty-eight (48) hours of the receipt by Participating Stryker Division of a purchase order for such Products; and

\$150 for Products provided to Customer on a loan or bailment basis and used by Customer in a procedure

EXHIBIT A-2 TO BUSINESS UNIT PRICING ADDENDUM

PARTICIPANTS*

*The above Participant Roster may be amended through the written agreement of the Parties.

EXHIBIT A-3 TO BUSINESS UNIT PRICING ADDENDUM
CONSIGNMENT AND LOANED INSTRUMENTATION TERMS

Consignment:

In the unlikely event Participating Stryker Division products were previously consigned at Customer's facility ("**Previously Consigned Products**"), such Previously Consigned Products shall be governed by the terms and conditions set forth in this Exhibit A-3. If Participating Stryker Division and Customer agree that Participating Stryker Division will consign Products, such consignment arrangement is conditioned on the following:

1. Participating Stryker Division will place at Customer's facility on a consignment basis (including trunk stock or any other Products brought into a Customer's facility and subsequently used by Customer in a procedure), such quantities and types of Product as the Participating Stryker Division and Customer mutually agree upon and Previously Consigned Products as set forth on Table 1 of this Exhibit A-3 (collectively, the "**Consigned Inventory**"). In accepting the Consigned Inventory, Customer must provide appropriate space to store and safeguard the Consigned Inventory. Customer fully acknowledges and accepts complete responsibility for the Consigned Inventory and agrees to handle and store the Consigned Inventory in compliance with all applicable Product labeling, laws and regulations. Customer agrees to maintain protocols and/or procedures to ensure compliance with the same.
2. All Consigned Inventory is the property of Participating Stryker Division until withdrawn at Customer's facility; however, Customer accepts all risk of loss and full responsibility for the condition of, any shortages in and the payment for all Consigned Inventory which is used, opened, lost, or damaged. Customer must return to Participating Stryker Division all damaged Consigned Inventory, and Participating Stryker Division will arrange to have the damaged items destroyed. Customer must use reasonable efforts to (i) identify all Consigned Inventory as being the property of Participating Stryker Division, (ii) separate Consigned Inventory from other property of Customer, and (iii) maintain complete and accurate records concerning the Consigned Inventory.
3. Customer, in its sole discretion, will determine whether to withdraw items of Consigned Inventory. As a Product is withdrawn from the Consigned Inventory, the Product shall be deemed to have been purchased by Customer, title in the Product shall pass to Customer and title in the sale proceeds shall pass to Participating Stryker Division. Within two (2) business days from the withdrawal from Consigned Inventory, Customer must issue to Participating Stryker Division a purchase order for such withdrawn Product. In the event Customer fails to issue a purchase order to Participating Stryker Division, Participating Stryker Division may place Customer on credit hold and remove Consigned Inventory.
4. Participating Stryker Division may conduct an audit, including a physical inventory, of the Consigned Inventory during business hours upon seventy-two (72) hours' notice to Customer. If the audit reveals that Consigned Inventory is missing, Customer agrees to pay Participating Stryker Division any amounts due in connection with the missing inventory. If the audit reveals that a surplus exists, Participating Stryker Division will adjust Consigned Inventory par levels as necessary to reflect the levels determined by the audit. Participating Stryker Division and Customer agree to meet within fifteen (15) days after an audit has been completed by Participating Stryker Division, to resolve whether a surplus or a shortfall exists.
5. Upon expiration or termination of this BUPA, Customer shall, within ten (10) days, deliver as directed by Participating Stryker Division all Consigned Inventory then in its possession or control.

Loaned Inventory:

If applicable, Participating Stryker Division may provide certain of its non-disposable orthopaedic surgical instruments ("**Instrumentation**") to Customer as follows:

1. Participating Stryker Division may place at Customer's facility on a loaned basis, such quantities and types of Instrumentation or rigid sterile containers ("**RSC**") as Participating Stryker Division and Customer mutually agree upon (collectively, the "**Loaned Inventory**"). Customer must provide appropriate space to store and safeguard the Loaned Inventory. Participating Stryker Division may, in certain circumstances, charge Customer, as applicable, a usage fee, shipping charges or canceled procedure fees set forth in Exhibit A-1.
2. All Loaned Inventory is the property of Participating Stryker Division; however, Customer or Participant accept all risk of loss and full responsibility for the condition of, any shortages in and the payment for all Loaned Inventory which is used, opened, lost, or damaged. Customer must use reasonable efforts to (i) identify all Loaned Inventory as being the property of Participating Stryker Division, (ii) separate Loaned Inventory from other property of Customer or Participant, and (iii) maintain complete and accurate records concerning the Loaned Inventory.
3. If applicable, Customer is responsible for any costs to maintain or service RSCs, including but not limited to replacement filters. RSCs are restricted for use with the Instrumentation. In the event Customer uses RSCs with products other than Instrumentation, Participating Stryker Division may remove the RSCs without further notice.
4. Instrumentation shall be provided by Participating Stryker Division on a loaned basis at no additional cost or expense to Customer except as noted in Section B. The Instrumentation provided is restricted for use with the Products only and is not separately reimbursable and has no independent value. Customer shall maintain appropriate property insurance on the Loaned Inventory during the Term of this BUPA to provide coverage against loss by theft, fire damage, acts of nature or other cause. Upon request by Participating Stryker Division, Customer will provide a certificate of insurance evidencing such coverage, which will name Participating Stryker Division as a named insured and loss payee, as its interests may appear.
5. Upon expiration or termination of this BUPA, Customer shall, within ten (10) days, deliver as directed by Participating Stryker Division all Loaned Inventory then in its possession or control.

Table 1 of Exhibit A-3
Consigned Inventory

EXHIBIT A-4 TO BUSINESS UNIT PRICING ADDENDUM
PRODUCT WARRANTY AND RETURN POLICY

Any warranties provided by Stryker Orthopaedics with respect to a given Product are as described in the labeling accompanying units of that Product on purchase. **Stryker Orthopaedics hereby expressly disclaims any and all express or implied warranties regarding the Products including, but not limited to, merchantability and fitness for a particular purpose.** In no instance will Stryker Orthopaedics be liable to Customer or any Member for incidental, punitive, special, cover, exemplary, multiplied or consequential damages or attorneys' fees or costs for any actions under or related to this Agreement.

Returned Goods Policy

Permission to return products must be obtained from the Stryker Customer Service Department. All returns must show date of purchase and include a copy of the original invoice.

Merchandise returned within 90 days from date of invoice will be credited as follows:

1. Full credit for merchandise returned in original condition.
2. Full credit for sterile products in original unopened shipping cartons.
3. Products that require repackaging will be subject to additional charges.

Non-returnable merchandise:

1. Merchandise held longer than 90 days.
2. Products either opened or not in original package.
3. Discontinued products.
4. Non-stockable items.
5. Engraved instruments.
6. Custom-made instruments and orthopaedic devices.
7. Products that are damaged beyond refurbishing determined by the Stryker Orthopaedics Quality Assurance Department.
8. Simplex P Bone Cement and Simplex P with Tobramycin.
9. HydroSet
10. NeuroMatrix
11. NeuroFlex
12. KnifeLight
13. TissueMend


**BUSINESS UNIT PRICING ADDENDUM (Trauma)
TO
THE STRYKER PURCHASE AGREEMENT**

This **Business Unit Pricing Addendum**, consisting of this cover page and any applicable exhibits as checked below (collectively, this "BUPA"), is entered into by and between Howmedica Osteonics Corp, acting through its Trauma & Extremities division (the, "**Participating Stryker Division**") and **County of Riverside, a political subdivision of the state of California, on behalf of its Riverside University Health System ("Institution")** and, if applicable, the health care facilities listed on Exhibit A-2 of this BUPA (each individually referred to as a "**Participant**," and collectively with Institution, as "**Customer**") and is subject to that certain Stryker Purchase Agreement dated **3/3/2026** (the "**Agreement**") between the Parties. Participating Stryker Division and Customer are each individually referred to in this BUPA as a "**Party**" and collectively as the "**Parties**." Capitalized terms not otherwise defined in this BUPA will have the meanings ascribed to them in the Agreement.

Overview and Background:	The Participating Stryker Division agrees to sell to Customer and Participants, as applicable, the Products, as defined herein, pursuant to the terms, commitments, and restrictions set forth in this BUPA.
Applicable Exhibits:	<input checked="" type="checkbox"/> Exhibit A-1 – Product Pricing and Purchase Commitment <input checked="" type="checkbox"/> Exhibit A-2 – Participants <input checked="" type="checkbox"/> Exhibit A-3 – Consignment and Loaned Instrumentation Terms <input checked="" type="checkbox"/> Exhibit A-4 – Product Warranty and Return Policy <input checked="" type="checkbox"/> Exhibit A-6 – Rebate
Effective Date and Term:	The term of this BUPA shall commence thirty (30) days following the date of last signature below (the " BUPA Effective Date ") and shall continue through and expire sixty (60) months thereafter (the " Initial BUPA Term "). Thereafter, the Parties may extend this BUPA for additional one-year terms upon written amendment (each, a " Renewal BUPA Term "). The Initial BUPA Term and any Renewal BUPA Terms are referred collectively as the " BUPA Term ". For the purposes of clarity, this BUPA Term shall not exceed the Term of the Agreement.

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

STRYKER, ON BEHALF OF THE LEGAL ENTITIES LISTED HEREIN

Signature: 
Name: Blake Vogler
Title: Regional Key Account Executive
Date: January 15, 2026

Address:
 1941 Stryker Way
 Portage, MI 49002

COUNTY OF RIVERSIDE, A POLITICAL SUBDIVISION OF THE STATE OF CALIFORNIA, ON BEHALF OF ITS RIVERSIDE UNIVERSITY HEALTH SYSTEM

Signature: 
Name: **KAREN SPIEGEL**
Title: Chair, Board of Supervisors
Date: MAR 03 2026

ATTEST:
Name: **KIMBERLY A. RECTOR**
Clerk of the Board

By: 
Deputy

APPROVED AS TO FORM:
County Counsel
Minh C. Tran

By: *Esen Sainz*
Name: Esen Sainz
Deputy County Counsel
Date: 01/15/2026

Address:
 26520 Cactus Ave
 Moreno Valley, CA 92555

Notices will be sent to the Parties at the addresses listed herein.

1. Products, Pricing and Purchase Commitment. To be eligible for the Product pricing set forth on Exhibit A-1 (the “**Products**”), Customer must satisfy the reporting and purchase commitment obligations set forth in Exhibit A-1. Only Products expressly covered by Exhibit A-1 and purchased under this BUPA are eligible for the pricing offered under this BUPA. Customer understands that Product pricing and any other incentive offered under this BUPA is contingent upon Customer’s, or, if applicable, Participant’s compliance with all material terms and conditions set forth in this BUPA including, but not limited to, those conditions set forth in Exhibit A-1, and the requirement to pay outstanding invoices and provide purchase orders as set forth in the section entitled “Purchase Orders; Invoices; Payments” of the Agreement. Product pricing set forth on Exhibit A-1 of this BUPA may be increased on each anniversary of the BUPA Effective Date by any amount not to exceed three percent (3%) or the percentage change in Medical CPI during the immediately preceding twelve (12) month period, whichever is more. The Parties agree the price file must be inserted as a Table on Exhibit A-1 of this BUPA to trigger the Effective Date. Any unilateral request to decrease pricing, either by formal bid solicitation or otherwise, may be considered a material breach by Customer, and Participating Stryker Division may elect to increase Product pricing set forth on, Exhibit A-1 of this BUPA by any amount not to exceed twenty percent (20%). Participating Stryker Division will provide notice to Customer, through electronic mail or a revised price file, as new products become commercially available. In the unlikely event that a new product is introduced to Customer’s facility prior to notice, pricing for such new product will be equal to the price of the closest comparable Product in and will be mutually agreed upon prior to adding to Exhibit A-1. All Products listed in Exhibit A-1 are approved for use without additional committee approval.
2. Maximum Annual Compensation. The maximum aggregate compensation payable by Customer to Stryker under the two (2) Business Unit Pricing Addenda (BUPA Biologics and BUPA Trauma, executed separately but contemporaneously) combined shall not exceed Two Million Five Hundred Sixteen Thousand Seven Hundred Thirty-Nine Dollars (\$2,516,739).
3. Consignment. To the extent that Products are consigned to Customer, the terms and conditions set forth in Exhibit A-3 shall apply. For any Product held by Customer or Participant on a consignment or loaner basis, Customer must submit to Participating Stryker Division a written purchase order for such Products within two (2) business days after the withdrawal from consignment or loaner inventory. For clarity, Customer’s failure to provide purchase orders as set forth herein may be deemed a material breach of this BUPA. Customer further acknowledges that the Participating Stryker Division incurs substantial administrative costs when purchase orders are delayed beyond the purchase order issuance timeframe set forth herein. Participating Stryker Division shall assess, and Customer shall pay, an administrative surcharge for the delayed issuance of purchase orders as follows (the “Administrative Surcharge”): 2% of the purchase order amount for a purchase order issued one to five (1-5) days late; 5% of the purchase order amount for a purchase order issued six to ten (6-10) days late; 8% of the purchase order amount for a purchase order issued eleven to fifteen (11-15) days late; 10% of the purchase order amount for a purchase order issued sixteen (16) or more days late.
4. Tissue Products. If applicable, the Parties acknowledge and agree that certain Products set forth herein may constitute Tissue Products (as hereinafter defined) and that applicable law, including, without limitation, the National Organ Transplant Act (NOTA), may prohibit the “sale” of such Tissue Products. It is therefore the intent of the Parties that any references to the “sale” of Products (including purchase terms and pricing) herein shall be construed in a manner that is consistent with NOTA and all other applicable laws, and that any price paid by Customer or a Participant for Tissue Products hereunder represents Participating Stryker Division’s cost associated with the collection, processing and storage of such Tissue Products as well as the provision of technical and other field support to health care providers with respect to such Tissue Products and not a sale of the material itself. For purposes hereof, the term “Tissue Products” means human bone and other human tissue materials that are procured and processed by or on behalf of Participating Stryker Division and are intended for clinical use in certain orthopedic or other applications.
5. Product Warranties. If applicable, Product warranties shall be set forth in Exhibit A-4.
6. BUPA Termination and Effect. Either Party may terminate this BUPA, by giving not less than sixty (60) days written notice to the other Party, and any such termination shall not affect any remaining BUPA. Notwithstanding the foregoing, if either Party terminates this BUPA without cause, the terminating Party shall pay the non-terminating Party an amount equal to ten percent (10%) of Customer’s total Product purchases, in the aggregate, for the twelve (12) month period immediately preceding such early termination (Termination Fee). The Parties agree that the ten percent (10%) payment represents a reasonable estimate of the diminution in value to the non-terminating Party and does not constitute a penalty. The parties expressly acknowledge and agree that:
 - a. The Termination Fee is intended solely as liquidated damages to reasonably compensate Supplier for loss related to depreciation, loss in resale value, and unrecouped costs, and not as a penalty; and
 - b. Payment of the Termination Fee by Customer provides commensurate value in the form of avoiding the uncompensated transfer of risk and loss to Supplier, and therefore does not constitute a gift of public funds.
7. Trial of Products. Customer will ensure that Participating Stryker Division is granted the right to fully and fairly participate in any trial for any Participating Stryker Division products not covered by this BUPA.
8. Prevailing Terms. In the event that there is a conflict between the term of this BUPA and the Agreement, the terms of this BUPA will govern.
9. Execution and Counterparts. This BUPA may be executed and delivered in multiple counterparts, including via facsimile or Adobe Acrobat or “.pdf” format, each of which shall be deemed to be an original, and all such counterparts shall constitute one instrument.

EXHIBIT A-1 TO BUSINESS UNIT PRICING ADDENDUM

PRODUCT PRICING AND PURCHASE COMMITMENT

1. Products, Pricing and Purchase Commitment:

The pricing is set forth in Table 1 below.

Table 1

Catalog Item	Description	Price
0011201	COVERLOC VOLAR PLATE 22MM 4 HOLE LEFT	\$495.00
0011205	COVERLOC VOLAR PLATE 22MM 3 HOLE LEFT	\$495.00
0011208	COVERLOC SHEATH 22MM LEFT-ULNAR	\$137.00
0011216	COVERLOC VOLAR PLATE 25MM 3 HOLE RIGHT	\$495.00
0011217	COVERLOC SHEATH 22/25MM L-RADIL	\$137.00
0011219	COVERLOC SHEATH 22/25MM R-RADIAL	\$137.00
0011220	COVERLOC SHEATH 25MM R-ULNAR	\$137.00
0013310	COVERLOC CORTICAL SCREW 3.3MMX 10 MM	\$82.00
0013312	COVERLOC CORTICAL SCREW 3.3MMX 12 MM	\$82.00
0014114	COVERLOC BONE SCREW 2.7MM X 14MM	\$82.00
0014116	COVERLOC BONE SCREW 2.7MM X 16MM	\$82.00
0014118	COVERLOC BONE SCREW 2.7MM X 18MM	\$82.00
0014120	COVERLOC BONE SCREW 2.7MM X 20MM	\$82.00
0014316	COVERLOC THREADED SCREW 2MM X16MM	\$82.00
05-307	K-WIRE 1.1MM X 102MM PHALINX HAMMERTOES NON CE	\$33.00
05-308	K-WIRE 1.4MM X 102MM PHALINX HAMMERTOES NON CE	\$33.00
05-614	DRILL 2.65MM CANNULATED PHALINX HAMMERTOES NON CE	\$239.00
100085	INBONE KNOB, M6	\$174.00
10-020	2.0X270MM THREADED K-WIRE LCSS	\$33.00
15268003	FLEX HINGE TOE REGULAR INST SET FOR PURCHASE	\$8,733.00
1526803S	FLEX HINGE TOE SMALL INST SET FOR PURCHASE	\$7,158.00
200046001	INBONE REAMER, TIBIA, 14	\$126.00
200046002	INBONE REAMER, TIBIA, 16	\$126.00
200046003	INBONE REAMER, TIBIA, 18	\$132.00
200046004	INBONE REAMER, TIBIA, 12	\$178.00
200072	INBONE STEINMANN PIN, 2.4MM	\$33.00
200134	INBONE DRILL, 6 MM	\$324.00
200138103S	INBONE SAW BLADE MICROAIRE HALL / LINVATEC NARROW STERILE	\$188.00
200138104S	INBONE SAW BLADE MICROAIRE HALL / LINVATEC WIDE STERILE	\$188.00
200138107S	SAW BLADE STRYKER UNIV NARROW TOTAL ANKLE .315 IN	\$189.00
200138108S	SAW BLADE STRYKER UNIV WIDE TOTAL ANKLE .500 IN	\$189.00
200178002	INBONE DRILL, SIZE 2 ANTI-ROTATION NOTCH	\$172.00
200178003	INBONE DRILL, SIZE 3 ANTI-ROTATION NOTCH	\$172.00
200178004	INBONE DRILL, SIZE 4 ANTI-ROTATION NOTCH	\$172.00
200178005	INBONE DRILL, SIZE 5 ANTI-ROTATION NOTCH	\$172.00
200329102	INBONE ATTACH SCREW M3 LONG SIZE 3 & 4 POLY TOOL	\$113.00
200329201	INBONE NUT ATTACH SCREW	\$121.00

Boydd, April

From: Acquia Mail
Sent: Friday, March 6, 2026 7:47 AM
To: bdonais@hept7.com
Cc: Clerk of the Board
Subject: Request to Speak Web Submission



Thank you for submitting your request to speak. The Clerk of the Board office has received your request and will be prepared to allow you to speak when your item is called. To attend the meeting, please call (669) 900-6833 and use **Meeting ID # 864 4411 6015 . Password is 20260310**. You will be muted until your item is pulled and your name is called. Please dial in at 9:00 am with the phone number you provided in the form so you can be identified during the meeting.

Submitted on March 6, 2026

Submitted values are:

First Name

Brad

Last Name

Donais

Address (Street, City and Zip)

8413 E Baseline Road

Phone

[7609029367](tel:7609029367)

Email

bdonais@hept7.com

Agenda Date

03/10/2026

Agenda Item # or Public Comment

3.25: 29808 TLMA Reso 2026-024

State your position below

Support

Do you need a Spanish translator?

No

Comments

I am the engineer for SunLine associated with this action and will be available for questions as needed.