

JOSH STEIN • Governor

DEVDUTTA SANGVAI • Secretary

MARK PAYNE • Director, Division of Health Service Regulation

VIA EMAIL ONLY

June 24, 2025

Jeffrey Shovelin jshoveli@ecuhealth.org

Exempt from Review – Replacement Equipment

Record #: 4804

Date of Request: April 4, 2025

Facility Name: ECU Health Edgecombe Hospital

FID #: 923247

Business Name: ECH-Heritage Hospital, Inc.

Business #: 2715

Project Description: Replace fixed CT scanner

County: Edgecombe

Dear Mr. Shovelin:

The Healthcare Planning and Certificate of Need Section, Division of Health Service Regulation (Agency), determined that the above referenced project is exempt from certificate of need review in accordance with G.S. 131E-184(f). Therefore, you may proceed to acquire without a certificate of need the GE Ascend fixed CT scanner to replace the GE Optima 660 fixed CT scanner. This determination is based on your representations that the existing unit will be sold or otherwise disposed of and will not be used again in the State without first obtaining a certificate of need if one is required.

It should be noted that the Agency's position is based solely on the facts represented by you and that any change in facts as represented would require further consideration by this office and a separate determination. If you have any questions concerning this matter, please feel free to contact this office.

Sincerely,

Gregory F. Yakaboski

Project Analyst

Micheala Mitchell Chief

cc: Acute and Home Care Licensure and Certification Section, DHSR

Radiation Protection Section, DHSR

Construction Section, DHSR

Micheala Mitchell

NC DEPARTMENT OF HEALTH AND HUMAN SERVICES • DIVISION OF HEALTH SERVICE REGULATION HEALTHCARE PLANNING AND CERTIFICATE OF NEED SECTION

LOCATION: 809 Ruggles Drive, Edgerton Building, Raleigh, NC 27603

MAILING ADDRESS: 809 Ruggles Drive, 2704 Mail Service Center, Raleigh, NC 27699-2704

https://info.ncdhhs.gov/dhsr/ • TeL: 919-855-3873



Addendum to Agreements

This Addendum ("Addendum") is made by ECU Health with an address at PO Box 6028, Greenville, NC 27835-6028 ("Customer") and the GE HealthCare business ("GE HealthCare") identified on the GE HealthCare Quotation(s), parties to those certain Quotations identified and attached hereto as Exhibit A (each, a "Quotation" and collectively, the "Quotations",) for the products and/or services listed on each such Quotation in accordance with the terms and conditions identified on each such Quotation (each such Quotation, an "Agreement" and collectively, the "Agreements").

The Agreements are amended as follows:

- 1. Notwithstanding anything to the contrary in the Agreements, the parties agree that the Managed Equipment Services Agreement dated September 1, 2022 between Customer and GE HealthCare shall be the Governing Agreement.
- 2. As a matter of administrative convenience, the parties agree to the Terms and Conditions of the Quotations by signature of this Addendum. For the avoidance of doubt, the parties agree that by signing this Addendum, they are executing, and do not need to separately sign, each of the documents identified in Exhibit A. Customer agrees that it has authority to sign on behalf of all facilities listed in the Quotations.
- 3. Except as set forth in this Addendum, each Agreement is unaffected and continues in full force in accordance with its terms. If there is a conflict between this Addendum and any Agreement or any other earlier amendment, the terms of this Addendum will prevail.
- 4. Customer's form of payment:

Initial to indicate form of payment:			
(If potential for a lease exists, GE HEF or otherwise, select lease)			
Cash*	X Lease	GE HEF Loan	
If leasing please provide nar		pany below:	
		pany zetem	
GE HEF			
*Colosting coch declines entiren for CE LIFE financing			
*Selecting cash declines option for GE HEF financing			

The parties have caused this Addendum to be executed by their authorized representative as of the last signature date below.

ECU Health	GE HealthCare
Signature: Andrew Montgomery	Signature:
Print Name: Andrew Montgomery	Print Name: Sarah Wilson
Title: Vice President Supply	Market Vice President
Dec 22, 2023 Date:	Date:

Exhibit A

No.	Quotation No.	Date	
NO.			
1	2008630015.4	October 2, 2023	
2	2010180184.1	October 2, 2023	
3	2010327437.1	October 2, 2023	
4	2010180237.1	October 2, 2023	
5	2010327556.1	October 2, 2023	
6	2010327492.1	October 2, 2023	
7	2009342988.4	October 2, 2023	
8	2010356226.1	October 2, 2023	
9	2010332385.1	September 18, 2023	
10	2010180081.2	October 2, 2023	
11	2010361637.1	September 29, 2023	
12	2010344048.1	September 21, 2023	
13	2010337293.1	September 19, 2023	
14	2007965768.2	October 2, 2023	
15	2007873994.17	October 2, 2023	
16	2010223808.1	October 2, 2023	
17	2008070933.3	November 6, 2023	
18	2010033215.13	October 2, 2023	
19	2008601081.4	November 7, 2023	
20	2008070876.3	November 6, 2023	
21	2010223748.2	October 2, 2023	
22	2010223775.1	October 2, 2023	
23	2010180908.2	October 2, 2023	
24	2007884411.5	October 2, 2023	
25	2010223800.2	October 2, 2023	
26	2009884569.3	October 2, 2023	
27	2010223345.2	October 2, 2023	
28	2010223456.1	October 2, 2023	
29	2009936151.3	September 19, 2023	

EHMC

EHMC =>

No.	Quotation No. Date	
30	2007874118.4	October 2, 2023
31	2007874134.4	October 2, 2023
32	2010327604.1	October 2, 2023
33	2008070727.8	November 6, 2023
34	2005847155.4	October 2, 2023
35	2010332345.1	October 2, 2023
36	2010332394.1	September 18, 2023
37	2005826738.10	November 20, 2023

Please see attached



February 15, 2025

Ms. Micheala Mitchell
Chief, Healthcare Planning and Certificate of Need
Division of Health Service Regulation
NC Department of Health and Human Services
2704 Mail Service Center
Raleigh, NC 27699-2704

FILED ELECTRONICALLY

RE: Request for Exemption Pursuant to G.S. 131E-184(f) / East Carolina Health – Heritage, Inc., d/b/a ECU Health Edgecombe Hospital / Replace an Existing Diagnostic CT Scanner / Edgecombe / FID #: 923247

Dear Ms. Mitchell,

ECU Health Edgecombe Hospital (EEDG) plans to replace an existing diagnostic CT Scanner with new equipment on its main hospital campus located in Tarboro, NC (Edgecombe County). EEDG believes that the proposed equipment replacement is not subject to review under North Carolina's Certificate of Need (CON) laws.

The proposed project includes the replacement of a GE Optima 660 CT Scanner with a GE Revolution Ascend CT Scanner. The total capital costs for the proposed replacement are estimated to be \$3,446,087 (see Appendix B for the capital cost sheet). These costs include all expenses associated with the equipment and renovations.

EEDG believes the proposed project is exempt from CON review under G.S. 131E-184(f) and G.S. 131E-184(g). EEDG believes the proposed project meets the definition of replacement equipment as defined by G.S.131E-176(22a) in that:

- 1. The equipment is being purchased for the sole purpose of replacing comparable medical equipment currently in use (see Appendix A for equipment comparison table, Appendix C for vendor quotes, and Appendix D for a brochure for the new equipment),
- 2. The existing equipment will be sold or otherwise disposed of when replaced,
- 3. The replacement equipment will be located in the same location as the existing equipment (see Appendix E for site and floor plans), and
- 4. The reason for the replacement is due to the existing equipment is past the age of its useful life.

Having met the definition for replacement equipment in G.S. 131E-176(22a), the project also is exempt from review via G.S. 131E-184(f) in that:

- 1. The equipment being replaced is located on the main campus,
- 2. The Department has previously issued a certificate of need for the equipment being replaced,
- The licensed health service facility proposing to purchase the replacement equipment shall provide prior written
 notice to the Department, along with supporting documentation to demonstrate that it meets the exemption criteria
 of this subsection.

In addition, the project meets the exemption requirements set out in G.S. 131E-184(g), in that:

1. The sole purpose of the capital expenditure is to renovate, replace on the same site, or expand the entirety or a portion of an existing health service facility that is located on the main campus,



- 2. The capital expenditure does not result in (i) a change in bed capacity as defined in G.S. 131E-176(5) or (ii) the addition of a health service facility or any other new institutional health service other than that allowed in G.S. 131E-176(16)b.
- 3. The licensed health service facility proposing to incur the capital expenditure shall provide prior written notice to the Department, along with supporting documentation to demonstrate that it meets the exemption criteria of this subsection.

Since EEDG's proposal meets the definition of "replacement equipment," and meets the requirements established in G.S. 131E-184(f) and G.S. 131E-184(g), EEDG believes the project is exempt from CON review. Therefore, EEDG requests approval of an exemption status for the proposed project.

If you require additional information or clarification, please contact me at (252) 847-3631 or jshoveli@ecuhealth.org.

Thank you.

Jeffrey Shovelin

VP of Business Planning and Strategy, ECU Health

PO Box 6028, Greenville NC 27835-6028

252-847-3631

jshoveli@ecuhealth.org

Appendix A Equipment Comparison Table

EQUIPMENT COMPARISON

	EXISTING	REPLACEMENT
Type (e.g., Cardiac Catheterization, Gamma Knife®, Heart-lung bypass machine, Linear Accelerator, Lithotriptor, MRI, PET, Simulator, CT Scanner, Other Major Medical Equipment)	CT Scanner	CT Scanner
Manufacturer	GE	GE
Model number	Optima 660	Ascend
Other method of identifying the equipment (e.g., Room #, Serial Number, VIN #)	Serial #:	Serial Number TBD
Is the equipment mobile or fixed?	Fixed	Fixed
Date of acquisition	03/27/2015	Order placed 12/26/2023
Was the existing equipment new or used when acquired? / Is the replacement equipment new or used?	New	New
Total projected capital cost of the project <attach a="" capital="" cost="" form="" projected="" signed=""></attach>	N/A	\$ (see Appendix B for details)
Total cost of the equipment	\$504,000	\$854,549.79
Location of the equipment <attach a="" equipment="" for="" if="" mobile="" necessary="" separate="" sheet=""></attach>	ECU Health Edgecombe 111 Hospital Dr, Tarboro, NC 27886	ECU Health Edgecombe 111 Hospital Dr, Tarboro, NC 27886
Document that the existing equipment is currently in use	Over last 12 months, 8,243 procedures were performed on the existing unit	N/A
Will the replacement equipment result in any increase in the average charge per procedure?	N/A	No
If so, provide the increase as a percent of the current average charge per procedure	N/A	N/A – See Above
Will the replacement equipment result in any increase in the average operating expense per procedure?	N/A	No

If so, provide the increase as a percent of the current average operating expense per procedure	N/A	NA – See Above
Type of procedures performed on the existing equipment <attach a="" if="" necessary="" separate="" sheet=""></attach>	General CT Procedures	N/A
Type of procedures the replacement equipment will perform <attach a="" if="" necessary="" separate="" sheet=""></attach>	N/A	General CT Procedures (see brochure in Appendix D for additional information)

Date of last revision: 5/17/19

Appendix B Capital Cost Sheet

CAPITAL COST SUMMARY - 5284-EDGCOMBE RADIOLOGY RENO (CT & XRAY REPLACEMENT)

Site Costs			
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(22) Total Project Capital Cost (Sum A-C above)		1 .	
(==, , 3 tol : 10 tol : 0 tol	(22) Total Project Capital Cost (Sum A-C above)		\$ 3,446,087
4 0,110,001	7 - A - A - A - A - A - A - A - A - A -		,,,.

I assure that, to the best of my knowledge, the above capital costs for the proposed project are complete and correct and it is my intent to carry out the proposed project as described.

Request for No Review Appendix

Appendix C Equipment Quote



Ouote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

ENSURE REQUISITION/PURCHASE ORDER IS ISSUED TO: GE PRECISION HEALTHCARE TAX ID (83-0849145)

ECU Health Edgecombe Hospital 111 Hospital Dr Tarboro, NC 27886-2011

This Agreement (as defined below) is by and between the Customer and the GE HealthCare business ("GE HealthCare"), each as identified below for the sale and purchase of the Products and/or Services identified in this Quotation, together with any applicable schedules referred to herein ("Quotation"). "Agreement" is this Quotation (including line/catalog details included herein) and either: (i) the Governing Agreement identified below; or (ii) if no Governing Agreement is identified, the GE HealthCare Terms and Conditions and Warranties that apply to the Products and/or Services identified in this Quotation.

GE HealthCare can withdraw this Quotation at any time before Customer: (i) signs and returns this Quotation or (ii) provides evidence of Quotation

acceptance satisfactory to GE HealthCare ("Quotation Acceptance"). On Quotation Acceptance, this Agreement is the complete and final agreement of the parties relating to the Products and/or Services identified in this Quotation. There is no reliance on any terms other than those expressly stated or incorporated by reference in this Agreement and, except as permitted in this Agreement, no attempt to modify will be binding unless agreed to in writing by the parties. Modifications may result in additional fees and cannot be made without GE HealthCare's prior written consent.

Handwritten or electronic modifications on this Agreement (except an indication of the form of payment, Customer purchase order number and signatures on the signature blocks below) are void.

Governing Agreement:	GEHC Standard Terms Apply
Terms of Delivery	FOB Destination
Billing Terms	80% on Delivery / 20% on Acceptance
Payment Terms	45 Net
Sales and Use Tax Exemption	No Certificate on File
Total Quote Net Selling Price	\$854,549.79

IMPORTANT CUSTOMER ACTIO	ONS:	
Please select your planned sour source of funds changes cannot		umed to be cash unless you choose another option. Once equipment has been shipped,
Cash		
GE HFS Loan	GE HFS Lease	
Other Financing Loan	Other Financing Lease	Provide Finance Company Name

The parties have caused this Agreement to be executed by their authorized representative as of the last signature date below.



Quote Number: 2007965768.2

Customer ID: 1-23I1T3

Quotation Expiration Date: 11/27/2023

ECU Health Edgecombe Hospital	GE Precision HealthCare LLC
	Signature: John Cruz
Signature:	
Print Name:	Title: Lead Sales Specialist Imaging
Title:	Date: December 02, 2024
Date:	
Purchase Order Number, if applicable	
Document Instructions	Payment Instructions
Please sign and return this quotation together with any	Please remit payment for invoices associated with this
Purchase Order(s) to:	quotation to:
Name: John Cruz	
Email: john.cruz@gehealthcare.com	GE Precision HealthCare LLC P.O. Box 96483
	Chicago, IL 60693
Phone: (919) 621-3653	FEIN: 83-0849145
Fax:	FEIN: 03-0049145
	esses: ospital Dr, Tarboro, NC, US, 27886-2011
	ospital Dr, Tarboro, NC, US, 27886-2011
To Accept This Quotation	
 Please sign the quote and any included attachments 	
	r GE HFS Lease Loan or Third Party Lease through), must
	ature Page (for signed quotes), or the Purchase Order (where rce of funds statement (if provided by GE HealthCare).
 If your purchasing process requires a purchase orde 	
The correct Quote number and Version nu	
 The correct Remit To information as indicated Your correct SHIP TO and BILL TO site name 	
The correct Total Price as indicated above	
	r: (a) the quotation signature filled out with signature and P.O.
number; or (b) Verbiage on the purchase order stating: (i) "Per the terms of Quotation #";	ng one of the following:
(ii) "Per the terms of GPO #";	
(iii) "Per the terms of MPA#"; or	
(iv) "Per the terms of SAA #".	



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

Summary by Configuration

Configuration Name	Modality	Net Price (USD)
Revolution Ascend	СТ	\$853,124.79
PIA Americas DoseWatch	PIA	\$1,425.00

Grand Total:\$854,549.79

Summary by Modality

Modality Totals Net Price (USD)

Grand Total:\$854,549.79

Catalog Item Details

Line	Qty	Catalog	The second of the second secon	
1	1.00	S7880DM	Revolution Ascend 72kW Non-Digital	
<u>List P</u>	rice	<u>Discount</u>	Extended Price	<u>Net Price</u>
\$1,35	0,000.00	54.00 %	\$1,350,000.00	\$621,000.00

For a period of 3 years from Equipment Acceptance, GE Healthcare will provide Customer (as part of the Equipment warranty) with the following software changes to the extent they maintain existing software features of the Equipment and are made generally available to GE Healthcare's installed customer base as part of warranty: (i) updates, which consist of error corrections or modifications; (ii) interface modifications; and (iii) security patches that have been validated by GE Healthcare to be compatible with the Equipment. Software upgrades (including revisions or enhancements to (i) the Equipment's software or (ii) separately licensed Software), which improve or expand existing software features and are made generally available for purchase under a separate GE Healthcare license, are excluded. Additional hardware required to implement the software changes are excluded. GE Healthcare remote connectivity to the Equipment is required per GE Healthcare terms and conditions.

We have redefined the entire CT experience with Revolution Ascend, a 75cm wide-bore CT system that makes the CT process faster, more intuitive and more approachable, while also providing the image quality you expect. Revolution Ascend uses an Al-based workflow, a smart user interface, cutting-edge technology and access to CT Smart Subscription to substantially simplify, streamline and automate the entire CT experience both inside and outside the scan room.

We are always seeking out new ways to boost operational efficiency with the goal of making your imaging workflow feel like second nature, possibly even invisible. When it comes to CT, we studied the entire workflow and created solutions to simplify and streamline each step of the process.

These solutions are the core of the Effortless Workflow model, a sophisticated collection of technologies that automate and simplify time-consuming tasks from pre-scan to post-scan. Effortless Workflow takes the CT Experience to a new level of speed and precision, and includes Al-based features like Intelligent Protocoling, Auto Positioning in addition to automated features such as Smart Plan, Auto Prescription and automated post-processing tools on the console.

It is because of this Effortless Workflow that we can accomplish (compared to GE's legacy products):

- 66% reduction in clicks to execute a CT scan
- 21% time savings for the entire exam
- 90% protocol suggestion accuracy
- 94% auto centering accuracy within +/- 2cm
- 56% time savings for scan setup

Pre-Scan

Revolution Ascend utilizes AI technology to automatically suggest protocols and position the patient.

Scan

Intelligent tools embedded in a new Clarity Operator Environment can consistently provide the optimal scan range settings, dose and image quality for each patient.

Post-Scan

Revolution Ascend lets you choose the right image review and analysis package for your system including Direct Multiplanar Reconstruction (DMPR), automated archiving and networking and advanced clinical applications.

The most time-consuming part of the CT experience isn't the scan itself, but the steps that fall outside the scan such as patient prep and recon-to-report time. We analyzed all of the pre-scan and post-scan steps in the CT experience and incorporated our key findings into the design of Revolution Ascend.



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

As a result, Revolution Ascend solves common concerns like the ability to efficiently accommodate high BMI patients and interventional procedures. It also enables easy two-button scanning for all CT imaging.

Revolution Ascend makes it easier to strike the right balance of speed and accuracy with key advancements like the best-in-class 0.28mm spatial resolution and ASiR-V iterative reconstruction technology, which offers an advanced noise reduction capability.

Included with Base system Catalog:

- 72kW Generator
- ASiR-V
- Standard Monitor
- 64ch/128sl axial overlapped reconstruction
- 0.4s rotation speed
- Auto Prescription
- Auto Positioning
- Lung Cancer Screening
- Rear Control Panel Option
- Low Profile Head Holder
- AWS for Revolution Ascend
- Smart MAR

Please see Revolution Ascend Product Data Sheet for more detailed information on the technical specifications of the product.

Warranty: The published Company warranty in effect on the date of shipment shall apply. The Company reserves the right to make changes.

General Electric Company reserves the right to make changes in specifications and features shown herein, or discontinue the product described at any time without notice or obligation.

Line	Qty	Catalog	Windowski Str		
2	1.00	B76122RE	VT2000x		
List P	rice	<u>Discount</u>		Extended Price	<u>Net Price</u>
\$50,0	00.00	54.00 %		\$50,000.00	\$23,000.00

The VT2000x patient table has the following features

- Maximum table load: 306kg (675 lbs)
- Horizontal speed: 10 175 mm/s
- Max Scannable range: 2,000 mm
- Vertical range: 525 991 mm

Line	Qty	Catalog		
3	1.00	B7880GRJ	Standard Cable Collector	
List P	rice	<u>Discount</u>	Extended Price	<u>Net Price</u>
\$0.00		0.00 %	\$0.00	\$0.00

Standard cable collector for Revolution Ascend

Line	Qty	Catalog		
4	1.00	B7877SL	English Keyboard Kit	
List P	rice	<u>Discount</u>	Extended Price	Net Price
\$500.	.00	54.00 %	\$500.00	\$230.00



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

 Line
 Qty
 Catalog

 5
 1.00
 \$7880DS
 Coronary CTA Package

 List Price
 Discount
 Extended Price
 Net Price

 \$150,000.00
 \$4.00 %
 \$150,000.00
 \$69,000.00

Long Description:

The Coronary CTA package with SnapShot Freeze allows the user to acquire cardiac imaging exams with retrospective or prospective gated acquisitions utilizing up to 0.35 second rotation speed for excellent cardiac exams. This package contains the following items necessary to acquire coronary CT angiography data. (Post process packages on the operator console or a post processing workstation are needed for 3D processing and analysis of the data acquired):

S7880DS Contains:

B77782CB - 0.35SEC ROTATION B78372AD - SSCORE PRO OC OPT HINO B78462AD - SNAPSHOT PULSE OPT HINO B78482AD - CARDIQ SNAPSHOT OPT HINO B79772DA - Temporal Enhance Option B79821RFED - CardIQ Xpress 2.0 B79971JHED - SmartScore 4.0

Retrospectively gated helical cardiac scanning technique used to acquire ECG gated CT images of the coronary arteries when prospective gating can't be used. SnapShot imaging option allows users to acquire cardiac images of patients using the following cardiac imaging techniques:

- -Retrospectively EKG-gated helical scanning method SnapShot: primarily used for cardiac morphology imaging, with this technique, cardiac images of single or multiple cardiac phases at any given Z-axis location can be acquired and generated.
- -EKG-gated Multi-slice CINE Scan mode: used primarily for coronary artery calcification scoring (CACS) studies or for cardiac morphology imaging.



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

Once a specific imaging model is selected, helical pitch and/or gantry rotation speed will be automatically selected for optimal scan coverage and image quality.
SnapShot Pulse
Prospectively gated cardiac scanning technique that helps reduces patient dose by up to 83%, and improves cardiac workflow, with excellent image quality. The technique captures a complete picture of the heart using a series of three to four snapshots taken at precise patient table positions and precisely gated (relative to conventional cardiac CT acquisitions).
SnapShot Pulse helps improve workflow by reducing the size of image set to be reconstructed, reviewed and post processed. A typical SnapShot Pulse series consists of 280 to 400 images, compared with up to 3,000 images in a typical helical cardiac scan series. Since there's a smaller number of images to reconstruct, SnapShot Pulse takes less time, yet still delivers the same amount of information as a helical cardiac exam.
SnapShot™ Freeze
(A GE workstation or server with CardIQ Xpress 2.0 Reveal is required for the processing of SnapShot Freeze datasets)
An intelligent motion correction algorithm designed to reduce blurring of coronary arteries due to motion artifacts. SnapShot Freeze reduces motion artifacts up to 6X, equivalent to a 0.058s Equivalent Gantry Rotation Speed with Effective Temporal Resolution of 29msec (measured in cardiac phantom testing). This benefit is delivered by characterizing the vessel motion (path and velocity) to derive the optimal vessel position at the target phase.



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

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(This feature is only enabled on CT products that support this feature)

Helps users Optimize ECG-gated CT acquisitions based on patient heart rate characteristics. SnapShot Assist uses the patient's recorded heart rate information to display scan parameters (including scan mode, cardiac phases, padding and pitch) that could be used during the cardiac CT scan. SnapShot Assist generates a cardiac scan parameter recommendation using the patient's ECG analysis and user defined protocol selection algorithm. It uses the patient's recorded heart rate information to predict the heart rate behavior during a CCTA scan to assist the user with optimization of the parameters on a per-patient basis. Acquisition parameters displayed include scan mode (Cine SnapShot Pulse, Helical SnapShot Segment, etc.), cardiac phases, padding, and pitch. User Profiles define scan parameters within the heart rate and variability categories for a specific patient group and cardiac scan mode.

Calcium scoring acquisition and post processing software is included in this package.

The IVY Cardiac Monitor Kit does not come with this package and will need to be quoted separately.

Line	Qty	Catalog		
6	1.00	B78472AD	VolumeShuttle for CT systems	
<u>List P</u>	rice	<u>Discount</u>	Extended Price	Net Price
\$60,0	00.00	54.00 %	\$60,000.00	\$27,600.00

VolumeShuttle innovatively provides the 80-mm of coverage necessary for accurate dynamic neuro angiographic and perfusion studies with a single contrast injection. GE's exclusive real-time scan control, system architecture, and fast, smooth table acceleration and deceleration enable the patient to be effortlessly shuttled back and forth between two adjacent axial locations, with minimal inter-scan delay.

The GE CT Scanner system uniquely designed to make it all possible - as a result of these key scanner attributes:

- The 40-mm high resolution V-Res detector with micro voxel technology.
- Real-time system controls to precisely control table movement and X-ray control.

VolumeShuttle provides the wider coverage margin needed to allow for patient variability in the Circle of Willis (80mm) and from the basal ganglia to lateral ventricles (60mm) - all with the existing 40-mm-wide detector and without the multiple contrast injections necessary with today's standard CT systems.



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

Line Qty	Catalog		
7 1.00	B7716WR	Xtream Injector Interface kit - Class IV (injector not	included in this option)
<u>List Price</u>	<u>Discount</u>	Extended Price	Net Price
\$1,000.00	54.00 %	\$1,000.00	\$460.00

Class IV Software and cabling kit - required for use with Class IV Integrated Injectors For this option to work you must also quote an approved integrated injector. Please reference recommended CT accessories section of the CT scanner quote tool for approved list of injectors to select from. If customer is interfacing with existing on site injector you must validate if it is compatible. There may be additional upgrades needed, reference accessories quote tool for appropriate upgrades.

Class IV Software, which is the same as Class 4 in CiA425, allows synchronized start of the CT scan and setting injection parameters from the CT scan.

- required for use with Class IV Integrated Injectors

Line	Qty	Catalog		
8	1.00	B78552CA	CT Operator Console Desk	
<u>List F</u>	<u>Price</u>	<u>Discount</u>	Extended Price	Net Price
\$1,000.00		54.00 %	\$1,000.00	\$460.00

The Freedom workspace is an ergonomic working environment specifically designed for use with the GE Healthcare imaging systems. The sleek table design enables the efficient use of space while enhancing clinical workflow and technologist comfort.

The Freedom workspace provides a minimalist footprint to improve patient visibility and giving the user easier access to patients in the imaging suite.

It offers sit/stand and horizontal/vertical monitor flexibility. It can also help reduce noise and heat with remote location options of the console. The non-adjustable Freedom workspace version is 1300mm long x 895mm wide x 850mm height and weighs 55.8kg.

Line	Qty	Catalog			
9	1.00	B7660B	Chair		
<u>List P</u> \$300.		<u>Discount</u> 54.00 %		<u>ended Price</u> 0.00	<u>Net Price</u> \$138.00

Chair for CT scanner

Line	Qty	Catalog		是是1970年,在1970年的北京的北京的
10	1.00	B77292CA	CT Service Cabinet	
List Pr	<u>ice</u>	<u>Discount</u>	Extended Price	<u>Net Price</u>
\$1,293.00		54.00 %	\$1,293.00	\$594.78

CT Service Cabinet (H-42" L36" W24") Service cabinet for system accessories storage

Line	Qty	Catalog	
11	1.00	B7999ZB	2 Phase Uninterruptible Power Supply



Ouote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

<u>List Price</u> \$18,600.00 Discount 20.00 % Extended Price \$18,600.00 Net Price \$14,880.00

Vertiv Uninterruptible Power Supply with custom designed cables to interconnect with GE scanners. The UPS Primarily Backs Up the System Computer Functions.

Bridges Short Power Outages and Provides Time for Crossover from Normal Main Power to Emergency Power. Must be Located Within Eight Feet of the PDU.

Line	Qty	Catalog		
12	1.00	B7877ZB	Rear Cable Cover	
List P	rice	<u>Discount</u>	Extended Price	Net Price
\$345.	00	54.00 %	\$345.00	\$158.70

Cable Cover for gantry. The Covers will Provide Protection for the Cables & the Product.

Line	Qty	Catalog		A. A. Tanasan Latin and Cale
13	1.00	E8007RT	Ivy 7800 Cardiac Monitoring Kit	
<u>List P</u>	rice	<u>Discount</u>	Extended Price	<u>Net Price</u>
\$19,7	50.00	20.00 %	\$19,750.00	\$15,800.00

The Model 7800 is Ivy Biomedical's fifth generation of cardiac trigger monitors intended primarily for use on patients in applications requiring precision R-wave synchronization. Incorporating a simple, easy-to-use touchscreen interface, the 7800 displays two simultaneous ECG vectors along with the patient's heart rate. The Trigger ECG vector (top waveform) can be selected from Leads I, II, III, or Auto Lead Select. The Second ECG vector (bottom waveform) can be selected from Leads I, II, III. If required, High and Low heart rate alarm limits can be adjusted to bracket the patient's heart rate so that a violation of these limits produces an audible and visual indication of the alarm.

- Impedance Measurement: Measures Impedance between the patient's skin and each individual ECG electrode
- Automatic operation: After patient cables are connected and the monitor is receiving an ECG signal, the monitor finds the peak of the R-wave and generates synchronization pulses
- Bright TFT active matrix 8.4 in. color touch screen LCD with a wide viewing angle and large heart rate characters enhance visibility of patient data
- Polarity lock helps reduce the number of false triggers when tall T waves or deep S waves occur
- Color trigger mark indicates timing of each trigger pulse with respect to the ECG
- System interlock function indicates proper connection with the imaging device
- Integrated USB Drive allows user to store and retrieve ECG events for retrospective analysis
- Auto-notch selects the correct ECG notch filter. This reduces interference on the ECG signal

The Kit includes:

Cardiac Trigger Monitor; set of 4 RT lead wires - 30 in, low noise patient cable - lead, Ethernet Internet cables, ECG adult electrode (box of 40), cord-set hospital grade (12ft), NuPrep Gel, USB Memory Stick, Recorder Paper, Roll Stand for 7000 series and IPC cable.

Line	Qty	Catalog		
14	2.00	E8016AN	CT Table Slicker with Cushion - 2000 Systems (2-pc Set)	
<u>List F</u>	rice	<u>Discount</u>	Extended Price	Net Price
\$440.	.00	20.00 %	\$880.00	\$704.00

FEATURES/BENEFITS

- Two-piece, sealed slicker cushion set has comfort pads enclosed inside the slicker cover and extender cover
- Durable, clear PVC plastic cover facilitates faster, more thorough cleanup of blood and fluids



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

- Increase system uptime by protecting table from spills and particulate contaminants
- Thermo-sealed seams and flaps prevent contaminate buildup in hard to clean areas

COMPATIBILITY

• VCT with GT 2000 Table, CT HD750

Line	Qty	Catalog		
15	2.00	E8016BA	CT Footswitch Slicker - 2000 & 1700 Systems	
<u>List P</u>	<u>rice</u>	<u>Discount</u>	Extended Price	<u>Net Price</u>
\$50.0	0	20.00 %	\$100.00	\$80.00

The footswitch slicker for CT VCT 2000 and 1700 systems is made of durable, clear PVC plastic that protects the footswitch and facilitates faster, more thorough cleanup of contamination caused by blood and other body fluids. Cover is held securely in place with Velcro.

Line	Qty	Catalog		
16	1.00	E4502BB	CT Main Disconnect and UPS Control 380-480V 50 60Hz 90A	
List P	rice	<u>Discount</u>	Extended Price	Net Price
\$6,47	9.00	20.00 %	\$6,479.00	\$5,183.20

NOTES:

- Customer is responsible for arranging for installation with a qualified party
- ITEM IS NON-RETURNABLE AND NON-REFUNDABLE

Main Disconnect Panel (MDP) UL 90A 400/480V 50/60Hz 3 phases for CT, PET and PETCT

The (Main Disconnect and UPS Control Panel serves as the main facility power disconnect source installed ahead of the CT system PDU. On systems where the optional partial system UPS is included in the system, the panel provides NEC mandated UPS emergency power-off control function via a UPS control cable included with the UPS. The optimized design PDB saves time, installation labor, and valuable mounting space by consolidating the main circuit breaker, control power source and required warning lights into a compact factory manufactured panel. The panel provides short circuit protection, overload protection and National Electrical Code and Canadian Electrical Code required emergency shutdown for the system. The 24-volt low voltage controls all power, using either the panel cover mounted EMERGENCY OFF push button or the remote EMERGENCY OFF push button included with each system. The PDB is painted to match the imaging system for a total coordinated system appearance. Available in a combination surface\semi-flush mounted enclosure. The system provides stock availability of otherwise special-order devices, saving time and installation costs.

Benefits

- The System Main Disconnect saves time, installation labor, and valuable mounting space by consolidating the main circuit breaker, the feeder overcurrent devices, magnetic contactors and UPS emergency power-off into one compact panel
- The system provides stock availability of otherwise special-order devices, saving time and installation costs
- Reduces installation time and cost by eliminating delays in obtaining individually enclosed components and by eliminating on site assembly
- UPS emergency power-off functions are included for future, partial system UPS addition.
- Disconnects system power on first loss of incoming power, preventing damage to system components
- · Provides a standardized platform for UPS or other future GE engineered modifications or upgrades
- Main power disconnect operating handle can be padlocked in the OFF position for servicing safety and OSHA lock out/tag out
- The door has provisions for padlocking
- Enclosure door is interlocked with ON / OFF disconnect handle to prevent unauthorized access if disconnect is in the ON position

Features

- Optional partial system UPS provides clean uninterrupted power to the system computer, maintaining system integrity during power loss while also providing a solution to power quality problems
- UL, cUL listed, and CE labeled
- · Supplied with low voltage, cover mounted Push to Stop, Twist to Restore pushbutton and long-life LED pilot lights
- Provides overcurrent and short circuit protection with GE GuardEON solid-state circuit breakers



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

- Suitable for use on systems with 25,000A of short circuit current. It is the installer's responsibility to verify that the available shout circuit current is 25,000A or less for compliance to all electrical codes
- Emergency-off disconnects power to both the PDU and optional partial system UPS output, per National Electric Code
- · Factory wired and tested
- All devices are selected for high reliability and long life
- Panel disconnect provides OSHA lockout / tag out provisions

Remote EPO

- This MDP comes with two normally closed contact blocks attached to the back of the emergency off push button. Seismic Specifications
- This Panel has been certified by an independent California structural engineer in conformance with the shake testing requirements of ICC-AC 156. The California OSHPD number is OSP-0457-10.
- The seismic performance characteristics are as follows: SDS(g) \leq 2.56; $z/h \leq$ 1.0; $lp \leq$ 1.5

Physical Characteristics

- Dimensions: Height x Width x Depth: 24 x 16 x 7 inches (610 x 407 x 178 mm)
- Handle depth: 2.75 inches (70 mm)
- · Weight: 46 pounds (21 kg)

Components supplied with each panel

- The Main Disconnect and UPS Control Panel
- An Installation, Operations & Service Manual
- (2) sets of Emergency Power Off pushbuttons with 2NC on each EPO
- Drawings and Electrical Schematics

Line	Qty	Catalog		
17	1.00	E8007PJ	OCS III Mounting Plate	
<u>List P</u>	rice	<u>Discount</u>	<u>Extended Price</u>	Net Price
\$650	.00	20.00 %	\$650.00	\$520.00

Line	Qty	Catalog	。 第一章	
18	1.00	E80141JC	MEDRAD Stellant FLEX CT OCS (58cm short post) with Certegra V	Vorkstation NO
			Informatics - includes installation and one year warranty	
<u>List P</u>		<u>Discount</u>	Extended Price	<u>Net Price</u> \$45,612.00
\$57,0	15.00	20.00 %	\$57,015.00	\$45,012.00

Dual injector head on Overhead Ceiling Counterpoise Syringe heat maintainer Certegra Workstation with USB drive **DualFlow software** ISI-ready software to accept ISI900G integrated injector option† Base control unit 22.8 m (75 ft) head extension cable 7.6m (25 ft) base to display cable Power cord

Product information package

Operations manual

Installation, customer's operational training at time of installation, and one year full on-site warranty in Bayer service countries



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

Injection Specifications Flow Rate (range & increments):

0.1-10 mL/sec in 0.1 mL Increments

Volume (range & increments):

1 mL to Syringe Capacity in 1 mL Increments

Programmable Pressure Limit (psi/kPa):

150 mL and 200 mL Syringe: Choice of 50/345, 100/689, 150/1034, 200/1379, 225/1551, 250/1724, 300/2068, 325/2241

Scan Reminders:

0-300 Seconds (5 minutes) in 1 Second Increments

Pause:

1-900 Seconds (15 minutes) in 1 Second Increments

Hold

Maximum HOLD Time is 20 Minutes

Syringes (Volume capacity)

150 mL or 200 mL Sterile Disposable Syringe

Maximum Number of Phases: 6

Line	Qty	Catalog		
19	1.00	W0301CT	TIP CT Scanner 1 Training Program	
List F	<u>Price</u>	<u>Discount</u>	Extended Price	Net Price
\$67,5	571.00	59.00 %	\$67,571.00	\$27,704.11

This training program is designed for customers purchasing a GEHC CT system to include Optima, EVO, or Cardiographe. GEHC will work with the designated Customer contact to agree upon a reasonable training schedule for a pre-defined group of core technologists that will leverage blended content delivery and may include a combination of onsite days and virtual offerings, to include TiP Virtual Assist, the GEHC Answerline and available on-demand courses ("Virtual Inclusions"). This blended curriculum with multiple delivery platforms promotes learner retention and allows for an efficient and effective skill development.

This program may contain:

- Onsite training (generally 10 days)
- · Virtual Inclusions may include:
- Remote instructor-led training: Instructor leads a remote training session one-on-one or in a group, typically for 1 hour
- Answerline Support-Access to GEHC experts for clinical, non-emergency applications assistance via phone or by using the iLinq button on the imaging console
- Tip Virtual Assist-Direct interactive access to a GEHC expert for enhanced support.
- On Demand courses-On healthcare learning system. Self-paced courses and webinars (CE and non-CE).

Training will be delivered at a mutually agreed upon time between the customer and GE Healthcare (excluding GE Healthcare holidays and weekends), are subject to availability and generally will not exceed 14 days. This training program has a term of twelve (12) months commencing on Acceptance, where all onsite training must be scheduled and completed within twelve (12) months of Acceptance and all Virtual Inclusions also expire at the end of such twelve (12) month period. Additional onsite days may be available for purchase separately. All GEHC "Training" terms and conditions apply. Given the unique nature of this program, if this program is purchased as part of a purchase under a Governing Agreement, including any Master Purchase Agreement, Group Purchasing Organization Agreement, or Strategic Alliance Agreement, this program shall take precedence over any conflicting training deliverables set forth therein

Line	Qty	Catalog		
20	1.00	R23053AC	Standard Service License	
List P	<u>rice</u>	<u>Discount</u>	Extended Price	<u>Net Price</u>
\$0.00		0.00 %	\$0.00	\$0.00

GE Healthcare has reclassified its service tools, diagnostics and documentation into various classes (please refer to the Service Licensing Notification statement at the beginning of this Quotation). The Standard License provides access to service tools used to perform basic level service on the Equipment and is included at no charge for the warranty period.



Quote Number: 2007965768.2

Customer ID: 1-23|1T3

Quotation Expiration Date: 11/27/2023

Line	Qty	Catalog		
21	1.00	Services-CE-Americas-	CapEx eligible part numbers available	
		Dosewatch CapEx		
<u>List P</u>	<u>rice</u>	<u>Discount</u>	Extended Price	Net Price
\$0.00)	0.00 %	\$0.00	\$0.00

Line	Qty	Catalog		
22	1.00	M85101LU	Implementation Services 1/2 Day	
<u>List P</u>	rice	<u>Discount</u>	Extended Price	Net Price
\$1,42	25.00	0.00 %	\$1,425.00	\$1,425.00

A dedicated GEHC Project Manager will be assigned to provide and oversee the configuration and installation of purchased analytics software on a server of defined specification and configuration of required interfaces or connections with other systems such as imaging equipment, RIS, PACS, etc. (if needed).

Customer will provide a project manager to work directly with the Project Manager in the installation and setup of the solution. The customer project manager will be responsible for the ongoing maintenance of the hardware and operating system that houses the software.

Professional Services will be defined by the specific Statement of Work (SOW). Examples of such services include:

- Understanding of the project architecture and the best workflow
- Installation and configuration of purchased software components
- · Setup of the licensed systems in the system
- · Setup of RIS and PACS connections in the system when needed
- Configure network communication between system and GE Imaging devices. Work with customer to develop a comprehensive list of equipment to be connected. This may include equipment not currently covered by GE service contract
- For non-GE equipment and/or equipment not currently covered by GE contract, the Project Manager will support the Customer Project Manager to determine technical details such as software rev, DICOM capability, etc. in order to determine compatibility with the system being implemented.

Please note, DICOM capability is sometimes a "for purchase" option on some equipment. The Customer may need to purchase such options if they wish to connect those systems to the solution.

· Set up initial web interface administrative access and configure user-defined application settings.

These implementations services excludes:

- Data migration services (unless specifically detailed in SOW)
- Configuration of interfaces on third-party systems such as RIS, PACS, EMR, etc..
- · Setup of systems covered by an OEM or third-party service agreement
- Providing for and configuring the hardware/software platform for the system
- Customer provided software, such as network administration, backup and antivirus solutions
- · Customer network and/or firewall configurations to ensure connections and bandwidth

Total Quote Net Selling Price: \$854,549.79

ENSURE REQUISTION/PURCHASE ORDER IS ISSUED TO:

GE PRECISION HEALTHCARE

TAX ID (83-0849145)





- 1. Definitions. As identified in this Agreement, "Equipment" is hardware and embedded software that is licensed with the purchase of the hardware provided to Customer in GE HealthCare's packaging and with its labeling; "Software" is software provided by GE HealthCare and/or delivered to Customer in GE HealthCare's packaging and with its labeling, and Documentation associated with the software; "Third Party Software" and "Third Party Equipment" are respectively software developed by a third party, and hardware and embedded software that is licensed with the purchase of the hardware, that is delivered to Customer in the third party's packaging and with its labeling (collectively, "Third Party Product"); "Product" is any Equipment, Software and Third Party Product; "Services" is Product support or professional services; "Subscription," is a limited-term, non-transferable license to access and use a Product, including any associated support Services as identified as a Subscription by GE HealthCare; "SaaS Offerings" are software-as-a-service offerings provided to Customer by GE HealthCare and identified as a SaaS Offering by GE HealthCare; "Third Party Offerings" are Products, Services and SaaS Offerings sold by and identified by GE HealthCare as an offering of a Third Party; "Specifications" are GE HealthCare's written specifications and manuals as of the date the Equipment shipped (excluding Third Party Offerings); and "Documentation" is the online help functions, user instructions and manuals regarding the installation and operation of the Product as made available by GE HealthCare to Customer.
- 2. Term and Termination. Software licenses, access to SaaS Offerings, Services and/or Subscriptions will have individual term lengths identified in the Quotation. If there is a material breach of this Agreement and/or the Quotation that is not cured by the breaching party within 60 days from receipt of written notice, the non-breaching party can terminate the respective Agreement or Quotation. Other than as set forth in this Agreement, neither party can unilaterally terminate this Agreement or a Quotation. Any remaining undisputed, unpaid fees become immediately due and payable on expiration or termination. Expiration or termination of this Agreement will have no effect on Quotations executed prior to the date of expiration or termination.
- 3.Software License. Other than as identified in a Quotation, GE HealthCare grants Customer a non-exclusive, non-transferable, non-sublicensable, perpetual license to use the Software for Customer's internal business purposes only in the United States consistent with the terms of this Agreement. Customer's independent contractors (except GE HealthCare competitors) may use the Software, but Customer is responsible for their compliance with this license, and additional license fees may apply. Customer cannot modify, reverse engineer, copy or create derivative works of the Software, except for making 1 backup copy, and cannot remove or modify labels or notices of proprietary rights of the Software or Documentation.

4. Commercial Logistics

4.1 Order Cancellation and Modifications.

- 4.1.1 Cancellation. If Customer cancels an order prior to shipment without GE HealthCare's written consent, Customer will be responsible for all third-party expenses incurred by GE HealthCare prior to Customer's order cancellation and GE HealthCare may charge: (i) a fee of up to 10% of the Product price; and (ii) a fee for site evaluations performed prior to cancellation. GE HealthCare will retain, as a credit, payments received up to the amount of the cancellation charge. Customer must pay applicable progress payments (other than final payment) prior to final calibration, and GE HealthCare may delay calibration until those payments are received. If Customer does not schedule a delivery date within 6 months after order entry, GE HealthCare may cancel on written notice. This section does not apply to Software or Subscriptions, SaaS Offerings, Third Party Offerings and/or related professional or installation services; those orders are non-cancellable.
- 4.1.2 <u>Used Equipment</u>. Equipment identified as pre-owned, refurbished, remanufactured or demonstration Equipment is not new and may have received reconditioning to meet Specifications ("Used Equipment"). Sale of Used Equipment is subject to availability. If it is no longer available, GE HealthCare will attempt to identify other Used Equipment in its inventory that meets Customer's needs, and if substitute Used Equipment is not acceptable, GE HealthCare will cancel the order and refund any deposit Customer paid for the Used Equipment.
- 4.2 <u>Site Preparation</u>. Customer is responsible for network and site preparation, including costs, in compliance with GE HealthCare's written requirements and applicable laws. GE HealthCare may refuse to deliver or install if the site has not been properly prepared or there are other impediments.
- 4.3 <u>Transportation, Title and Risk of Loss</u>. Unless otherwise identified in the Quotation, shipping terms are FOB Destination. Title and risk of loss to Equipment passes to Customer on delivery to Customer's designated delivery location.
- 4.4 <u>Delivery, Returns and Installation</u>. Delivery dates are approximate. Products may be delivered in installments. GE HealthCare may invoice multiple installment deliveries on a consolidated basis, but this does not release Customer's obligation to pay for each installment delivery. Delivery occurs: (i) for Product, on electronic or physical delivery to Customer; and (ii) for Services, on performance. Products cannot be returned for refund or credit if they match the Quotation.

Delivery and installations will be performed from 8am to 5pm local time, Monday-Friday, excluding GE HealthCare holidays, and outside those hours for an additional fee. Customer will: (i) install cable and assemble products not provided by GE HealthCare; (ii) enable connectivity and interoperability with products not provided by GE HealthCare; (iii) pay for construction and rigging costs; and (iv) obtain all licenses, permits and approvals for installation, use and disposal of Products. For Equipment upgrades and revisions, Customer must return replaced components to GE HealthCare at no charge.

4.5 Information Technology Professional Services ("ITPS"). ITPS must be completed within 12 months of the later of the ITPS order date or Product delivery. If not done within this time period, other than because of GE HealthCare's failure to perform, ITPS performance obligations expire without refund. ITPS includes project management, HL7/HIS system integration, database conversion, network design and integration and separately cataloged software installations.

4.6 Acceptance.

- 4.6.1 Equipment Acceptance. Beginning on completion of installation (not to exceed 30 days from shipment) or delivery (if installation is not required), Customer will have 5 days to determine if the Equipment operates substantially in accordance with Specifications ("Equipment Test Period"). If the Equipment fails to perform accordingly, Customer will provide to GE HealthCare: (i) written notice; (ii) access to the Equipment; and (iii) a reasonable time to bring the Equipment into compliance. After correction by GE HealthCare, Customer will have the remainder of the Equipment Test Period or 3 days, whichever is greater, to continue testing. Equipment is accepted on the earlier of expiration of the Equipment Test Period or the date the Equipment is first used for non-acceptance testing purposes.
- 4.6.2 Software Acceptance. Beginning on completion of Software implementation, Customer will have 30 days to determine if the Software operates substantially in accordance with the Documentation ("Software Test Period"). If the Software fails to perform accordingly, Customer will provide to GE HealthCare: (i) written notice; (ii) access to the Software; and (iii) a reasonable time to bring the Software into compliance. After correction by GE HealthCare, Customer will have the remainder of the Software Test Period or 5 days, whichever is greater. to continue testing. Software is accepted on the first to occur of: (a) expiration of the Software Test Period; (b) the date Software is first used to process actual data; or (c) the "Go-Live Date" as defined in the Quotation.
- 4.6.3 Subscription Acceptance. Products provided pursuant to a Subscription are accepted 5 days after GE HealthCare provides Customer access to the Products.
- 4.7 Third Party Products and Services. If an order includes Third Party Offerings, then regarding those Third Party Offerings: (i) GE HealthCare is acquiring them on Customer's behalf, acting as Customer's agent; (ii) GE HealthCare provides no warranties or indemnification, express or implied; (iii) Customer is responsible for all claims resulting from or related to their acquisition or use; and (iv) Customer shall comply with third party terms and conditions for the use of the Third Party Offerings; (iv) the applicable third party shall be a beneficiary of this Agreement; (v) except as otherwise agreed, Third Party Offerings shall be deemed accepted (or commenced, as applicable) the later of either 5 days after delivery of the Third Party Offering or it being made available to Customer; (vi) the following provisions of these GE HealthCare terms and conditions shall govern the mutual obligations between Customer and GE HealthCare regarding the order: Definitions, Commercial Logistics, Security Interest and Payment, Trade-In Equipment, General Terms, Compliance - Generally, Security, Medical Diagnosis and Treatment, Protected Health Information, Excluded Provider, Liability and Indemnity, Payment and Finance.
- 4.8 Mobile Equipment. GE HealthCare will assemble Equipment it has approved for mobile use at the vehicle location identified by Customer. Customer will comply with the vehicle manufacturer's planning requirements and arrange for delivery of the vehicle. Equipment placed in a mobile environment must be used for medical, billing, or other non-entertainment use by bona fide medical professionals authorized to use and prescribe such use. Customer will ensure Equipment that GE HealthCare has approved for mobile use is adequately installed in accordance with GE HealthCare's applicable installation instructions.
- 4.9 Audit. GE HealthCare may audit Customer's use of Software, Subscription or SaaS Offering to verify Customer's compliance with this Agreement up to 12 months following termination or expiration of the applicable Quotation. Customer will provide reasonable assistance and unrestricted access to the information. Customer must pay underpaid or unpaid fees discovered during the audit, and GE HealthCare's reasonable audit costs, within 30 days of written notification of the amounts owed. If Customer does not pay, or the audit reveals that Customer is not in compliance, GE HealthCare may terminate Customer's Software license, Subscription or SaaS Offering.
- 4.10 Product Inflation. For GE HealthCare imaging Products only (to exclude ultrasound and life care solutions Products), due to the potential long cycle time from Product order to Product delivery, GE HealthCare may increase Product Total Quote Net Selling Price by an amount equal to the increase in the U.S. Bureau of Labor Statistics Consumer Price Index ("CPI") from the date of Product order to the date of notice prior to Product delivery, by providing at least 4 weeks prior notice from the requested delivery date.

5. Security Interest and Payment.

- 5.1 Security Interest. Customer grants GE HealthCare a purchase money security interest in all Products in the Quotation until full payment is received, and Customer will perform all acts and execute all documents necessary to perfect GE HealthCare's security interest.
- 5.2 Failure to Pay. If, after Product delivery, or SaaS Offering availability, Customer is more than 45 days past due on undisputed payments, GE HealthCare may, on 10 days' prior written notice, disable, revoke access to and/or remove the Products or SaaS Offering.
- 5.3 Lease. If Customer leases a Product, Customer continues to be responsible for payment obligations under this Agreement.
- 6. Trade-In Equipment. Trade-in equipment identified in a Quotation will be subject to separate trade-in terms and conditions.
- 7. **Subscriptions**. The following terms apply to all Subscriptions.
- 7.1 Commencement. Unless otherwise indicated in this Agreement or the Quotation, the Subscription commences on the date GE HealthCare provides Customer access to the Products.
- 7.2 Renewal / Non-Renewal. The Subscription term renews automatically for the same duration as the initial term of the Subscription unless otherwise identified in the Quotation. Except as otherwise identified in this Agreement or a Quotation, GE HealthCare may increase prices annually by no more than the Consumer Price Index for All Urban Consumers (U.S. City Average, December to December) plus 2%, upon 90 days' prior written notice. Subscriptions are not cancellable; however, either party may opt to not renew the Subscription after the initial Subscription term or any subsequent renewal term by providing at least 60 days' prior written notice to the other party prior to renewal.
- 7.3 Subscription Equipment. Title to Equipment provided via Subscription ("Subscription Equipment") remains with GE HealthCare. GE HealthCare Terms & Conditions (Rev 08.24)

Customer will not place, or permit the placement of, liens, security interests, or other encumbrances on Subscription Equipment. Customer shall not repair or service Subscription Equipment, or allow others to do so, without the prior written consent of GE HealthCare.

- 7.4 <u>Support Services</u>. Unless otherwise noted in the Quotation, as part of the Subscription fees, GE HealthCare will provide support Services as described in the Subscription Products Terms and Conditions.
- 7.5 <u>Upgrades/software releases</u>. Included in the Subscription fees if Customer does not owe any undisputed payments, GE HealthCare will provide upgrades/software releases if and when they become available and to the extent they are provided to all GE HealthCare customers with a Subscription for the Products, at mutually agreed upon delivery and installation dates. Upgrades/software releases do not include: (i) any optional or separately licensable features; (ii) any Products not covered by the Subscription; or (iii) any virtual environment required to host an upgraded Product. GE HealthCare shall have no obligation to provide upgrades/software releases if Products are not maintained within the current major release version or the immediately prior major release version.
- 7,6 Access Controls. Customer must: (i) ensure users maintain individually-assigned confidential user credentials and control mechanisms to access the Subscription; and (ii) take reasonable steps to prevent unauthorized access to Products.
- 7.7 <u>Post-Termination</u>. Upon termination or expiration of the Subscription: (i) Customer must immediately discontinue use of the Products and return Subscription Equipment to GE HealthCare in proper operating condition; (ii) Customer must destroy its copies of Software and Documentation; (iii) Customer must remove its data from Subscription Equipment; (iv) GE HealthCare is not responsible for and may destroy Customer-provided information, images or data; and (v) GE HealthCare will remove Customer's access.
- 7.8 <u>Professional Services</u>. For Services not covered under this Agreement or required due to Customer not meeting its responsibilities under the Agreement, applicable additional professional Services and fees will be required: (i) identified in the Quotation; and (ii) subject to GE HealthCare's then-current pricing.
- 8. SaaS Offerings. The following terms apply to SaaS Offerings.
- 8.1 <u>Commencement</u>. Unless otherwise indicated in this Agreement or the Quotation, the SaaS Offering commences on the date GE HealthCare provides Customer with access to the SaaS Offerings.
- 8.2 Access and Use of SaaS Offerings.
- 8.2.1 Subject to the terms of this Agreement, GE HealthCare grants Customer non-exclusive, non-transferable, right to access, and use, the SaaS Offering being provided under this Agreement. The SaaS Offering is solely for use by Customer's Authorized Users (defined below) and for internal business only. Customer's use is limited to the term and volume or use metrics as detailed in the Quotation. GE HealthCare reserves all rights in the SaaS Offering, including the technical and operational data and information.
- 8.2.2 The SaaS Offering may only be used by Customer's employees, consultants, contractors, and agents (i) who are authorized by Customer to access and use the SaaS Offering under the rights granted to Customer pursuant to this Agreement and (ii) for whom access to the SaaS Offering has been purchased hereunder ("Authorized Users"). Customer is responsible and liable for all uses of the SaaS Offering and Documentation resulting from access provided by Customer, directly or indirectly, whether such access or use is permitted by or in violation of this Agreement. Further, Customer is responsible and liable for all acts and omissions by Authorized Users. Customer is responsible for providing any necessary notices to Authorized Users and obtaining any legally required consents from Authorized Users regarding their use of the SaaS Offering and for maintaining the confidentiality of usernames, passwords and account information. Customer and its Authorized Users must not use the SaaS Offering in any way not in accordance with the Agreement and the Documentation.
- 8.2.3 Customer shall have the sole responsibility for any data submitted, posted, or otherwise transmitted by an Authorized User through the SaaS Offering, including but not limited to the data's accuracy, confidentiality, quality, integrity, legality, reliability, security, appropriateness, IP rights, and privacy consents. Customer shall have sole responsibility for any security vulnerabilities, and the consequences of such vulnerabilities, arising from Customer Data or Authorized User's access to the SaaS Offering.
- 8.2.4 If Customer becomes aware that any Customer Data or any use by an Authorized User violates the Agreement, Customer shall promptly remove or suspend use of that Customer Data and suspend the Authorized User's access to the SaaS Offering. If Customer believes its access has been compromised, Customer shall notify GE HealthCare as soon as possible but no later than 5 business days. Customer shall have sole responsibility for any security vulnerabilities or incidents, and the consequences of such vulnerabilities or incidents, arising from Customer Data or any use of the SaaS Offering and Documentation resulting from access provided by Customer, directly or indirectly, whether such access or use is permitted by or in violation of this Agreement. Customer shall notify GE HealthCare and reasonably cooperate with GE HealthCare to confirm and resolve any comprise to Customer's account or the SaaS Offering.
- 8.2.5 GE HealthCare reserves the right to upgrade or modify the SaaS Offering, including without limitation GE HealthCare's technology, software, security, configurations, features, related content and materials, and third party content, at any time.
- 8.3 <u>Security</u>. GE HealthCare shall maintain a written information security program (the "<u>Program</u>") consistent with GE HealthCare's Commitment to Data Privacy and Security and applicable data protection laws that includes policies, procedures, and safeguards designed to protect Customer data and personal data from unauthorized or unlawful access, use, or disclosure or other compromise.
- 8.4 Renewal / Non-Renewal. Unless otherwise noted in the Quotation, the SaaS Offering term renews automatically for the same duration as the initial term. Except as otherwise identified in this Agreement or a Quotation, GE HealthCare may increase prices annually by no more than the Consumer Price Index ("CPI") for All Urban Consumers (U.S. City Average, December to December) plus 2%, upon 90 days' prior written notice. SaaS Offerings are not cancellable; however, either party may opt to not renew a SaaS Offering after the initial term or any subsequent renewal term by providing at least 60 days' prior written notice to the other party prior to renewal. Customer shall be obligated to pay the fees for any active term regardless of whether Customer access the SaaS Offering during the applicable term.

- 8.5.1 Unless otherwise noted in the Quotation, as part of the SaaS Offering reoccurring fee, GE HealthCare will use commercially reasonable efforts to maintain the SaaS Offering in a manner which minimizes Errors and service interruptions. "Error" means any SaaS Offering problem that: (i) materially interferes with Customer's use of the SaaS Offering; and (ii) results from a failure of the SaaS Offering to materially conform to the Documentation. Customer will promptly inform GE HealthCare of any issue of which Customer becomes aware. GE HealthCare will provide phone and email support during standard business hours, excluding GE HealthCare holidays, for problem solving, Error resolution and general help.
- 8.5.2 Access for Offering and Support. To enable GE HealthCare to provide Customer with the SaaS Offering and related support, Customer grants GE HealthCare the right to use, process and transmit, in accordance with this Agreement and any relevant privacy agreements, Customer's Data and applications during the Term plus any additional post-expiration period. Customer is responsible for its connection to the SaaS Offering.
- 8.6 <u>Account Suspension</u>. GE HealthCare may suspend Customer's access to or use of the SaaS Offering if Customer or its Authorized Users violate any provision of this Agreement, or if in GE HealthCare's reasonable judgment, the SaaS Offering or any component thereof are reasonably likely to suffer a significant threat to security or functionality. GE HealthCare will use reasonable efforts to provide advance notice and to re-establish the affected SaaS Offering. GE HealthCare may terminate the SaaS Offering if any cause of suspension is not cured within 60 days. Any suspension or termination by GE HealthCare under this paragraph shall not excuse Customer from its obligation to make payment(s) under this Agreement.
- 8.7 <u>Post Termination</u>. Unless otherwise noted in the Quotation or this Agreement, upon termination or expiration of the SaaS Offering(s): (i) Customer must immediately discontinue all use and access of the SaaS Offering; (ii) Customer must destroy all GE HealthCare proprietary and confidential information, such as its copies of Documentation; (iii) GE HealthCare is not responsible for and may destroy Customer Data; (iv) GE HealthCare will remove Customer's access; and (v) Customer shall immediately pay GE HealthCare all amounts due hereunder. Customer is responsible for ensuring Customer has all necessary copies of Customer Data prior to the termination date. Customer will be responsible for paying for any Services required to migrate Customer Data to a replacement solution.

9. General Terms.

- 9.1 <u>Confidentiality</u>. Each party will treat this Agreement and the other party's proprietary information as confidential, meaning it will not use or disclose the information to third parties unless permitted in this Agreement or required by law. Customers are not prohibited from discussing patient safety issues in appropriate venues.
- 9.2 <u>Governing Law</u>. The law of the state where the Product is installed, Service is provided, Subscription is accessed, or for SaaS Offerings the state in which Customer's operations are located as indicated in the Quotation, will govern this Agreement.
- 9.3 Force Majeure. Performance time for non-monetary obligations will be reasonably extended for delays beyond a party's control.
- 9.4 <u>Assignment; Use of Subcontractors</u>. Rights and obligations under this Agreement cannot be assigned without the other party's prior written consent, unless: (i) it is to an entity (except to a GE HealthCare competitor) that (a) is an affiliate or parent of the party or (b) acquires substantially all of the stock or assets of such party's applicable business, Product line, or Service thereof; and (ii) the assignee agrees in writing to be bound by this Agreement, including payment of outstanding fees. GE HealthCare may hire subcontractors to perform work under this Agreement but will remain responsible for its obligations.
- 9.5 <u>Waiver: Survival</u>. If any provision of this Agreement is not enforced, it is not a waiver of that provision or of a party's right to later enforce it. Terms in this Agreement related to intellectual property, compliance, data rights and terms that by their nature are intended to survive will survive the Agreement's expiration or termination.
- 9.6 Intellectual Property. GE HealthCare owns all rights to the intellectual property in GE HealthCare's Products, SaaS Offerings, Services, Documentation, Specifications, and statements of work related to a Quotation or otherwise. Customer may provide GE HealthCare with feedback related to Products, Services, Saas Offerings, and related Documentation, and GE HealthCare may use it in an unrestricted manner.

10. Compliance.

- 10.1 Generally. Each party will comply with applicable laws and regulations. Customer is only purchasing, licensing or accessing Products or SaaS Offerings for its own medical, billing and/or non-entertainment use in the United States, or for the purposes of renting or leasing the Products for medical, billing and/or non-entertainment purposes through a mobile system or modular building where Customer maintains title to the Products GE HealthCare will not deliver, install, provide access, service or train if it discovers Products or SaaS Offerings have been or are intended to be used contrary to this Agreement. This Agreement is subject to GE HealthCare's ongoing credit review and approval. Customer is aware of its legal obligations for cost reporting, including 42 C.F.R. § 1001.952(g) and (h), and will request from GE HealthCare any information beyond the invoice needed to fulfill Customer's cost reporting obligations. GE HealthCare will provide safety-related updates for Equipment and Software required by applicable laws and regulations at no additional charge.
- 10.2 <u>Security</u>. GE HealthCare is not responsible for: (i) Customer's passwords or password management (ii) securing Customer's network; (iii) preventing unauthorized access to Customer's network or the Product; (iv) backup management; (v) data integrity; (vi) recovery of lost, corrupted or damaged data, images, software or equipment; (vii) third party operating systems, unless specifically provided in the Quotation; or (viii) providing or validating antivirus or related IT safeguards unless sold to Customer by GE HealthCare. NEITHER PARTY WILL BE LIABLE TO THE OTHER PARTY FOR DAMAGES CAUSED BY UNAUTHORIZED ACCESS TO THE NETWORK OR PRODUCTS REGARDLESS OF A PARTY'S COMPLIANT SECURITY MEASURES.
- 10.3 Environmental Health and Safety ("EHS"). GE HealthCare personnel may stop work without penalty due to safety concerns. Customer must: (i) comply with GE HealthCare's EHS requirements; (ii) provide a safe environment for GE HealthCare personnel; (iii) tell GE HealthCare about chemicals or hazardous materials that might come in contact with Products or GE HealthCare personnel; (iv) perform GE HealthCare Terms & Conditions (Rev 08.24)

decommissioning or disposal at Customer facilities; (v) obtain and maintain necessary permits; (vi) thoroughly clean Products before Service; (vii) provide radioactive materials required for testing Products; and (viii) dispose of waste related to Products and installations.

- 10.4 <u>Parts and Tubes</u>. GE HealthCare: (i) recommends the use of parts it has validated for use with the Product; (ii) is not responsible for the quality of parts supplied by third parties to Customer; and (iii) cannot assure Product functionality or performance when non-validated parts are used. Certain Products are designed to recognize GE HealthCare-supplied tubes and report the presence of a non-GE HealthCare tube; GE HealthCare is not responsible for the use of, or effects from, non-GE HealthCare supplied tubes.
- 10.5 <u>Training: Recordings.</u> GE HealthCare's training does not guarantee that: (i) Customer trainees are fully trained on Product or SaaS Offering use, maintenance or operation; or (ii) training will satisfy any licensure or accreditation. Customer must ensure its trainees are fully qualified in the use and operation of the Product or SaaS Offering. Unless otherwise identified in the training catalog, Customer will complete training within 12 months of: (a) the date of Product delivery for a Product purchase or date of availability of SaaS Offering; (b) the respective start date for Services or Subscription for purchase of Service or Subscription; or (c) the date training is ordered for training-only purchases. If not completed within this time period, other than because of GE HealthCare's fault, training expires without refund. Training will be invoiced and payment due pursuant to the billing terms listed in the Quotation. Customer's recording of GE HealthCare training sessions and other conversations with GE HealthCare is prohibited.
- 10.6 Medical Diagnosis and Treatment. All clinical and medical treatment, diagnostic and/or billing decisions are Customer's responsibility.

 10.7 Connectivity. If a Product or SaaS Offering has remote access capability: (i) Customer will provide GE HealthCare with, and maintain, a GE HealthCare-validated remote access connection to service the Product or SaaS Offering; or (ii) GE HealthCare reserves the right to charge Customer for onsite support at GE HealthCare's then-current billing rate. This remote access and collection of machine data (e.g., temperature, helium level) will continue after the end of this Agreement unless Customer requests in writing that GE HealthCare disable it.

 10.8 Use of Data.
- 10.8.1 <u>Protected Health Information</u>. If GE HealthCare creates, receives, maintains, transmits or otherwise has access to Protected Health Information (as defined in 45 C.F.R. § 160.103) ("PHI"), GE HealthCare may use and disclose the PHI only as permitted by law and by the Business Associate Agreement. Before returning any Product to GE HealthCare, Customer must ensure that all PHI stored in it is deleted.
- 10.8.2 <u>Data Rights</u>. GE HealthCare may collect, prepare derivatives from and otherwise use non-PHI data related to Products and/or Services for such things as training, demonstration, research, development, benchmarking, continuous improvement and facilitating the provision of its products, software and services. GE HealthCare will own all intellectual property and other rights that could result from this collection, preparation and use. The non-PHI data will not be used to identify Customer or sold by GE HealthCare without Customer's consent.
- 10.9 <u>Customer Policies</u>. GE HealthCare will use reasonable efforts to respect Customer-provided policies that apply to GE HealthCare and do not materially contradict GE HealthCare policies. Failure to respect Customer policies is not a material breach unless it is willful and adversely affects GE HealthCare's ability to perform its obligations.
- 10.10 Insurance. GE HealthCare will maintain coverage in accordance with its standard certificate of insurance.
- 10.11 <u>Excluded Provider</u>. To its knowledge, neither GE HealthCare nor its employees performing Services under this Agreement have been excluded from participation in a Federal Healthcare Program. If an employee performing Services under this Agreement is excluded, GE HealthCare will replace that employee within a reasonable time; if GE HealthCare is excluded, Customer may terminate this Agreement upon written notice to GE HealthCare.

11. Disputes and Arbitration

11.1 <u>Binding Arbitration</u>. Other than collection matters and actions seeking injunctive relief to prevent or cease a violation of intellectual property rights related to Products or Services, the parties agree to submit all disputes arising under or relating to this Agreement to the American Arbitration Association ("<u>AAA</u>") office closest to the largest metropolitan area of the location where the Product is installed or the Service is provided for binding arbitration conducted in accordance with AAA's then-current Commercial Arbitration Rules. Costs, including arbitrator fees and expenses, will be shared equally, and each party will bear its own attorneys' fees. The arbitrator will have authority to award damages only to the extent available under this Agreement. Nothing in this section shall allow either party to arbitrate claims of any third-party not a party to this Agreement. The parties further agree to keep confidential: (i) the fact that any arbitration occurred, (ii) the results of any arbitration, (iii) all materials used, or created for use, in the arbitration, and (iv) all other documents produced by another party in the arbitration and not otherwise in the public domain.

12. Liability and Indemnity.

- 12.1 <u>Limitation of Liability</u>. GE HEALTHCARE'S LIABILITY FOR DIRECT DAMAGES TO CUSTOMER UNDER THIS AGREEMENT WILL NOT EXCEED: (I) FOR PRODUCTS, THE PRICE FOR THE PRODUCT THAT IS THE BASIS FOR THE CLAIM; OR (II) FOR SERVICE, SAAS OFFERINGS OR SUBSCRIPTIONS, THE AMOUNT OF SERVICE OR SUBSCRIPTION FEES FOR THE 12 MONTHS PRECEDING THE ACTION THAT IS THE BASIS FOR THE CLAIM. THIS LIMITATION WILL NOT APPLY TO GE HEALTHCARE'S DUTIES TO INDEMNIFY CUSTOMER UNDER THIS AGREEMENT.
- 12.2 Exclusion of Damages. NEITHER PARTY WILL HAVE ANY OBLIGATION FOR: (I) CONSEQUENTIAL, PUNITIVE, INCIDENTAL, INDIRECT OR REPUTATIONAL DAMAGES; (II) PROFIT, DATA OR REVENUE LOSS; OR (III) CAPITAL, REPLACEMENT OR INCREASED OPERATING COSTS.
- 12.3 <u>IP Indemnification</u>. GE HealthCare will indemnify, defend and hold Customer harmless from third-party claims for infringement of United States intellectual property rights arising from Customer's use of the Equipment, SaaS Offering or Software in accordance with the Specifications, Documentation and/or license.
- 12.4 General Indemnification.

- 12.4.1 GE HealthCare will indemnify, defend and hold Customer harmless for losses which Customer becomes legally obligated to pay arising from third party claims brought against Customer for bodily injury or damage to real or tangible personal property to the extent the damage was caused by GE HealthCare's: (i) design or manufacturing defect of Products; (ii) negligent failure to warn, negligent installation or negligent Services; or (iii) material breach of this Agreement.
- 12.4.2 Customer will indemnify, defend and hold GE HealthCare harmless for losses which GE HealthCare becomes legally obligated to pay arising from third party claims brought against GE HealthCare for bodily injury or damage to real or tangible personal property to the extent the damage was caused by Customer's: (i) medical diagnosis or treatment decisions; (ii) misuse or negligent use of the Product or SaaS Offering; (iii) improper storage of the Product (iv) modification of the Product; or (v) material breach of this Agreement.
- 12.5 Indemnification Procedure. For all indemnities under this Agreement: (i) the indemnified party must give the other party written notice before claiming indemnification; (ii) the indemnifying party will control the defense; (iii) the indemnified party may retain counsel at its own expense; and (iv) the indemnifying party is not responsible for any settlement without its written consent.

13. Payment and Finance.

- 13.1 Late Payment. Customer must raise payment disputes before the payment due date. For any undisputed late payment, GE HealthCare may: (i) suspend performance under this Agreement until all past due amounts are paid; (ii) charge interest at a rate no more than the maximum rate permitted by applicable law; and (iii) use unapplied funds due to Customer to offset any of Customer's outstanding balance. If GE HealthCare suspends performance, any downtime will not be included in the calculation of any uptime or availability commitment. If Customer fails to pay when due: (a) GE HealthCare may revoke its credit and designate Customer to be on credit hold; and (b) all subsequent shipments and Services must be paid in full on receipt.
- 13.2 Taxes. Prices do not include applicable taxes, which are Customer's responsibility.
- 13.3 Customer Payment Obligation. If installation or acceptance is delayed more than 90 days because of any reason for which Customer or its subcontractor is responsible, GE HealthCare will provide written notice and bill the remaining balance due on the order, and Customer must pay according to the payment terms listed on the Quotation.
- 13.4 Overages. Products or SaaS Offerings shall be subject to any usage or volume metrics specified in Quotation. If Customer exceeds any usage or volume metric, GE HealthCare reserves the right to charge for excess usage at then current rates. Customer will be responsible for payment of any such overage fees and agrees that GE HealthCare may prospectively adjust future billing to reflect increased usage or volume.
- 14. Notices. Notices will be in writing and considered delivered when received if sent by certified mail, postage prepaid, return receipt requested, by overnight mail, or by fax. Notice to Customer will be directed to the address on this Agreement, and notice to GE HealthCare to General Counsel, 9900 W Innovation Dr., Wauwatosa, WI 53226.

15. Subscription Products Support Terms and Conditions.

15.1 Overview. GE HealthCare will, in accordance with the terms and conditions of this section, maintain, support and update Products provided via Subscription.

15.2 Scope.

- 15.2.1 Software Support and Maintenance. GE HealthCare will use reasonable efforts to provide Error Correction (defined below) for verifiable and reproducible Errors (defined below) within a reasonable time after: (a) Customer reports the Error to GE HealthCare; or (b) detection by GE HealthCare. Updates (defined below), if released, will be provided at no additional cost as a part of this maintenance commitment. New functionality must be purchased separately, unless otherwise agreed.
- 15.2.2 Equipment Maintenance. Preventative maintenance service may be required periodically during normal business hours of 8:00 a.m. to 5:00 p.m. (local time) on mutually agreed dates. Customer will make the Equipment available for preventative maintenance upon GE HealthCare request. Additional services to be performed, including specific additional terms thereof, shall be specified in the Quotation or alternate schedules.
- 15.2.3 <u>Definitions</u>. "<u>Error</u>" means any Software-related problem that: (i) materially interferes with Customer's use of the Software; and (ii) results from a failure of the Software to materially conform to the Documentation. "Error Correction" means: (a) modification of the Software that corrects an Error by bringing the Software into material conformity with the Documentation; or (b) a procedure that avoids the material adverse effect of the nonconformity. "Update" means a change that provides Error Corrections and/or enhances functionality of the Software version licensed by Customer. An Update does not involve major changes or provide significant, new functionality or applications, or changes to the software architecture or file structure. Updates retain the same license as the original Software.
- 15.2.4 Hotline Support. GE HealthCare will provide phone and email support during standard business hours, excluding GE HealthCare holidays, for problem solving, Error resolution and general help.
- 15.2.5 Remote Access Support. GE HealthCare may access Software remotely via Customer's network and GE HealthCare-supplied secure tunnelling software to monitor Software parameters to help prevent and detect Errors. Customer will reasonably cooperate with GE HealthCare to establish remote connections. Certain modules require remote access in order to obtain support.
- 15.2.6 Warranty. GE HealthCare warrants that its Services will be performed by trained individuals in a professional, workman-like manner. GE HealthCare will re-perform non-conforming Services as long as Customer provides prompt written notice to GE HealthCare. NO OTHER EXPRESS OR IMPLIED WARRANTIES, INCLUDING IMPLIED WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WILL APPLY. SERVICE MANUALS AND DOCUMENTATION ARE PROVIDED "AS IS". GE HEALTHCARE DOES NOT GUARANTEE PRODUCTS WILL OPERATE WITHOUT ERROR OR INTERRUPTION.
- 15.2.7 Exclusions. GE HealthCare has no obligation to Customer for: (i) use of Products in combination with software, hardware, GE HealthCare Terms & Conditions (Rev 08.24)

or services not recommended in writing by GE HealthCare; (ii) use in a manner or environment for which GE HealthCare did not design or license the Products, or in violation of GE HealthCare's recommendations or instructions; (iii) interface configuration (often referred to as HIS, PACS or EMR interfaces necessary due to changing vendors or versions); (iv) reorganization of Customer data; (v) consulting or software engineering and programming; (vi) support of Products outside the scope of the foregoing maintenance commitments; (vii) failure to use or install, or permit GE HealthCare to use or install, Error Corrections or Updates; (viii) failure to maintain Products within the current major release version or the immediately prior major release version; (ix) defects in products or services not made and provided by GE HealthCare; (x) any cause external to the Products or beyond GE HealthCare's control; (xi) failure of Customer's network; (xii) replacement of disposable or consumable items; (xiii) additional equipment or upgrades in connection with Products; and (xiv) migration of Software to different hardware or operating systems.

16. ViewPoint Software Maintenance Terms and Conditions.

- 16.1 GE HealthCare will maintain, support and update ViewPoint Software licensed by Customer ("ViewPoint Software") and HIS interface software installed in the United States covered by a Software Maintenance Agreement ("SMA") consistent with the Subscription Products Support Terms and Conditions.
- 16.2 <u>Software Maintenance Agreement Term</u>. The following applies to ViewPoint software and HIS interface software only: The SMA term and start date is identified in the Quotation and its related Schedule A. Either party may terminate the SMA without cause after the first anniversary by providing at least 90 days' prior written notice to the other party. SMA payments are due within 30 days after date of GE HealthCare's invoice.
- 17. Positron Emission Tomography ("PET") and Computed Tomography ("CT"). Customer will provide all radioactive sources and radioisotopes for calibration and performance checks of such system.





1. Warranty.

- Equipment. For non-customized Equipment purchased from GE HealthCare or its authorized distributors, unless otherwise identified in 1.1. the Quotation, GE HealthCare warrants that Equipment will be free from defects in title, and, for 1 year from Equipment Acceptance, it will: (i) be free from defects in material and workmanship under normal use and service; and (ii) perform substantially in accordance with the Specifications. The warranty covers parts and labor and only applies to end-users that purchase Equipment from GE HealthCare or its authorized distributors.
- Software. For Software licensed from GE HealthCare, GE HealthCare warrants that: (i) it has the right to license or sublicense Software to Customer; (ii) it has not inserted Disabling Code into Software; (iii) it will use efforts consistent with industry standards to remove viruses from Software before delivery; and (iv) unless otherwise identified in the Quotation, for 90 days from Software Acceptance, Software will perform substantially in accordance with the Documentation. "Disabling Code" is code designed to interfere with the normal operation of Software, but code that prohibits use outside of the license scope is not Disabling Code.
- 1.3. Services. GE HealthCare warrants that its Service will be performed by trained individuals in a professional, workman-like manner.
- Used Equipment. Certain Used Equipment is provided with GE HealthCare's standard warranty for the duration identified in the Quotation, but in no event more than 1 year. If no warranty is identified, the Used Equipment is provided "AS IS" and is not warranted by GE HealthCare.
- Accessories and Supplies. Warranties for accessories and supplies are at www.gehealthcare.com/accessories. 1.5.
- Third Party Product. Third Party Product is covered by the third party's warranty and not GE HealthCare's warranties. 1.6.
- Subscription Products. Unless otherwise specified, Products provided via Subscription do not include a warranty. 1.7
- SaaS Offerings. Unless otherwise specified, SaaS Offerings do not include a warranty. 1.8.
- Remedies. If Customer promptly notifies GE HealthCare of its claim during the warranty and makes the Product available, GE 2. HealthCare will: (i) at its option, repair, adjust or replace the non-conforming Equipment or components; (ii) at its option, correct the nonconformity or replace the Software; and/or (iii) re-perform non-conforming Service. Warranty service will be performed from 8am to 5pm local time, Monday-Friday, excluding GE HealthCare holidays, and outside those hours at GE HealthCare's then-current service rates and subject to personnel availability. GE HealthCare may require warranty repairs to be performed via a secure, remote connection or at an authorized service center. If GE HealthCare replaces Equipment or a component, the original becomes GE HealthCare property and Customer will return the original to GE HealthCare within 5 days after the replacement is provided to Customer. Customer cannot stockpile replacement parts. Prior to returning Equipment to GE HealthCare, Customer will: (a) obtain a return to manufacturer authorization; and (b) back up and remove all information stored on the Equipment (stored data may be removed during repair). Customer is responsible for damage during shipment to GE HealthCare. The warranty for a Product or component provided to correct a warranty failure is the unexpired term of the warranty for the repaired or replaced Product.

GE HealthCare may provide a loaner unit during extended periods of Product service or for GE HealthCare Product training purposes. If a loaner unit is provided: (i) it is for Customer's temporary use at the location identified in the Quotation; (ii) it will be returned to GE HealthCare within 5 days after the Product is returned to Customer, and if it is not, GE HealthCare may repossess it or invoice Customer for its full list price; (iii) it, and all programs and information pertaining to it, remain GE HealthCare property; (iv) risk of loss is with Customer during its possession; (v) Customer will maintain and return it in proper condition, normal wear and tear excepted, in accordance with GE HealthCare's instructions; (vi) it will not be repaired except by GE HealthCare; (vii) GE HealthCare will be given reasonable access to it; (viii) Customer is not paying for its use, and Customer will ensure charges or claims submitted to a government healthcare program or patient are submitted accordingly; and (ix) prior to returning it to GE HealthCare, Customer will delete all information, including PHI, from it and its accessories, in compliance with industry standards and instructions provided by GE HealthCare.

NO OTHER EXPRESS OR IMPLIED WARRANTIES, INCLUDING IMPLIED WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WILL APPLY. SERVICE MANUALS AND DOCUMENTATION ARE PROVIDED "AS IS". GE HEALTHCARE DOES NOT GUARANTEE PRODUCTS WILL OPERATE WITHOUT ERROR OR INTERRUPTION.

Limitations. GE HealthCare has no obligation to Customer for warranty claims if Customer uses the Product: (a) for non-medical or entertainment use or outside the United States; (b) in combination with software, hardware, or services not recommended in writing by GE HealthCare; and(c) in a manner or environment for which GE HealthCare did not design or license it, or in violation of GE HealthCare's recommendations or instructions. GE HealthCare has no obligation to Customer for warranty claims for damages or deficiencies outside GE HealthCare's reasonable control.

In addition, these warranties do not cover: (i) defects or deficiencies from improper storage or handling, maintenance or use that does not conform to Specifications and/or Documentation, inadequate backup or virus protection, cyber-attacks, failure to maintain power quality, grounding, temperature, and humidity within Specifications and/or Documentation, or other misuse or abuse; (ii) repairs due to power anomalies or any cause external to the Products or beyond GE HealthCare's control; (iii) payment or reimbursement of facility costs arising from repair or replacement of the Products or parts; (iv) planned maintenance (unless applicable to Equipment), adjustment, alignment, or

Warranty Statement (Rev 07.24) Page 21 of 23 calibration; (v) network and antenna installations not performed by GE HealthCare or its subcontractors; (vi) lost or stolen Products; (vii) Products with serial numbers altered, defaced or removed; (viii) modification of Product not approved in writing by GE HealthCare (ix) Products immersed in liquid; (x) for Mobile Equipment, defects or deficiencies from mobile use outside of normal transportation wear and tear (excluding OEC regarding transportation wear and tear) and (xi) replacement of disposable or consumable items.

4. Exceptions to Standard Warranty.

Partial System Equipment Upgrades for CT, MR, X-Ray, IGS, PET (Scanners, Cyclotrons and Chemistry Labs) and Nuclear systems: 6 months (only applies to the upgraded components unless the parties otherwise agree to modify the coverage of the upgraded and existing components in an existing service agreement. Optima XR240amx partial upgrades are warranted for 1 year on the wireless detector. This exception does not apply to the Artist Evo 1.5T and Premier Evo 3T upgrades which will have a full system one year warranty.

Cyclotron and Radiopharmacy: Warranty starts on the earlier of (i) 3 months after the date GE HealthCare completes mechanical installation, or (ii) the date Product testing is successfully completed.

MR Systems: Warranty does not cover: (i) a defect or deficiency from failure of water chillers supplied or serviced by Customer, and (ii) for MR systems with LHe/LN or shield cooler configured superconducting magnets (except for MR Systems with LCC magnets), any cryogen supply, cryogenic service or service to the magnet, cryostat, coldhead, shield cooler compressor or shim coils unless the need for supply or service is caused by a defect in material or workmanship covered by this warranty.

Proteus XR/a, Definium and Precision 500D X-Ray Systems: Warranty does not cover collimator bulbs.

Performix 160A (MX160) Tubes: 3 years

X-Ray High Voltage Rectifiers and TV Camera Pick-Up Tubes: 6 months

X-Ray Wireless Digital Detectors: In addition to the standard warranty, GE HealthCare will provide coverage for detector damage due to accidental dropping or mishandling. If accidental damage occurs, GE HealthCare will provide Customer with 1 replacement detector during warranty at no additional charge. If subsequent accidental damage occurs during warranty, each additional replacement will be provided for \$30,000 per replacement. This additional coverage excludes damage caused by any use that does not conform to original equipment manufacturer ("OEM") guidelines, use that causes fluid invasion, holes, deep scratches or the detector case to crack, and damage caused by abuse, theft, loss, fire, power failures or surges. If the warranty is voided by these conditions, repair or replacement is Customer's responsibility.

GE Lunar Bone Mineral Densitometry and Metabolic Health: Warranty includes 1 annual PM. Direct warranty claims to Probo Medical, LLC

(together, with its affiliates Alpha Source, LLC) at 1-866-907-9745. **OEC New or Exchange Service Parts:** 120 days

OEC Tubes and Image Intensifiers: 1 year

HealthNet Lan, Advantage Review - Remote Products: 3 months

LOGIQ e, Venue 50, Venue Go, Versana Active and related transducers purchased with them: 5 years

LOGIQ V1, LOGIQ V2, Vivid iq, Vscan and Vscan Extend and related transducers purchased with them: 3 years

Except the following have a 1 year warranty:

Transducers: TEE Probes,

Carts: Venue 50 Docking Cart, Venue Go Cart, Venue Go mounting cradle, LOGIQ e Isolation Cart, LOGIQ e Docking Cart, LOGIQ V1/V2 Cart and Vivid IQ cart.

Other: Batteries (internal & external), and printers and peripherals, TEE cleaning & storage system, ICECord Connector and printers.

Warranty covers defective parts and components and includes: (i) repair at GE HealthCare facilities, (ii) a loaner unit or probe replacement shipped for next business day delivery for requests received by 3pm Central Time, (iii) phone support from 7am to 7pm Central Time, Monday-Friday, excluding GE HealthCare holidays. For an additional charge, GE HealthCare may provide field support/service, planned maintenance, and/or coverage for damage due to accidental dropping or mishandling.

LOGIQ P9 R2.5 and newer and, Versana Premier, Versana Balance, Venue and related transducers purchased with them: 5 years LOGIQ P10: 5 years

LOGIQ Fortis and related transducers purchased with them: 2 years

Except the following have a 1 year warranty:

Other Accessories: Batteries (internal & external) and printers and peripherals, TEE cleaning & storage system

Transducers: TEE Probes

Warranty Includes: (i) repair at Product location by a qualified service technician Monday-Friday 8am to 5pm local time, excluding GE HealthCare holidays, and (ii) phone support from 7am to 7pm Central Time, Monday-Friday, excluding GE HealthCare holidays. For an additional charge, GE HealthCare may provide planned maintenance and/or coverage for damage due to accidental dropping or mishandling.

Voluson P8 BT18 and newer, Voluson Signature 18, Voluson Signature 20, Voluson SWIFT, Voluson S8 Touch and Voluson S10 Expert, LOGIQ F8 2016 and newer, LOGIQ V5, Vivid T8 and Vivid T9 and related transducers purchased with them: 3 years

Except the following have a 1 year warranty:

Other: Batteries (internal & external) and printers and peripherals, TEE cleaning & storage system

Transducers: TEE Probes

Warranty Includes: (i) repair at Product location by a qualified service technician Monday-Friday 8am to 5pm local time, excluding GE HealthCare holidays, and (ii) phone support from 7am to 7pm Central Time, Monday-Friday, excluding GE HealthCare holidays. For an additional charge, GE HealthCare may provide planned maintenance and/or coverage for damage due to accidental dropping or mishandling. **Voluson Expert 18, Voluson Expert 20, and Voluson Expert 22**: Console Warranty - 5 years; Probe Warranty - Years 0 – 3 – all probes purchased with console, Years 4 – 5 – 1 probe per system, per year.

EM6C Probe - 1 year

Warranty Includes: (i) repair at Product location by a qualified service technician Monday-Friday 8am to 5pm local time, excluding GE HealthCare holidays, and (ii) phone support from 7am to 7pm Central Time, Monday-Friday, excluding GE HealthCare holidays. For an additional charge, GE HealthCare may provide planned maintenance and/or coverage for damage due to accidental dropping or mishandling.

Ultrasound Partial System Equipment Upgrades: 3 months (only applies to the upgraded components). Customer will not be credited the value of the warranty against pre-existing warranties or service agreements.

Veterinary Use: Notwithstanding anything herein, any Product validated and sold by GE HealthCare for specific use in the veterinary market shall have a one (1) year warranty.

Batteries: 3 months, except for x-ray nickel cadmium or lead acid batteries and ultrasound batteries, which are warranted for 1 year

CARESCAPE Monitors B450, B650, B850, Canvas 1000, and Canvas Smart display: 3 years parts, 1 year labor (excluding displays, which are standard 1 year parts and labor). Phone support from 7am to 5pm Central Time, Monday-Friday, excluding GE HealthCare holidays.

CARESCAPE ONE: 3 year parts and phone support from 7am to 5pm Central Time, Monday-Friday, excluding GE HealthCare holidays, 1 year labor (excluding displays, which are standard 1 year parts and labor).

Micromodules: 3 year parts and phone support from 7am to 5pm Central Time, Monday-Friday, excluding GE Healthcare holidays,(i) repair services performed at GE HealthCare Repair Operations Center.

B40 Monitors: 2 years parts, 1 year labor (excluding displays, which are standard)

B105 B125, and B155 Patient Monitors: 3 years with: (i) repair services performed at GE HealthCare Repair Operations Center, (ii) phone support from 7am to 5pm Central Time, Monday-Friday, excluding GE HealthCare holidays; and (iii) a loaner Product (subject to availability; shipping charges included).

Novii Wireless Patch System- Interface and Pods: 1 year starting 40 days after shipment with: (i) exchange services performed at GE HealthCare Repair Operations Center; and (ii) phone support from 7am to 5pm Central Time, Monday-Friday, excluding GE HealthCare holidays. Customer may elect to purchase coverage for Pod damage due to accidental dropping or mishandling. This coverage excludes patches and cables, which are considered Product accessories, and are warranted pursuant to Section 1.5 above.

MAC 5, MAC 7, MAC 2000 and MAC 3500: 3 years (i) repair services performed at GE HealthCare Repair Operations Center, (ii) phone support from 7am to 5pm Central Time, Monday-Friday, excluding GE HealthCare holidays

CARESCAPE V100 and VC150 Vital Signs Monitors: 2 years

SEER 1000: 2 years (i) repair services performed at GE HealthCare Repair Operations Center, (ii) phone support from 7am to 5pm Central Time, Monday-Friday, excluding GE HealthCare holidays

Exergen: 4 years

Microenvironment and Phototherapy consumable components: 1 month

Corometrics Fetal Monitoring: Warranty includes: (i) warranty starting on the earlier of (a) if GE HealthCare or Customer installs, 5 days after

installation or (b) 40 days after shipment; and (ii) 2 years parts, 1 year labor

Corometrics Nautilus Transducers: 2 years

Lullaby Phototherapy System: 3 years on lamp assembly

Blood pressure cuffs and related adaptors and air hoses: 1 month

Anesthesia Monitor Mounting Solutions: If purchased directly from GE HealthCare, it will be warranted as a GE HealthCare Product

Tec 850 Vaporizers: 3 years
Tec 6 Plus Vaporizers: 2 years
CARESCAPE Gateway: 1 year
CARESCAPE Bridge: 1 year

Vscan Air and Vscan Air Vet Warranty: 3 years with the exception of the battery and peripherals which are covered for 1 year. Warranty covers defective parts and components and includes: (i) a replacement unit, and (ii) phone support from 7am to 7pm Central Time, Monday-Friday, excluding GE HealthCare holidays. For an additional charge, GE HealthCare may provide additional battery and/or coverage for damage due to accidental dropping or mishandling

Portrait VSM: 2 years

Appendix D Equipment Brochure





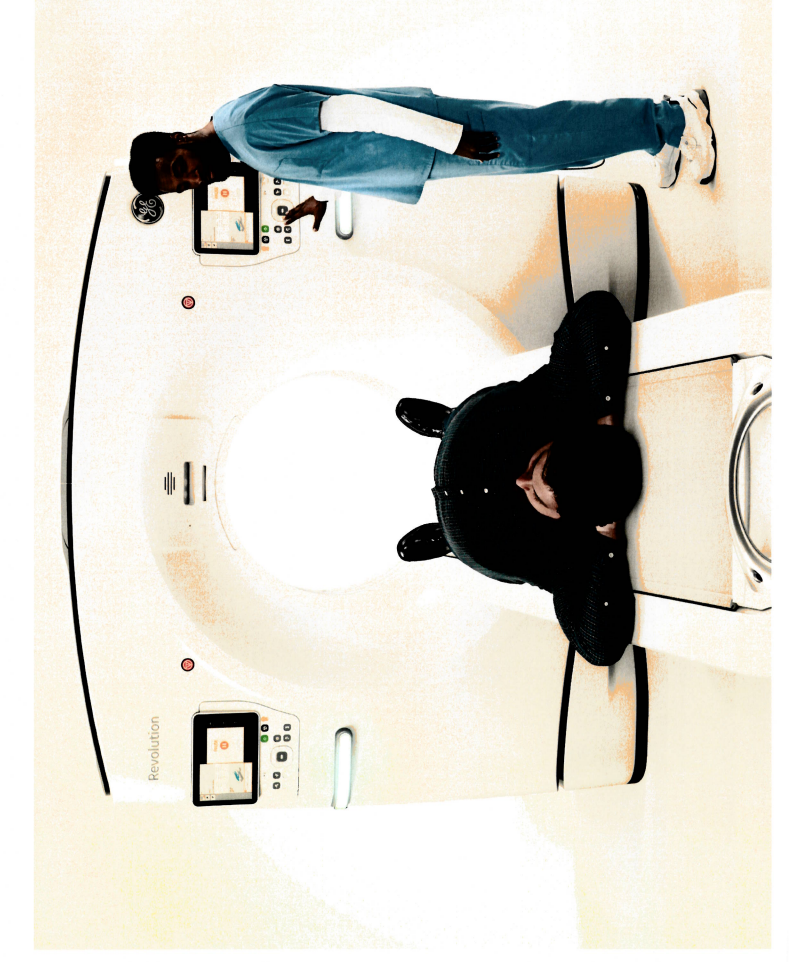
Faster workflow, clearer images

The number one challenge faced by CT departments worldwide is finding a way to efficiently manage increased CT procedure volume. Even though the cT scan itself is the fastest in diagnostic imaging, the sequence from referral to report needs to be faster to meet the challenge. To accomplish exactly that, we have redefined the entire CT experience with Revolution™ Ascend, a 75 cm wide-bore CT system that makes the CT process faster, more intuitive and more approachable, while also providing the image quality you expect.

Revolution Ascend uses an Al-based workflow solution, a smart user interface, cutting-edge technology and access to Smart Subscription to substantially simplify, streamline and automate the entire CT experience from both inside and outside the scan room.









Redefining clinical performance

The most time-consuming part of the CT experience isn't the scan itself, but the steps that fall outside the scan such as patient prep and recon to report time.

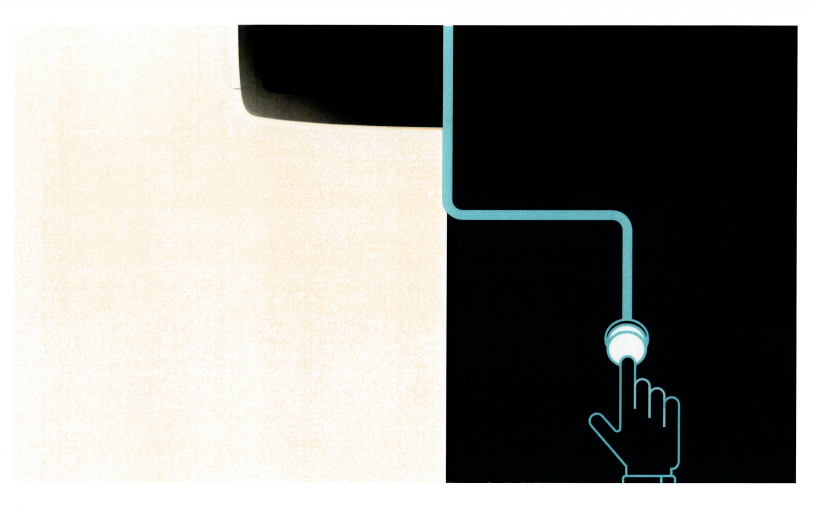
We analyzed all of the pre-scan and post-scan steps in the CT experience and incorporated our key findings into the design of Revolution Ascend.

As a result, Revolution Ascend solves common concerns like the ability to efficiently accommodate high BMI patients and interventional procedures. It also enables easy two button scanning for all imaging.

Revolutionizing CT from referral to report

We are always seeking out new ways to boost operational efficiency with the goal of making your imaging workflow feel like second nature, possibly even invisible. When it comes to CT, we studied the entire workflow and created solutions to simplify and streamline each step of the process.

These solutions are the core of our Effortless Workflow model, a sophisticated collection of technologies that automate and simplify time-consuming tasks from pre-scan to post-scan. Effortless Workflow takes the CT experience to a new level of speed and precision.



Effortless Workflow

Pre-scan

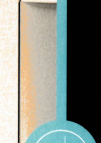
Revolution Ascend utilizes Al technology to automatically suggest protocols and position the patient.

Scan

Intelligent tools embedded in a new Clarity Operator Environment can consistently provide the optimal scan range settings, dose and image quality for each patient.

Post-scan

Revolution Ascend lets you choose the right image review and analysis package for your system, including Direct Multiplanar Reconstruction (DMPR), automated archiving and networking and advanced clinical applications.





Post-scan



Scan

Intelligent Protocoling



Auto Positioning



Smart Plan



Auto Prescription



Automated post-processing tools



Effortless Workflow includes Al-based features such as Intelligent Protocoling and Auto Positioning in addition to automated features such as Smart Plan, Auto Prescription and automated post-processing tools on the console. These intelligent applications are a key component of what transforms the CT experience, enabling Revolution Ascend to accurately and automatically personalize scans for each patient while requiring significantly less effort from the technologist.

Thinks fast. Works even faster.







Intelligent Protocoling

Intelligent Protocoling uses machine learning to automatically suggest a protocol for each exam. Learning from each site's individual behaviors, Intelligent Protocoling reduces the time spent searching for protocols and may help in reducing errors in protocol selection.

Auto Positioning

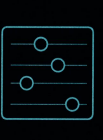
Al-based Auto Positioning streamlines patient positioning workflow by minimizing actions into a single-click operation. It first detects landmark locations and displays scout scan range on the Xtream tablet and then determines the correct table elevation and cradle movements to align the scan range center to the CT isocenter.





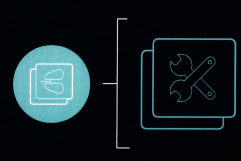
Smart Plan

Smart Plan uses information from the patient scout to automatically provide the correct scan range for head, chest, abdomen and pelvis scans, including multigroup scans.



Auto Prescription

Auto Prescription delivers an auto-adjustment of scan settings, balances dose and image quality, facilitates the optimal trade-off between scan speed and mAs and provides re-usable, customizable patient profiles. Auto Prescription technology reduces scan time adjustments and eliminates the need for size-based protocols.



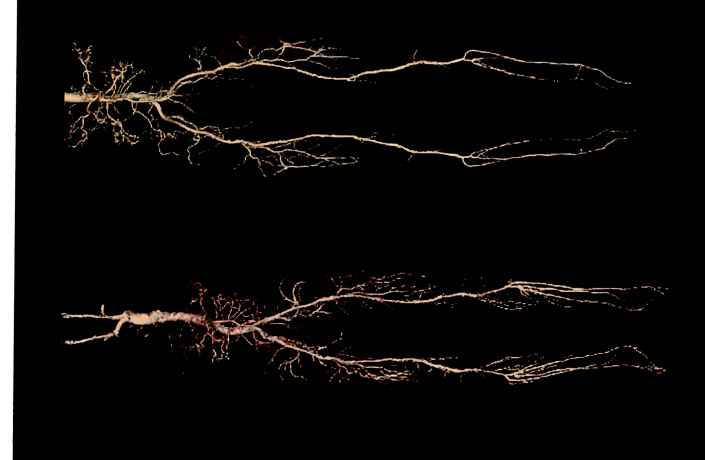
Automated post-processing tools

Revolution Ascend streamlines your post-processing tasks through Prospective Multiple Reconstruction, automated reformatted view generation and a suite of intelligent applications designed to deliver high efficiency and high quality CT imaging in all clinical areas.



Clearly a faster way to quality images

Performance imaging is a careful balance of the right amount of image quality combined with speed and accuracy. Revolution Ascend makes it easier to strike the right balance with key advancements like the best-in-class 0.28 mm spatial resolution⁴ and ASiR-V iterative reconstruction technology, which offers an advanced noise reduction capability. In addition, our Deep Learning Image Reconstruction technology uses a dedicated deep neural network to generate TrueFidelity™ CT images.



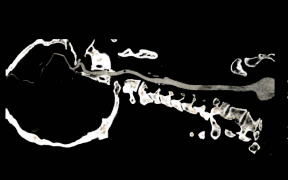
3D reconstruction whole body CT angio with TrueFidelity⁵: enhanced small vessels details

3D run-off reconstruction with Smart MAR: no artifact on vessels from hip prothesis





Lumbar spine 3D Volume Illumination showing a vertebral collapse



Curved reformatted view of left internal carotid



Abdominal 3D Volume Illumination reconstruction





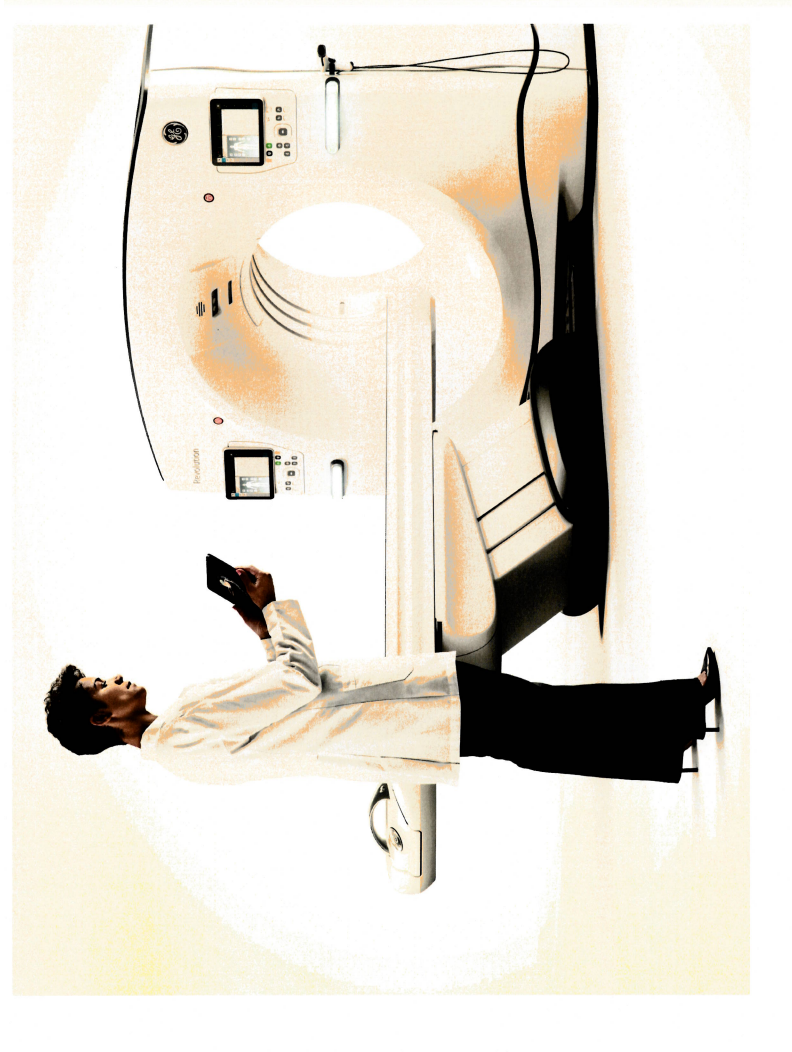




A CT that keeps getting better

CT application development never stops, yet traditional purchase models make it difficult for you to keep up. Smart Subscription, our new subscription-based service for CT applications, automatically keeps all of your systems up to date. For one annual fee per device, you can be sure your CT fleet is always equipped with the latest software capabilities, saving you time and money.







Welcome to the new standard for CT

CT departments around the world face operational challenges that require a completely new approach to performance imaging. In order to manage an increasing procedure volume, you need accurate results faster than ever before. With Revolution Ascend, we provide an innovative CT experience.

Revolution Ascend features our new Effortless Workflow model, which uses AI technology to streamline the entire CT process. Revolution Ascend empowers you to get the right diagnosis, efficiently and precisely, for more patients in less time.



About GE Healthcare:

GE Healthcare is the \$18 billion healthcare business of GE (NYSE: GE). As a leading global medical technology and digital solutions innovator, GE Healthcare enables clinicians to make faster, more informed decisions through intelligent devices, data analytics, applications and services, supported by its Edison intelligence platform. With over 100 years of healthcare industry experience and around 50,000 employees globally, the company operates at the center of an ecosystem working toward precision health, digitizing healthcare, helping drive productivity and improve outcomes for patients, providers, health systems and researchers around the world.

Follow us on Facebook, LinkedIn, Twitter, and Insights for the latest news, or visit our website www.gehealthcare.com for more information.

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Not available for sale in all regions.

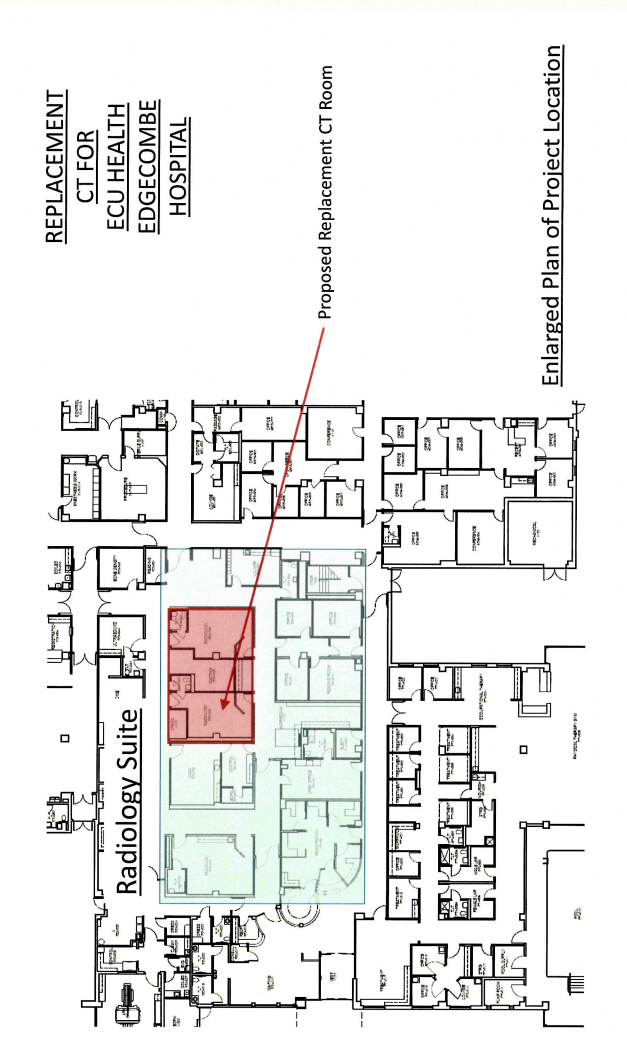
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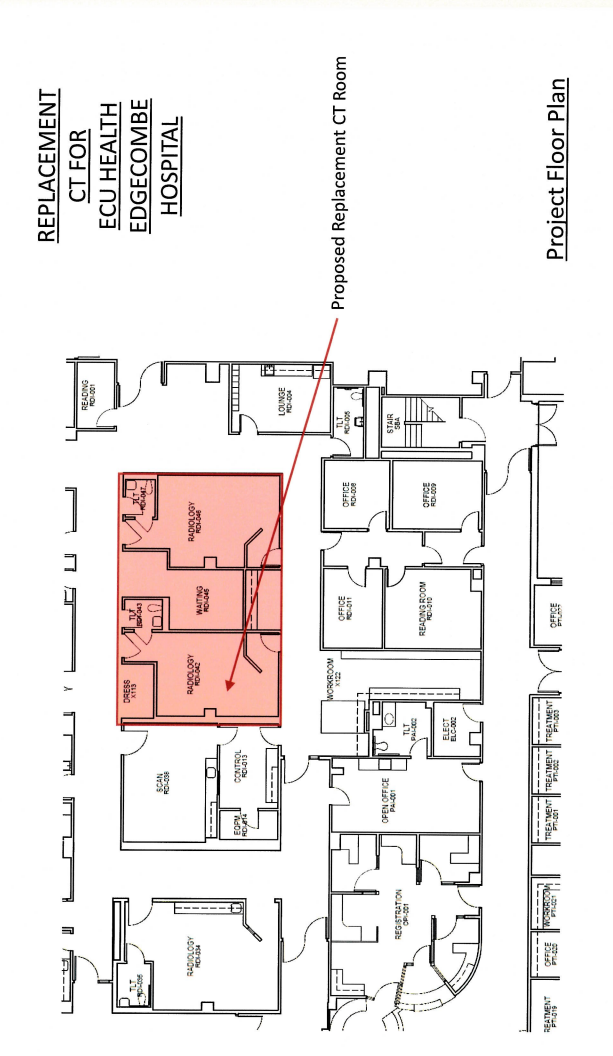
The products mentioned in the material may be subject to government regulation and may not be available for sale in all locations. Shipment and the effective sale can only occur if the register is approved in your country.

- ¹ Patient area defined by circular area between the top of the gantry bore and the center of the table top surface at lowest cradle position.
- ² The required clicks are defined as clicks required to execute a scan from selecting a new patient til start scan. All associated clicks for and in clinical practice, number of the required clicks may vary depending on the circumstances, including but not limited to, the clinical lask, exam type, clinical practice, and image reconstruction technique.
- In clinical practice, the use of ASiR-V may reduce CT patient dose depending on the clinical task, patient size, anatomical location, and clinical practice. A consultation with a reducible stand a physicist should be made to determine the appropriate dose to obtain diagnostic image quality for the particular clinical task. Low Contrast Detectability (LCD) Image Noise, Spatial Resolution and Artifact were assessed using reference factory protocols comparing ASiR-V and FBP. The LCD measured in 0.625 mm slices and tested for both head and body modes using the WITA CT (Q Phantom (CCT183, The Phantom 1 abnatory).
- Calculated based on MTF 4% value in X/Y. 4% MTF is measured under 1.20 kv, 200 mA, 1.0 sec gantry rotation and Edge Plus kernel.
- ⁵ Images obtained from investigational device, limited by US law to investigational use.

Appendix E Site and Floor Plan

ECU Health Edgecombe Project Location for Proposed REPLACEMENT CT FOR ECU HEALTH EDGECOMBE Replacement CT Room HOSPITAL **Overall Site Plan**





From: <u>Lentz, Samuel</u>
To: <u>Yakaboski, Greg</u>

Cc: <u>Stancil, Tiffany C</u>; <u>Shovelin, Jeffrey</u>

Subject: [External] ECU Health Edgecombe Hospital - CT Replacement

Date: Friday, April 4, 2025 9:46:10 AM

Attachments: ECU Health Edgecombe CT Replacement - Final Submission.pdf

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Good morning, Greg. Please see the attached exemption letter associated with a CT replacement at ECU Health Edgecombe Hospital.

Thank you, Sam

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