EXHIBIT 1
Page 1 of 5

5400 DE	EC CORPORATION EWEY HILL RD MN 55439-2085 D STATES		ilmTec Corporation	Document Da 06/27/2023	ate	Order N 4116619	
				Customer P.0 06272023	O. number	06/27/20	23
CITY OF PROJEC c/o CITY 11373 N	/ Consignee F STOCKTON DEL TO STOCKTON I LOWER SACRAM A 95242-9545	11005462 TA WATER SUPPLY SENTO RD	Sold-to	OCKTON DELTA	A WATER SUR	DI V	11005462
Forward	ling Agent/Notify l	Party/End User	PROJECT c/o CITY OF 11373 N LOV LODI CA 95	STOCKTON WER SACRAME	ENTO RD	FLI	
Transpo	ort Mode	Shipping Point MARLBOROUGH VIRT 0014 WS					
Carrier /	/ Drayage		Country Shipped From United States	n	Country United S	of Destination tates	
Terms o	ng Point of Delivery and Pay stination DAYS FROM INVO		INFORMATION		,		
Item #	Goods Descript Shipping Marks				Quantity	Unit Price	Amount
	Valid from: 06/27 Valid to: 12/31/2	7/2023					

Item #	Goods Description Shipping Marks			Quantity	Unit Price	Amount
	Valid from: 06/27/2023 Valid to: 12/31/2023					
10	12038353 MODULE, SPARE L20N PVDF			208 EA	1,040.00 USD / EA	216,320.00 USD
	Energy Surcharge%	Confirm Date 06/27/2023	Quantity 208 EA		3.000 %	6,489.60 USD

QUOTATION

EXHIBIT 1
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FILMTEC CORPORATION 5400 DEWEY HILL RD EDINA MN 55439-2085 UNITED STATES FilmTec Col	Document Date 06/27/2023 rporation	Order Number 41166193
	Customer P.O. number 06272023	06/27/2023

Item #	Goods Description Shipping Marks		l	Quantity	Unit Price	Amount
20	12032210 O-RING, EPDM 9710 BS359 WRC BLUE DOT;			832 EA	2.00 USD / EA	1,664.00 USD
	Energy Surcharge%	Confirm Date 06/27/2023	Quantity 832 EA		3.000 %	49.92 USD
30	12037213 O-RING, EPDM 9710 52.1X5.7MM BLUE DOT			832 EA	2.00 USD / EA	1,664.00 USD
	Energy Surcharge%	Confirm Date 06/27/2023	Quantity 832 EA		3.000 %	49.92 USD
40	12032217 O-RING, EPDM 9710 BS114 WRC BLUE DOT;			832 EA	0.30 USD / EA	249.60 USD
	Energy Surcharge%	Confirm Date 06/27/2023	<u>Quantity</u> 832 EA		3.000 %	7.49 USD

QUOTATION

EXHIBIT 1
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FILMTEC CORPORATION 5400 DEWEY HILL RD EDINA MN 55439-2085 UNITED STATES FilmTec Corporation	Document Date 06/27/2023	Order Number 41166193
	Customer P.O. number 06272023	06/27/2023

Item #	Goods Description Shipping Marks			Quantity	Unit Price	Amount
50	12036761 O-RING, VTN FKM 6741 BS211;			416 EA	1.00 USD / EA	416.00 USD
	Energy Surcharge%	Confirm Date 06/27/2023	Quantity 416 EA		3.000 %	12.48 USD
60	12032211 O-RING, EPDM 9710 BS354 WRC BLUE DOT;			832 EA	2.00 USD / EA	1,664.00 USD
	Energy Surcharge%	Confirm Date 06/27/2023	Quantity 832 EA		3.000 %	49.92 USD
70	12035217 GREASE, SILICON MX22 (2X 0.5KG);			3 KG	125.00 USD / KG	375.00 USD
	Energy Surcharge% Freight Surcharge	Confirm Date 06/27/2023	Quantity 3 KG		3.000 %	11.25 USC 15,000.00

		QUOTATION			Page 4	l of 5	
FILMTEC CORPORATION 5400 DEWEY HILL RD EDINA MN 55439-2085 UNITED STATES		FilmTec Corporation	Document D 06/27/2023	Document Date 06/27/2023		Order Number 41166193	
			Customer P.O. number 06272023		06/27/2023		
Item #	Goods Description Shipping Marks			Quantity	Unit Price	Amount	
	6.00 % Sales Tax (State)		Subtotal			244,023.18 13,741.42	
	1.25 % Sales Tax (Local)					2,862.78	
	0.50 % Sales Tax (Local)					1,145.12	
			Total			261,772.50 USD	

6.00 % Sales Tax (State)	Subtotal		244,023.18 13,741.42	
1.25 % Sales Tax (Local)			2,862.78	
0.50 % Sales Tax (Local)			1,145.12	
	Total		261,772.50 USD	
INFORMATION: Att: Elvis Magana @ 209-937-5725				

CONTACT:

John Shibilski

Ph.:

JOHN.SHIBILSKI@DUPONT.COM

Fax:

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EXHIBIT 1 Page

FILMTEC CORPORATION 5400 DEWEY HILL RD	Document Date 06/27/2023	Order Number 41166193
EDINA MN 55439-2085 UNITED STATES FilmTec Corporation		
i minec ociporation	Customer B.O. mumber	
	Customer P.O. number	06/27/2023
	06272023	06/27/2023

STANDARD CONDITIONS OF SALE

STANDARD CONDITIONS OF SALE

1. Seller warrants only that (a) any products or services provided hereunder meet Seller's standard specifications for the same or such other specifications as may have been expressly agreed to herein; (b) the sale of any products or services provided hereunder will not infringe the claims of any validly issued United States patent covering such product or service itself, but does not warrant against infringement by reason of (i) the use of any information provided, (ii) the use of any product or service in combination with other products, services, or information or in the operation of any process, or (iii) the compliance by Seller with any specifications provided to Seller by Buyer; and (c) all products provided hereunder were produced in compliance with the requirements of the Fair Labor standards Act of 1938, as amended. WITH RESPECT TO ANY PRODUCTS, SERVICES, OR INFORMATION DRIVIER, SELLER MAKES NO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER EXPRESS OR IMPLIED WARRANTY. Buyer assumes all risk and liability resulting from use of the products, services, or information delivered hereunder, whether used singly or in combination with other products, services, or information.

2. IN NO EVENT WILL SELLER'S AGGREGATE LIABILITY TO BUYER FOR ALL DAMAGES ARISING FROM ANY AND ALL CLAIMS RELATED TO THE BREACH OF THIS AGREEMENT, NONDELIVERY, OR THE PROVISION OF ANY PRODUCT, SERVICE, OR INFORMATION COVERED BY THIS AGREEMENT, REGARDLESS OF WHETHER THE FORM OF ACTION IS BASED ON CONTRACT, TORY (INCLUDING NEGLIGENCE), STRICT LIABILITY, STATUTE, OR OTHERWISE, EXCEED THE TOTAL PRICE PAID BY BY BUYER TO SELLER FOR THE PRODUCTS, SERVICES, OR INFORMATION IN RESPECT OF WHICH DAMAGES ARE CLAIMED. NO CLAIM SHALL BE ALLOWED FOR PRODUCT THAT HAS BEEN PROCESSED IN ANY MANNER, FAILURE TO GIVE ROYTICE OF A CLAIM WITHIN NINETY! (09) DAYS FROM DATE OF DELIVERY, OR THE DATE FIXED FOR DELIVERY! (IN CASE OF NONDELIVERY) SHALL CONSTITUTE A WAIVER BY BUYER TO FAIL CLAIMS IN RESPE

OTHER WHICH MAY THEREAFTER OCCUR.

3. No liability shall result from delay in performance or nonperformance, directly or indirectly caused by circumstances beyond the control of the party affected, including, but not limited to, act of God, fire, explosion, flood, war, act of or authorized by any Government, accident, labor trouble or shortage, pandemic, inability to obtain material, equipment or transportation, failure to obtain or hardship in obtaining reasonably priced supplies of materials, or failure of usual transportation mode. Quantities so affected may be eliminated from the agreement without liability, but the agreement shall remain otherwise unaffected. Seller shall have no obligation to purchase supplies of the product specified herein to enable it to perform this Agreement.

4. If for any reason including but not limited to Force Majeure Seller is unable to supply the total demand for products specified herein, Seller may distribute its available supply among any or all purchasers, as well as departments and divisions of Seller, on such basis as it may deem fair and practical, without liability for any failure of performance which may result therefrom.

5. Seller may furnish such technical assistance and information as it has available with respect to the use of the products or services covered by this agreement. Unless otherwise agreed in writing, all such information will be provided gratis. Buyer agrees to evaluate such information, to make an independent decision regarding the suitability of such information, products and services for Buyer's application, and only use such products, services and information pursuant to then current good product stewardship principles and all regulatory requirements applicable to Buyer's business.

6. Buyer acknowledges that it has received and is familiar with Seller's labeling and literature concerning the products and its properties. Buyer will forward such information to its employees, contractors and customers who may distribute, handle, process, sell or us

with option or seal products for use in the manufacture of any implanted medical device. Buyer agrees that export of any product, service or information provided hereunder shall be in accordance with applicable Export Administration Regulations.

Except as may be contained in a separate trademark license, the sale of product (even if accompanied by documents using a trademark or trade name of Seller) does not convey a license, express or implied, to use any trademark or trade name of Seller, and Buyer shall not use any trademark or trade name of Seller for all taxes, (excluding income taxes) excloses or other charges which the Seller in the conduct of its business without Seller's prior written consent.

In the event Buyer shall reimburse the Seller for all taxes, (excluding income taxes) excloses or other charges which the Seller may be required to pay to any Government (National, State or Local) upon the sale, production or transportation of the products, services, or information sold hereunder.

In the event Buyer fails to fulfill Seller's terms of payment, or in case Seller shall have any doubt any time as to Buyer's financial responsibility, Seller may decline to make further deliveries of the seller of the seller of the seller's and the seller's products of the seller's

jurisdiction.

As part of the sale of goods hereunder, Seller may collect, use and disclose Personal Information about Buyer including company name, address, banking and credit information as well as name, phone number, email address and other contact details of natural persons within Buyer's organization and Buyer's contractors. Seller may share Personal Information with its affiliates and selected third parties around the world in order to complete the sale of goods, as described in Seller's privacy statement. https://www.dupont.com/privacy.html

This Agreement supersedes all prior agreements, representations and understandings between the parties (whether written or oral) with respect to its subject matter and constitutes (along with the exhibits and schedules attached hereto) a complete and exclusive statement of the terms of the agreement between the parties with respect to the provision of products or services hereunder. Not by way of limitation of the unqualified nature of the foregoing, Buyer acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representation, warranty, statement made by, or other information provided by Seller in connection with its decision to purchase or use any product, service, information or technology, other than the representations and warranties Seller as and only to the extent expressly provided in this Agreement. No modification of this Agreement shall be binding upon Seller unless separately contracted in writing and executed by a duly authorized representative of Seller. No modification shall be effected by the acknowledgement or acceptance of purchase order forms sipulating different conditions. Unless Buyer shall notify Seller in writing to the contrary as soon as practicable after receipt of this invoice by Buyer, Buyer shall be deemed to have accepted the terms and conditions hereof and, in the absence of such notification, Buyer's acceptance or use of the products, services, information or technology shall be equivalent t