

# SOUTH AFRICAN HEALTH PRODUCTS REGULATORY AUTHORITY



Licence number: 00001439MD\_v1

## LICENCE TO MANUFACTURE MEDICAL DEVICES

In terms of section 22C(1)(b) of the Medicines and Related Substances Act, 1965  
To act as a Manufacturer, Distributor, Importer and Exporter

This licence is granted to:

Licence Holder  
**Medical Marine Offshore (Pty) Ltd**  
152 Gunners Circle  
Epping Industries  
Cape Town  
7640

### On the following terms and conditions:

The licence holder and the persons described and named in Annexure 1 shall at all times ensure that all medical devices distributed, irrespective of its registration status, comply with all the provisions of the Medicines and Related Substances Act, 1965, as amended and in particular with sections 14, 18, 18A, 18B, 18C, 19, 20, 22A, 22C, 22H, 23, 26, 28, 33 and the Regulations relating to Medical Devices 2, 3, 4, 5, 6, 13, 14, 17, 18, 19, 20, 21, 22, 23, 24, 25, 27, 28 and all relevant South African Health Products Regulatory Authority Guidelines.

**This licence consists of 6 pages.**

This facility is authorised to perform the manufacturing activities listed in Annexure 1 to this licence.

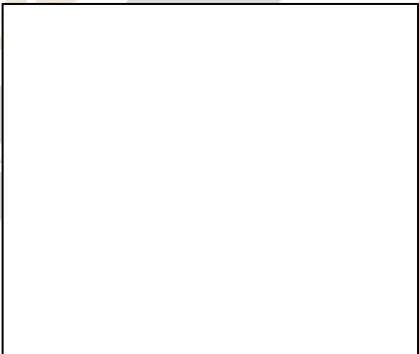
DocuSigned by:  
*Boitumelo Semete Makokotlala*  
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**CHIEF EXECUTIVE OFFICER**

**ORIGINAL DATE OF ISSUE: 02 July 2020**

**EXPIRY DATE: 02 July 2025**

**AMENDMENT DATE: N/A**



**ANNEXURE 1****00001439MD****AUTHORISED MANUFACTURING AND MATERIAL HANDLING ACTIVITIES**

<b>1. MANUFACTURING ACTIVITIES</b>	YES	NO
<b>Sterile Medical Device Manufacture (includes primary packing, but not secondary packing such as cartoning or labelling)</b>		
Single use		No
Measuring medical devices		No
Non-invasive medical device		No
Invasive medical devices		No
Active medical devices		No
Inactive medical devices		No
Contraceptive medical devices		No
Combination medical devices		No
Other sterile medical devices (as specified):		No
<b>Non-sterile Manufacture</b>		
Measuring medical devices		No
Non-invasive medical devices	Yes	
Invasive medical devices		No
Active medical devices		No
Inactive medical devices		No
Contraceptive medical devices		No
Combination medical devices		No
Other non-sterile medical devices (as specified):		No
<b>Manufacture of In Vitro Devices (IVDs)</b>		
Class A IVD		No
Class B IVD		No
Class C IVD		No
Class D IVD		No
<b>End point Sterilisation of Medical Devices</b>		No
<b>Manufacture of Radioactive Medical Devices</b>		No
<b>Servicing and Refurbishment of Medical Devices</b>		No
<b>2. PACKAGING ACTIVITIES</b>		
Packaging of bulk product and labelling		No
Re-labelling or redressing		No
Cartoning or secondary packaging	Yes	
Assembly or "kits" / procedure packs		No
<b>3. TESTING ACTIVITIES</b>		
Analytical		No
Microbiological		No
Sterility		No
Stability		No
Animal		No
Other Testing Activities (as specified):		No
<b>4. DISTRIBUTION ACTIVITIES</b>		
Distribution to hospitals and retail pharmacies and other clients: Class A		No
Distribution to hospitals and retail pharmacies and other clients: Class B		No
Distribution to hospitals and retail pharmacies and other clients: Class C	Yes	
Distribution to hospitals and retail pharmacies and other clients: Class D		No

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	YES	NO
<b>5. MATERIALS HANDLED OR STORED AT THIS SITE</b>		
Combination medical devices with Penicillins		No
Combination medical devices with Cephalosporins		No
Combination medical devices with (other) Antibiotics (as specified):		No
Combination medical devices with Hormones		No
Combination medical devices with Cytostatics/Cytotoxics		No
Bulk Pesticides, Herbicides or Rodenticides		No
Radioactive material or Radioactive medical devices		No
Other potent, toxic, sensitising or hazardous materials (as specified):		No
<b>6. IMPORT</b>		
Import Class A medical device		No
Import Class B medical device		No
Import Class C medical device	Yes	
Import Class D medical device		No
Import Class A IVD		No
Import Class B IVD		No
Import Class C IVD		No
Import Class D IVD		No
Import RUO IVDs		No
<b>7. EXPORT</b>		
Export Class A medical device		No
Export Class B medical device		No
Export Class C medical device	Yes	
Export Class D medical device		No
Export Class A IVD		No
Export Class B IVD		No
Export Class C IVD		No
Export Class D IVD		No
Export RUO IVDs		No

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**8. PARTICULARS OF THE PERSONNEL RESPONSIBLE FOR OPERATION ON THE PREMISES ON BEHALF OF THE LICENCE HOLDER**

Authorised Representative	Manufacture / Import / Distribution / Export Control Person	Quality Control Person
Mr G E Rohm	Mr Michael Edward Iles	Mr G E Rohm
B.Eng (Mechanical)	B.Tech (Mechanical)	B.Eng (Mechanical)

**9. PARTICULARS OF THE LICENCE HOLDER CONTACT (Other than the Authorised Representative)**

Name	Contact Details	Address
Mr Michael Edward Iles	Tel: (021) 835 8160 Cell: 832905546 Fax: N/A Email: <a href="mailto:mike.iles@uniquegroup.com">mike.iles@uniquegroup.com</a>	PO Box 895 Eppindust Epping Cape Town 7475

**10. LICENCE SPECIFIC CONDITIONS**

- The holder of the licence shall conduct all manufacturing, distribution or wholesaling operations in respect of those medical devices for which a registration certificate has been obtained, so as to ensure that the medical devices shall conform to the standards of quality, safety and performance applicable to them in accordance with the specifications made by the person to whose order they are manufactured, distributed or wholesaled or the specifications under which the medical devices are sold or supplied.



**00001439MD****11. ADDITIONAL LICENCE SPECIFIC CONDITIONS (IF REQUIRED)**

<b>PRODUCT NAME</b>	<b>PRODUCT DESCRIPTION</b>	<b>ORIGINAL MANUFACTURER</b>	<b>STATUS</b>
Uni-Life 100	Non Invasive Ventilator	Medical Marine Offshore (Pty) Ltd 152 Gunners Circle Epping Industria Cape Town 7460	Listing Authorised 02/07/2020 Section 21 Authorisation MD21:202006/08

1. This licence and Section 21 Authorisation will be valid for up to twelve (12) months or until the cessation of the circumstances justifying the authorisation of the emergency use of the ventilators during the Covid-19 pandemic, whichever may come first, and may be withdrawn or extended by the SAHPRA at any time.
2. The manufacturer and the device must comply with routine SAHPRA licence Section 22C(1)(b) licence requirements within 12 months from receipt of the licence and the Section 21 Authorisation.
3. SAHPRA must receive notification of any amendment to the device as soon as this is proposed. This is to give sufficient time for its consideration before being implemented.
4. The healthcare providers and hospitals are supplied with the necessary training, Instructions For Use and a description of the significant known and potential benefits and risks of the emergency use of the device, and of the extent to which such benefit and risks are unknown.
5. The patient to whom the device is administered is provided with a fact sheet/ Patient information leaflet that includes the following:
  - a. a description of the significant known and potential benefits and risks of the emergency use of the device, and of the extent to which such benefit and risks are unknown; and
  - b. information regarding the individual's option to accept or refuse administration of the device; of the consequence, if any, of refusing administration of the device; and of the available alternatives to the device, including the benefits and risks of the available alternatives.
6. The labelling of the device(s) must state that; "This ventilator is not registered by the Authority and is only authorised for emergency use during the Covid-19 pandemic".
7. The ventilator must be affixed with a permanent label with the words 'Restricted non-invasive ventilator for emergency use during the Covid-19 pandemic, only to be used for emergency ventilation"
8. Where practical, all important instructions for the safe use of the device must be on the device. If this is not practical, they must always be in the same location as the device, even if this means tie wrapping it to the device or something similar.
9. Instructions for the cleaning, disinfecting, return or destruction must be provided
10. The device must demonstrate compliance with the essential principles for safety and performance; the device must be fit for the purpose intended and have been assessed as such.
11. The SAHPRA licence holder is responsible for ensuring that the necessary mechanisms are in place as indicated in the submission to SAHPRA, for monitoring the performance of the device supplied under these exceptional conditions.

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12. The SAHPRA licence holder is required to provide full details of all adverse incidents occurring in relation to the device or the use of the device
13. The SAHPRA licence holder is required to report to SAHPRA on the performance of the device every three months.
14. The use of general accessories (including disposables) for this device must be subject to appropriate scrutiny before being used with it.
15. Calibration of the device must be conducted at a known frequency as per manufacturers requirements in the User Manual and is the responsibility of the manufacturer.
16. The SAHPRA licence holder is responsible for ensuring that the necessary mechanisms are in place to support the maintenance and/or servicing of the supplied device for the duration of use.
17. At the end of the derogation period the device supplied through this authorisation must be decommissioned or destroyed unless a further derogation is granted; the SAHPRA licence holder is required to provide evidence to SAHPRA confirming the decommissioning or destruction of the device supplied.
18. The use of general accessories (including disposables) for this device must be subject to appropriate scrutiny before being used with it.

