

## **Tantaline CVD ApS Terms and Conditions**

Unless otherwise expressly agreed in a writing signed by you and an authorized representative of Tantaline CVD ApS, the Terms and Conditions you receive from us relating to your purchase, including but not limited to the quotation, order acknowledgement, packing list or invoice which we provide, constitute the exclusive and complete agreement between you and Tantaline CVD ApS. In the event of any conflict between the provisions of Tantaline CVD ApS Terms and Conditions and the provisions set forth in any documentation you receive from us or you provide, the provisions of the Tantaline CVD ApS Terms and Conditions shall prevail. Our acceptance of any order submitted by you is expressly subject to your acceptance of the Tantaline CVD ApS Terms and Conditions, which may be evidenced solely by placement of a purchase order or by your acceptance of any services or products ordered. Any additional or conflicting terms or conditions in any document or communication you submit to us are hereby rejected and shall have no effect unless we agree to them in a writing signed and sent to you by our authorized representative.

Parts provided by and/or treated by Tantaline CVD ApS, its parent, and/or affiliates are manufactured solely for industrial use and are not intended for use in connection with any nuclear facility or activity nor for introduction into the human body. Purchaser shall save, hold harmless, and indemnify Tantaline CVD ApS for any and all damages resulting from the insertion of such parts in any human being or their use in any nuclear application.

Tantaline ApS reserves the right to charge Interest by late payment of 2% pr. month.