1. Agreement
This Post-Warranty Service Agreement ("Agreement") is between the customer ("Customer") and Leica Biosystems Division of Leica Microsystems Inc. ("Leica"). By submitting a purchase order for post-warranty services including support, repair or maintenance ("Services"), as applicable, Customer agrees to the following terms and conditions.

2. Definitions
(a) "Contract Period" shall mean the time period of coverage for the applicable Services as set forth for each Product(s) on the Quotation.
(b) "Hardware Upgrades" shall mean an enhancement to improve Product performance, safety, or functionality that may be subject to additional fees.
(c) "Order" shall mean any transactional document or purchase order under which Customer may purchase a Service Package for a Product. All Orders are subject to the terms and conditions in this Agreement.
(d) "Preventive Maintenance" means the scheduled standard maintenance inspections provided on a Product.
(e) "Products" shall collectively refer to and include the following: "Consumables" which include disposable materials and other Products which may be used in conjunction with Hardware; "Hardware" means the equipment, system, or other instruments provided and/or manufactured by Leica and all console firmware or software embedded therein; "Reagents" means liquid materials in its application state which may be used in conjunction with or in lieu of the Hardware; "Service Request" means a request for support using established methods of communication including; email, phone, or web based notification.
(f) "Service Package" shall mean complete service offering set forth in the Quotation, a current description of which is set forth in Schedule A as attached hereto. Service Packages may be subject to change or customization, at Leica’s sole discretion.
(g) "Software Updates" shall mean bug fixes, patches, and minor enhancements to the Software currently licensed to Customer that are provided to Customer no charge during the Contract Period.
(h) "Software Upgrades" shall mean functionality beyond existing Software applications currently licensed to Customer and may be subject to additional fees.
(i) "User Maintenance" shall mean and include all standard and routine operator maintenance required to be performed by Customer as set forth in the applicable Leica user manual provided with or made available for each Product.

3. Technical and On-site Support
Leica will provide Services Monday through Friday, excluding Leica observed holidays, to render Services promptly, Leica does not make any guaranty regarding specific time(s) scheduled.

4. Additional Services
Services which are not otherwise included in a specific Service Package are available for purchase under separate contract.

5. Eligibility
In the event that there has been a gap of Leica service coverage for any Product for a period greater than thirty (30) days, such Product may be subject to inspection, certification, and up-front Preventative Maintenance, at Customer’s expense, to ensure that such Product meets Leica’s standards for maintenance and support. Leica, at its sole discretion, shall determine Product eligibility for service.

6. Customer Responsibilities
During the Contract Period, Customer shall:
(a) Ensure that the Product is operated at all times by users who have received Product training in accordance with the applicable Leica UserManual.
(b) Perform all required User Maintenance and schedule annual Preventative Maintenance visits with Leica.
(c) Notify Leica immediately through Leica’s established methods of communication of any Product malfunction and provide a full description of the issue.
(d) Provide Leica with notice of its intent to move a Product.
(e) Grant Leica remote access to provide remote support.
(f) Maintain and update computer virus definitions as damages resulting from computer related viruses are excluded from this Agreement.

7. Service Visit Requirements
Prior to Leica performing any Services, Customers shall use its best efforts to:
(a) Provide Leica full and free access to the Products requiring Services at the time(s) scheduled.
(b) Promptly notify Leica of any hazardous or dangerous environments and instruct and assist Leica in preventing exposure.
(c) Ensure that any third-party auxiliary equipment which is affixed to or positioned near the Product is removed or adequately protected.
(d) Implement safeguards to protect all programming, programs, data and other removable storage media. Leica shall not be responsible for any accidental damage to the event Customer fails to remove or protect such auxiliary equipment.
(e) Ensure an authorized Customer representative is available to sign Leica applicable documentation upon Services completion.

8. Pricing
(a) Fees. All Service fees, as set forth on the Quotation, shall remain firm for the duration of the Contract Period. Fees shall be invoiced for additional Services as required.
(b) Payment. Payment is due net thirty (30) days from Customer’s receipt of invoice. Leica may charge one and one-half percent (1.5%) or the highest rate allowed by law, whichever is lower, on overdue accounts. If Customer fails to make any payments when due, Leica shall be entitled to (i) suspension of all Services not fully paid for by Customer and (ii) reimbursement of any out-of-pocket expenses incurred by Leica in collecting any payments due, including any attorneys’ fees and collections fees.
(c) Taxes. All Service fees are exclusive of any applicable, sales tax, goods and services taxes, value added tax, or any similar taxes or other charges. Customer is responsible for all taxes, duties, fees and expenses imposed by federal, state or local governmental entities, applicable to the Services furnished hereunder or in lieu thereof, Customer shall provide Leica with a tax exemption certificate acceptable to and considered valid by the applicable federal, state and local authorities.

9. Termination
(a) For Material Breach. Termination of this Agreement by either party will be permitted in the event of a Material Breach that if possible to cure, remains uncured sixty (60) days after written notice by the non-breaching party to the alleged breaching party. A “Material Breach” is defined as (a) the failure of a party to fully comply with its obligations under this Agreement; (b) the making of assignment for the benefit of creditors by a party; (c) the institution of bankruptcy, reorganization, liquidation or reorganization proceedings by or against a party; and (d) insolvency of a party.
(b) Bioblast Contamination. In the event a Product comes in contact with an agent classified Bioblast Level II or above by the US Department of Health and Human Services, Centers for Disease Control and Prevention, Customer shall immediately notify Leica at its sole discretion, shall determine whether a remedial course of action to provide Services is acceptable.
(c) Beyond Repair. In the event that Leica determines that the cost to repair a Product exceeds its fair market value, Leica has the sole right to terminate this Agreement. In such instance, Leica may refund the remaining pro-rated amount of the fees already paid by Customer during the applicable Contract Period.

10. Standard of Service
Leica represents and warrants that the Services provided under this Agreement will be performed in a workmanlike and professional manner with reasonable skill, care and diligence, all in accordance with standard industry practices and in compliance with all applicable laws. All Services shall be provided by an authorized Leica representative subject to the fees set forth under the applicable Quotations. Services, including repair parts, shall be warranted for a period of ninety (90) days or the balance of the Contract Period, whichever is longer. Customer’s sole remedy for breach of warranty shall be a re-performance of the Services. Leica does not warrant that the Services nor a Product to be error free or that continued use and operation of the Product will be uninterrupted. The foregoing warranties are exclusive and in lieu of all other warranties, whether written, oral, express, implied, or statutory. NO IMPLIED STATUTORY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE SHALL APPLY.

11. Exclusions
Service support shall not apply to any defect or performance deficiency on a Product (including failure to conform to Product descriptions or specifications) or damage thereto which results, in whole or in part, from: (1) neglect, abuse, misapplication, accident, improper storage or handling of the Product by Customer, its employees, agents, or contractors; (2) failure of Customer to prepare or maintain the site or provide power requirements or operating environmental conditions in compliance with any applicable instructions or recommendations of Leica; (3) adverse power conditions or environmental conditions such as erratic power, voltage spikes, RF or magnetic interference. HVAC failure or sprinkler system failure, lighting, static electricity, fire, storm, vandalism, water damage, or other casualty beyond the control of Leica or its representatives, acts of God, of damages inordinately or abnormally used by Leica; (4) absence of any Product, component, or accessory recommended by Leica but omitted or removed at Customer’s direction; (5) any misuse, alteration or damage to the Product by persons other than Leica; (6) the combination, operation, or use of Products with hardware, software, and/or consumables not supplied or authorized in writing by Leica; (7) adverse power or extraordinary use of the Product, improper maintenance of the Product, failure to maintain the Product or failure to comply with any applicable instructions or user manuals provided by Leica; (8) any servicing performed, repairs attempted, or Product relocation by personnel not authorized in writing by Leica; (9) any modification, alteration, or variation to Product to comply with
the requirements or regulations of any governmental body or agency; (10) any change to operating system software (“OS”) including the third-party original equipment manufacturers’ discontinuance of support of the OS (i.e., Microsoft). Customer is responsible for expenses associated with changes to the OS, including software licensing fees, Hardware modifications and/or additional Hardware costs and technical support fees associated with implementing a superseding OS. In the event that Customer elects to continue using an unsupported OS, Customer shall do so at its own risk and expense, and Leica shall have no obligation to support Product failures proximately resulting from the unsupported OS.

12. Product Improvements. Leica, at its sole discretion, may issue, routinely without schedule or commitment, Software Updates, Software Upgrades and Hardware Upgrades. Certain Software Upgrades and Hardware Upgrades may require Customer to purchase additional equipment or hardware.

13. Replacement Parts

Leica, at its sole discretion, will determine if replacement parts are required and reserves the right to use refurbished material or parts for repairs of Product under this Agreement. Warranty of refurbished parts is not limited compared to new parts. Labor to install any replacement parts is included as part of the Service Package. All parts which become subject to removal and replacement shall become the property of Leica. Consumables and Reagents are not eligible for replacement under this Agreement.

14. Limitation of Liability

EXCEPT AS OTHERWISE REQUIRED BY LAW, IN NO EVENT WILL LEICA BE LIABLE TO CUSTOMER OR ANY LOST REVENUES, LOST PROFITS, SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, ECONOMIC LOSS, DOWNTIME OR UNAVAILABILITY OF A PRODUCT AS A RESULT OF A MALFUNCTION, MAINTENANCE OR REPAIR, OR PROPERTY DAMAGE INCURRED BY THE OTHER PARTY, NEGLIGENCE, STRICT LIABILITY, OR ANY OTHER LEGAL THEORY, EVEN IF LEICA HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN ANY EVENT OF LIABILITY, LEICA’S MAXIMUM LIABILITY HEREUNDER WILL NOT EXCEED THE PRICE OF THE GOODS OR SERVICES FURNISHED BY LEICA GIVING RISE TO THE CLAIM. Leica’s rights and remedies in these terms are in addition to, and not in lieu of, any other rights or remedies Leica may have at law or in equity.

15. Remedies

Without limiting its remedies under existing law, Leica may, in the event of a Material Breach by Customer, and in its sole discretion, pursue any or all of the following remedies: (a) suspend or cancel its performance hereunder, including any pending Services; (b) declare all unpaid balances, payments and expenses due or to become due hereunder immediately due and owing; (c) terminate this Agreement without additional liability or obligation to Customer; (d) seek any other cumulative remedies at law or in equity or (e) exercise any all rights and remedies available to a secured creditor under the Uniform Commercial Code. The foregoing remedies are cumulative, and may be exercised by Leica, in whole or in part, at Leica’s sole discretion. The substantially prevailing party shall be entitled to its attorneys’ fees, costs, and expenses (including expert expenses) in connection with any claims, causes of action or litigation.

16. Compliance

Customer shall comply with the terms of the Occupational Safety and Health Act, the federal Hazardous Material Regulations and any other statutory regulations, including applicable privacy regulations governing the use of the Instrument(s). Neither party to this Agreement shall engage in any activity prohibited by anti-kickback, anti-self-referral, or any other federal, state or local law or regulation which relate to health care and/or the performance of services under this Agreement, as those regulations now exist or as subsequently amended, renumbered or revised.

17. Governing Law

This Agreement is governed by and construed in accordance with the laws of the State of New York, without regard to conflicts of laws provisions. The parties consent to the sole and exclusive venue and jurisdiction of the federal and state courts situated in or having jurisdiction over the State of New York, at Leica’s option. The United Nations Convention on Contracts for the International Sale of Goods shall not apply. Any action by Customer for loss or damage arising from or related to the goods and/or services must be commenced within the earlier of one (1) year from the date of delivery or occurrence of the event, or such claim will be forever barred. If Leica substantially prevails in any legal dispute, Customer shall pay all reasonable costs incurred by Leica, including but not limited to collection costs, attorneys’ fees and costs of legal action.

18. Force Majeure

Except as expressly stated in this Agreement, neither party shall be liable for any failure to perform hereunder (other than the payment of sums due and owing) due to labor strikes, lockouts, fires, floods, water damage, riots, government acts or orders, interruption of transportation, inability to obtain material upon reasonable prices or terms, or any other causes beyond its control.

19. Severability; Waiver

In the event that any one or more provisions contained herein (other than the provisions obligating Customer to pay Leica for the Services) shall be held by a court of competent jurisdiction to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby. A party’s failure to enforce, or waiver of a breach of, any provision contained herein shall not constitute a waiver of any other breach or of such provision.

20. Notices

Any notice or communication required or permitted hereunder shall be in writing and shall be deemed received three days after being sent via registered mail with return receipt requested, by overnight mail, by courier, by first-class mail, postage prepaid, or via email (with evidence of receipt required) at the addresses specified herein for the respective parties or at such other address as either party may from time to time designate to the other in writing.

21. Assignment

This Agreement may not be assigned by either party without the prior written consent of the other party, whose consent shall not be unreasonably withheld. Notwithstanding any provision of this Agreement to the contrary, either party shall have the right to assign or otherwise transfer its interest under this Agreement, without consent of the other party, to any of its affiliated entities or to any entity to which a party may sell, transfer, convey, assign or lease substantially all of the assets or properties used in connection with its performance under the Agreement. Any other assignment of the Agreement without the express written consent of the other party will be invalid.

22. Independent Contractor

Leica is performing the Services as an independent contractor and not as an employee of Customer and none of Leica’s personnel shall be entitled to receive any compensation, benefits or other incidents of employment from Customer. Nothing in this Agreement shall be deemed to constitute a partnership or joint venture between Customer and Leica, nor shall anything in this Agreement be deemed to constitute Leica or Customer the agent of the other. Neither Leica nor Customer shall be or become liable or bound by any representation, act or omission whatsoever of the other.

23. Confidentiality

This Agreement, an Order and any material transmitted herewith may contain information confidential or proprietary to either party, its subsidiaries or affiliates (“Confidential Information”) and such information is not to be used by the receiving party other than for the purpose for which it was transmitted by the disclosing party. Each party shall (i) hold such information in strictest confidence and not disclose such information to third parties without prior, written consent of the disclosing party and (ii) not collect, access, retain use or share the Confidential Information other than for performance of the Services under this Agreement.

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