

Name



Consignment Agreement

		s entered into as of this d customer name with location			and
Customer Name:					
Address:					
- EC and Customer hereby	agree as follows:				
Agreement (the "Inventory I Product is purchased and all Products in their original pada. Customer agrees to seg Customer shall be solely of its employees will be the event of, theft, fire to by Customer or its person or Damage"). The foreg (iii) any losses or damadamage due to a force b. In the event of Loss or Depurchasing such Inventom 2. Price and Terms of Sale. Al 3. Term and Termination. This Agreement, for any caus contents at the current price	Products"). EC shall retain all amounts due and owing her leading at any time for any regregate in a safe and secure of responsible for the security authorized to take Inventory damage to, or destruction of bonnel or arising from Custome oing shall not include: (i) deges to Inventory Products of anageure event. Isamage, Customer shall pay to bory Product(s) as of the date of purchase orders will be invoited as Agreement will become effect, with 30 days' notice to the en in effect at the time of pur fithe consigned Inventory Productory Producto	In a consignment basis, the product in the reunder are paid in full. Customers are all Inventory Products from the Inventory Products from the Inventory Products and the Inventory Products and the Inventory Products including the Inventory Products or Inventory Invento	Inventory Products until ser may return unopened areasonable notice to EC. om products and instrume shall implement internal concustomer assumes and shall be used to damage the contractors of the Inventory Products; (ii) items to loyees, contractors, agents and the Inventory Products amage. See Schedule A for effect at the time of the Pur Both Customer and EC resemer will have option to purentory Products at EC's expenses.	uch consigned and undamage on the standard of the rise	d Inventory d Inve
(ii) processed in accordance	with good manufacturing pro	I Inventory Products are: (i) free actices as required by the United ulterated or misbranded within t	d States Food and Drug Ad	lministration; ((iii) are true
	omer in the event that EC o	er this Agreement are not exclud or any person representing EC (
	one instrument. This Agreeme	erparts, each of which shall be ent may be signed by facsimile o			
This Agreement has been du	ly executed by the respective	e parties as of the date written I	pelow.		
Extremity Care LLC		Customer Sign	ature:		
		Print Name:			
Signature					

Extremity Care LLC • 555 E North Lane, Ste 5000, Bldg D • Conshohocken, PA 19428 • www.extremitycare.com CUSTOMER SERVICE 1.888.694.6694 | customerservice@extremitycare.com

Company Name:_





Schedule A

	Catalog #	Product Description	Units	List Price	ASP	Extended Price	QTY
completeFT™ . Q4271	EFT22	completeFT™ Placental Allograft Membrane 2x2cm	4	\$6,600.00	\$6,996.00		
	EFT23	completeFT™ Placental Allograft Membrane 2x3cm	6	\$9,900.00	\$10,494.00		
	EFT24	completeFT™ Placental Allograft Membrane 2x4cm	8	\$13,200.00	\$13,992.00		
	EFT44	completeFT™ Placental Allograft Membrane 4x4cm	16	\$26,400.00	\$27,984.00		
	EFT46	completeFT™ Placental Allograft Membrane 4x6cm	24	\$39,600.00	\$41,976.00		
	EFT48	completeFT™ Placental Allograft Membrane 4x8cm	32	\$52,800.00	\$55,968.00		