

AMENDMENT 6
TO THE
Strategic Supplier Alliance Agreement Extension #102496

This Amendment 6 (this "**Amendment**") to the Strategic Supplier Alliance Agreement #102496 (the "**Agreement**") dated March 19, 2010 ("**Agreement Effective Date**") by and between FASTENAL COMPANY having an office located at 2001 Theurer Blvd Winona Minnesota 55987 ("**Supplier**"), and GE Precision Healthcare, LLC having an office located 3000 North Grandview, Waukesha, WI 53188 ("**GEHC**") is made as of March 08, 2024 (the "**Amendment Effective Date**").

WITNESSETH:

WHEREAS, GEHC and Supplier wish to amend the Agreement as more fully set forth below.

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein and other good and valuable consideration, the receipt and sufficiency of which are acknowledged, the parties to this Amendment agree as follows:

1. Amendment. Capitalized terms used in this Amendment shall have the meanings given to them in the Agreement unless otherwise specifically defined herein. In the event that any terms and conditions contained herein are in conflict with the terms and conditions set forth in the Agreement or previously executed amendments thereto, the terms and conditions set forth in this Amendment shall be deemed to be the controlling terms and conditions. This amendment also covers MRO indirect consumables commodities.
 - a. The Term of the Agreement shall be extended until **December 31st, 2025** unless terminated earlier in accordance the Agreement.
 - b. All references to "General Electric Company" throughout the agreement shall be replaced with and mean "GE Precision Healthcare LLC". Any and all references to "GEHC" shall mean "GE Precision Healthcare LLC". Any reference to "GE" shall be replaced with "GEHC". All references to "GE Healthcare" shall be replaced with "GE HealthCare".
 - d. The GE HealthCare Notices information in the Agreement is hereby replaced with the following:

GE HealthCare
Attn: Integrated Supply Chain & Sourcing
3000 N. Grandview Blvd.
Waukesha, WI 53188

With Copy to:
GE HealthCare
Attn: Integrated Supply Chain & Sourcing Legal
9900 Innovation Drive,
RP2169
Wauwatosa, WI 53226
email legal.sourcing@ge.com

- e. To the extent referenced in the Agreement, the names of the following appendices/guides/guidelines are hereby updated as follows:

--CONFIDENTIAL--

Original Name

GE Privacy and Data Protection Appendix

GE Integrity Guide for Suppliers,
Contractors and Consultants

GE Background Checking Guidelines

GE Government Acquisition of
Commercial Items AppendixUpdated Name

GE HealthCare Privacy and Data Protection Appendix

GE HealthCare Integrity Guide for Suppliers,
Contractors and Consultants

GE HealthCare Background Checking Guidelines

GE HealthCare Government Acquisition of
Commercial Items Appendix

2. Ratification. The Agreement as amended hereby is ratified by each of the parties hereto and shall remain in full force and effect in accordance with its terms as so amended. This Amendment is not a consent to any waiver or modification of any other terms or conditions of the Agreement and shall not prejudice any rights which any of the parties may now or hereafter have in connection with the Agreement.

3. Counterparts. This Amendment may be signed in any number of counterparts, each of which shall be an original, and all of which taken together shall constitute a single amendment, with the same effect as if the signatures hereto and thereto were upon the same instrument.

IN WITNESS WHEREOF, each of the parties hereto has caused this Amendment to the Agreement to be executed by its duly authorized officer or representative set forth below as of the Amendment Effective Date.

GE HEALTHCARE	FASTENAL COMPANY
By:  DocuSigned by:	By:  DocuSigned by: William Reichenbacher 9B8EB0977588442...
Printed Name: Diana Martinez Title: Category Manager Date: 6/24/2024	Printed Name: Bill Reichenbacher Title: Vice President of Sales Date: 6/24/2024