

Ns Rif.: 318/rp
Vs Rif.: PG/2016/50401

Spett.le
A.S.L. N° 3
Servizio Provveditorato
Via Demurtas, 1
08100 – NUORO

A.c.a. Dott. A. Sale

OGGETTO: PREVENTIVO FORNITURA HEMACLEAR.
VS PROT. N° PG/2016/50401 DEL 29.11.16.

A seguito della Vs richiesta in oggetto, in qualità di Concessionari Esclusivi per la Sardegna della Ditta OHK, Vi sottoponiamo la ns migliore offerta per la fornitura del materiale come da elenco allegato.

IVA a Vs carico 22%.

Validità dell'offerta: 180 gg.

Sconto applicato sul listino prezzi: 10%.

Spese di imballo, spedizione e trasporto a ns carico.

In attesa di un positivo riscontro, cogliamo l'occasione per porgere i ns più distinti saluti.

ALL.TI: Elenco materiale
Listino prezzi
Scheda tecnica
Dich. di esclusiva
Indicaz. CND/REP
Sconto.

GAMED s.r.l.
FORNITURE OSPEDALIERE

ASL3

PG/2016/ 0050838 del 01/12/2016 ore 16,10

Mittente : GAMED S.R.L.

Assegnatario : Servizio Provveditorato - Riso

Classifica : 1.4.6. Sottofasc. 2-2 del 2016

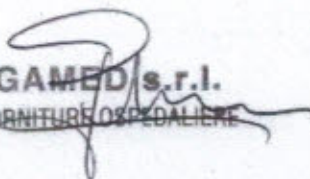


ELENCO MATERIALE

MATERIALE OHK

CND M03030201 – REP 126562/R

- n° 10 pz. Hemaclear/40-Red 24/40 cm. <160 mmHG
COD. PRH-040-RE-01 € 81,00 il pz.
- n° 30 pz. Hemaclear/40-Yellow 24/40 cm. <190 mmHG
COD. PRH-040-YE-01 € 81,00 il pz.
- n° 20 pz. Hemaclear/60-Orange 30/55 cm. <160 mmHG
COD. PRH-060-OR-01 € 81,00 il pz.
- n° 30 pz. Hemaclear/60-Brown 30/55 cm. <190 mmHG
COD. PRH-060-BR-01 € 81,00 il pz.
- n° 10 pz. Hemaclear/90-B&W 50/90 cm. <160 mmHG
COD. PRH-090-BW-01 € 81,00 il pz.


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SCHEMA TECNICA

Codici e misure del dispositivo

Famiglia	Codice	Nome del prodotto	Circonferenza	Pressione sistolica del paziente
HemaClearTM M/Small	PRH-028-PI-01	Single unit of HemaClearTM/Small - Pink	14 cm – 28 cm	<130 mmHg
HemaClearTM /Medium	PRH-040-GR-01	Single unit of HemaClear/Medium - Green	24 cm – 40 cm	<130 mmHg
	PRH-040-RE-01	Single unit of HemaClear/Medium - Red	24 cm – 40 cm	<160 mmHg
	PRH-040-YE-01	Single unit of HemaClear/Medium - Yellow	24 cm – 40 cm	<190 mmHg
HemaClearTM M/Large	PRH-060-BL-01	Single unit of HemaClear/Large - Blue	30 cm – 55 cm	<130 mmHg
	PRH-060-OR-01	Single unit of HemaClear/Large - Orange	30 cm – 55 cm	<160 mmHg
	PRH-060-BR-01	Single unit of HemaClear/Large - Brown	30 cm – 55 cm	<190 mmHg
HemaClearTM /X-Large	PRH-090-BW-01	Single unit of HemaClear/X-Large - B&W	50 cm – 90 cm	<160 mmHg

Schema di lavoro e modi d'uso

HemaClearTM è costituito da un anello in silicone avvolto in un manicotto stockinet e da due o più cinghie di trazione. Il medico mette l'anello sulle dita della mano o del piede e quindi tira le cinghie di trazione prossimali. L'anello in silicone stringe e sprema l'arto e il manicotto stockinet si svolge sull'arto. Durante l'avvolgimento dell'arto, l'anello esercita pressione e sprema il sangue dall'arto, eseguendo così la funzione di dissanguamento rapido ed efficace. Quando l'anello elastico raggiunge il sito dell'occlusione, il movimento di trazione viene interrotto. L'anello esercita pressione sul lembo in questa posizione, bloccando il flusso di sangue arterioso all'arto ed eseguendo così la funzione di laccio da occlusione.

CND : M03030201

Repertorio : 126562/R

DESCRIZIONE SINTETICA

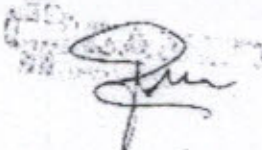
Manicotto monouso, sterile per svuotamento sangue e contemporanea ischemia intra operatoria degli arti superiori e inferiori, consistente in un anello in silicone a pressione predeterminata ed uno stockinet in cotone per circoscrivere il campo operatorio. Utilizzabile senza l'ausilio di altri dispositivi o apparecchiature. Varie misure distinte da codice colore.

**LISTINO
 OHK(Hemaclear) 2015**

PRODOTTO	CODICE	Descrizione	PREZZO
HemaClear/28	PRH-028-PI-01	HernaClear/28 - Pink	€ 90,00/pezzo
HernaClear/40	PRH-040-GR-01	Hemaelear/40 - Green	€ 90,00/pezzo
	PRH-040-RE-01	HennaClear/40 - Red	€ 90,00/pezzo
	PRH-040-YE-01	HernaClear/40 - Yellow	€ 90,00/pezzo
HemaClear/60	PRH-060-BL-01	HernaClear/60 - Blue	€ 90,00/pezzo
	PRH-060-OR-01	HerraClear/60 - Orange	€ 90,00/pezzo
	PRH-060-BR-01	HemaClear/60 - Brown	€ 90,00/pezzo
HemaCleare/90	PRH-090-BW-01	HernaClear/90- B&W	€ 90,00/pezzo

CONFEZIONI MINIME X 10 PEZZI

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Ns Rif.: 319/tp
Vs Rif.: PG/2016/50401

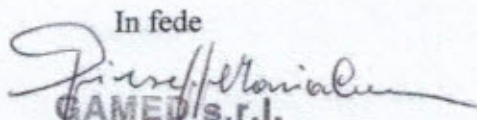
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Servizio Provveditorato
Via Demurtas, 1
08100 - NUORO

OGGETTO: DICHIARAZIONE DI ESCLUSIVA DITTA OHK (HEMACLEAR).

Il sottoscritto Giuseppe Maria Canu, nato a Buddusò il 28.06.1952, residente in Selargius (CA), Via Monte Gran San Bernardo n° 21, nella sua qualità di Amministratore Unico della GAMED S.R.L., con sede in Selargius (CA), Via Metastasio, n° 9,

DICHIARA

Che il rapporto con la Ditta produttrice è di Concessionaria Esclusiva per la Sardegna come da estratto del contratto allegato.

In fede

GAMED s.r.l.
FORNITURE OSPEDALIERE

All.to: Contratto OHK.

DISTRIBUTORSHIP AGREEMENT

THIS DISTRIBUTORSHIP AGREEMENT (the "Agreement") is made to be effective as of the ___ day of _____, 2015 ("Effective Date") between **Oneg Hakarmel Ltd.**, a corporation organized and existing under the laws of Israel, with its principal place of business at 16 Pal Yam Street, Haifa, Israel ("**Company**" and/or "**OHK**"), and **GAMED SRL**, a corporation organized under the laws of ITALY with its principal place of business at **Via Metastasio 9 - 09047 Selargius Loc. Su Planu (Sardegna) Sardinia Italy** ("**Distributor**").

WHEREAS Company develops, manufactures and supplies the HemaClear™ Products listed on Exhibit A to this Agreement (the "**Products**"); and **WHEREAS** Distributor has the expertise, skill and resources required for the effective market penetration, sales and distribution of the Products as set forth in this Agreement in accordance herewith; and **WHEREAS**, Company wishes to appoint Distributor as a distributor of the Products in the Territory (as defined below), in accordance with the terms and conditions of this Agreement, and the Distributor is willing to accept such appointment.

NOW, THEREFORE, in consideration of the promises, and of the obligations herein made and undertaken, the parties hereto do hereby covenant and agree as follows:

1. Definitions

- 1.1 "**Customers**" shall mean the hospitals, clinics, healthcare providers, and other third parties that purchase the Products from Distributor within the Territory.
- 1.2 "**Documentation**" shall mean any user manuals, reference manuals, installation guides, labels, or instructions for the Products, in electronic or tangible form, provided by the Company to Distributor, including any derivatives, modifications, improvements, or translations thereto created or developed by either party during the term of this Agreement.
- 1.3 "**First Order**" shall mean the first binding order of Products made by Distributor to the Company according to this Agreement.
- 1.4 "**Intellectual Property Rights**" shall mean all patents, patentable inventions, trademarks and service marks (registered and unregistered), trade names, domain names, copyrights, know-how, trade secrets or other intellectual property right (and the right to limit the use or disclosure thereof) relating to the Products and/or the Documentation and/or the Company, including any enhancements, derivatives, improvements, or extensions thereto, conceived, reduced to practice, or developed by either party during or after the term of this Agreement.
- 1.5 "**Minimum Quantities**" shall mean the minimum number of Products to be purchased by Distributor during a particular quarter, as further described in Exhibit B.
- 1.6 "**Payment Terms**" shall mean the payment terms set forth in Exhibit C.
- 1.7 "**Product Recall**" shall mean a recall, market withdrawal, or correction of any Products.
- 1.8 "**Territory**" shall mean the geographic area or countries set forth in Exhibit D.
- 1.9 "**Prices**" shall mean the prices for the Products to be paid by Distributor to Company as set forth in Exhibit A.

2. Appointment

- 2.1 Authorized Distributor. Subject to the terms and conditions set forth herein, the Company hereby appoints Distributor, and Distributor hereby accepts such appointment, as the Company's

עונג הכרמל בע"מ
ONEG HAKARMEL LTD.
ת.פ. 51-281047-A

GAMED S.R.L.
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EXHIBIT D**TERRITORY AND EXCLUSIVITY**

The following regions in Italy:

- **Region of Sardinia**

A.N.
עונג הכרמל בע"מ
ONEG HAKARMEL LTD.
51-281047-4 .פ.ח

GAMED s.r.l.
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Exhibit G: Assignment Letter

This Assignment Letter (the "Letter"), is entered into this [] day of _____, 2015 by and between GAMED SRL (referred to in the Agreement to which this Exhibit is annexed as the "Distributor" and herein as the "Assignor"), and Oneg HaKarmel Ltd., a company incorporated under the laws of the State of Israel (the "Company", and together with the Assignor: the "Parties").

1. Assignment


1.1 Assignor hereby irrevocably and unconditionally assigns, contributes, transfers, conveys and delivers to the Company and its successors and assigns, all of its rights, title and interests (including on behalf of any of its employees, consultants, directors, agents, officers, shareholders, and other related parties, in and to: (a) the Intellectual Property Rights (as defined in the Agreement to which this Exhibit is attached) developed by the Assignors, whether directly or via its support, regarding the Company and its Products; and (b) any trademarks and/or other registrations (including, but not limited to, in terms of reimbursement and other governmental authorizations) made under Assignors' names with regard to the company and/or the Products.

1.2 Assignor covenants and agrees to assist the Company in every reasonable way to secure the Company's rights in the Intellectual Property Rights and in any trademarks and/or other registrations in any and all jurisdictions (subject to a reasonable expenses paid to the Assignor, in the event that it shall not be engaged with or have an interest in the Company at such time) and, to the extent required, to execute and deliver immediately after the signing hereof, all documents and perform promptly all acts which are reasonably necessary or desirable to procure, maintain, perfect, and enforce the full benefits, enjoyment, rights, title, and interests of the Intellectual Property Rights and any trademarks and/or other registrations. All reasonable administrative, governmental and other necessary costs incurred with respect to the assignment of the Intellectual Property Rights and any trademarks and/or other registrations shall be borne by the Company.

1.3 In the event that Company is unable, despite reasonable efforts, to obtain the necessary signatures from the Assignor or any one on its behalf, in order to perfect its rights in accordance with the above, the Assignor hereby irrevocably appoints the Company, as its true and lawful attorney to execute such further documents and instruments, and do such other acts and things as may be necessary or appropriate to in order to give effect to this Agreement.

2. Miscellaneous

2.1 This Letter shall be governed by the laws of the State of Israel. The competent courts of Haifa, Israel, shall have the sole and exclusive jurisdiction in all matters relating to this Agreement.


 FURNITURE OSPEDALIERE
 [GAMED-SRL]

עונג הכרמל בע"מ
 ONEG HAKARMEL LTD.
 51-281047-4 [Oneg HaKarmel Ltd.]

עונג הכרמל בע"מ
 ONEG HAKARMEL LTD.
 51-281047-4 .ד.ח

GAMED s.r.l.
 FURNITURE OSPEDALIERE