



Veritas Health Innovation Ltd
Level 10, 446 Collins Street, Melbourne Victoria 3000 Australia
www.covidence.org

Proposal & Order Form (Organisational Site License)

No. 2025-P-01447

LSMU – Lithuanian University of Health Sciences

Rector Rimantas Benetis
A.Mickevičiaus g. 9, 101 kab.
Kaunas, LT- 44307,
Lithuania
rektoratas@lsmu.lt

Proposal for Covidence Subscription

Thank you for your interest in Covidence, an online service dedicated to improving the production of systematic reviews so that decision-making can draw on the best available evidence. This proposal sets out our offer to provide access to Covidence to your organisation's users, via a 'software as a service' subscription.

Customer group details	LSMU
Plan Name	Pilot year organizational wide
Covidence access	Access to Covidence for the customer's users, comprising: <ul style="list-style-type: none">● Centralised Organisational Repository for pending and completed reviews● Administrative Portal for tracking and monitoring of organisational repository (reviews and authors)● Assignment of Account administrators● Unlimited Number of Reviews (Projects)● Unlimited Access (number of Users)● Unlimited number of Collaborators● Migration of existing reviews created by Bond patrons (upon request)● Unlimited Priority Support services for all users● Up to 3 customized Training Sessions Per Year● Customized Institutional link on the Covidence Knowledge Page (upon request)
Subscription term	Term of subscription - 14 months Term of the contract – 15 months.
Fees	Price of the contract: fixed price (Order No 1S-95 of the Director of the Public Procurement Office of 28 June 2017 on the Approval of the Methodology for Setting Pricing Rules (current version) p. 10.1). Payment Procedure: 1. The Supplier shall issue the Invoice only after both Parties have signed the Services Handover–Acceptance Act.



2. An electronic invoice that complies with the European Standard on electronic invoicing, as referenced in Commission Implementing Decision (EU) 2017/1870 of 16 October 2017 on the publication of the reference of the European standard for electronic invoicing and the list of syntaxes pursuant to Directive 2014/55/EU of the European Parliament and of the Council (hereinafter referred to as the European Standard for Electronic Invoicing), may be submitted by the Supplier using any chosen means.
3. An electronic invoice that does not comply with the European Standard for Electronic Invoicing may be submitted by the Supplier only through the General Information System for Invoice Administration (hereinafter referred to as SABIS).
4. The Buyer shall accept and process electronic invoices using the SABIS information system, except in cases of mobilization, war, or a state of emergency, during which disruptions to the SABIS system may prevent communication and exchange of information between the Buyer and the Supplier through SABIS.
5. Payment shall be made within 30 (thirty) calendar days from the date the Customer receives the invoice Access fee of **(\$12,834 USD)** for the first annual term of 14 months. Access fee is due at time of signing. Fee is invoiced on signed order and **payment is due 30 days after invoice**. This pricing offer expires if the order is not signed before **(one month after start date)**

If the terms of this proposal (including the general terms on the following pages) are acceptable, please sign below and email back to [REDACTED]. We will prepare an invoice to be sent to your finance department and will set up your account.

Accepted for the Customer:

[REDACTED]

Signed Medicinos akademijos
Prof. Rimantas Benetis kanclerė
Printed Name Prof. Daiva Rastenyte

Rector_
Title

2025 -12- 03

Date

Accepted on behalf of Veritas Health Innovation Ltd:

Signed by:
Sid Galada
8C60829300CC45C...

Signed

Sid Galada

Printed Name

CRO

Title

08-Dec-25

Date



Covidence – Customer Terms

Covidence is developed and provided by **Veritas Health Innovation Ltd**, an Australian not-for-profit company (referred to below as **us** or **we**). The Customer is the University, company or other organisation named in the proposal (referred to as **you**). By giving you this proposal, we offer to give your Users access to Covidence on the terms below. By signing this proposal, you accept that offer.

1. Contract

- 1.1 Once accepted, this proposal creates a contract between us, which covers Covidence and any related services we offer you. This proposal contains everything we have agreed about Covidence and what we will provide to you, and you are not relying on anything else we have said which is not stated in this proposal. This proposal overrides any other terms and conditions (including, for example, standard terms referred to in your purchase order or other document).

2. Definitions

Terms defined in the proposal have the same meaning when used in these terms. In addition, the following terms have the following meanings:

Covidence means the Covidence online systematic review platform accessible to Users via covidence.org.

Intellectual Property means all copyright, patents, inventions, trade secrets, know-how, product formulations, designs, circuit layouts, databases, registered or unregistered trademarks, brand names, business names, domain names and other forms of intellectual property.

Intellectual Property Rights means, for the duration of the rights in any part of the world, any moral rights, industrial or intellectual property rights, whether registrable or not, including in respect of Intellectual Property, applications for the registration of any Intellectual Property and any improvements, enhancements or modifications to any Intellectual Property registrations.

Review means a systematic review created in Covidence.

Review Data means data used in Reviews that is uploaded or input into Covidence by a User, including citations, inclusion and exclusion decisions, risk of bias assessments, characteristics of studies, results data and process data; but does not include derivative data such as analytics or data generated by Covidence.

Term means the term set out in the proposal.

Terms of Service means the terms on which Veritas makes Covidence available to all Users of the software, as varied by Veritas from time to time.

User means any registered user of Covidence.

- 1. a current student of the Institution (including undergraduates and postgraduates)
- 2.a contractor of the Institution; or
- 3. a member of staff of the Institution (whether permanent or temporary, including retired members of staff and any teacher who teaches students of the Institution)

3. Accessing and Using Covidence

- 3.1 Subject to the other terms of this contract, during the Term we will give you and your Users access to use Covidence. Your access is subject to the restrictions (if any) set out in the proposal (such as the number of Users, Reviews or sites). The Fee you pay us covers your authorized Users (i.e. Users from your own organisation); we will not charge your Users a separate access or usage fee.
- 3.2 In order to access Covidence, each User must register by giving us information we ask for, including a valid email address, and must accept our Terms of Service.
- 3.3 You agree to take reasonable steps to prevent unauthorized access to Covidence and to notify us promptly of any known or suspected unauthorized or wrongful use of Covidence.
- 3.4 You must not: (a) use Covidence for service bureau or time-sharing purposes or in any other way allow third parties (who are not authorized Users) to exploit Covidence; (b) provide Covidence passwords or other log-in information to any third party (other than authorized Users); (c) share non-public Covidence features or content with any third party; or (d) access Covidence in order to build a competitive product or service, to build a product using similar ideas, features, functions or graphics of Covidence, or to copy any ideas, features, functions or graphics of Covidence. If we suspect



any breach of this clause, we may suspend your access to Covidence.

- 4. Covidence ~~software-as-a-service~~ (SaaS)
 - 4.1 We will use all commercially reasonable efforts to: (a) continue to make Covidence available to you and your Users; (b) provide you and your Users with support services comprising: (i) online technical support; and (ii) revisions and enhancements to Covidence as and when they are made generally available. We will provide the support services in the manner as published on covidence.org and/or notified to Users from time-to-time.
 - 4.2 We will use all commercially reasonable efforts to provide access to Covidence with reasonable levels of reliability and uptime, however you acknowledge that: (a) use of Covidence depends on third-party services, including telecommunications and web hosting; (b) we do not warrant that access to or use of Covidence will be uninterrupted or error-free; and (c) we are not responsible if you or Users suffer loss because of interruptions to the availability of Covidence.
 - 4.3 Covidence is a cloud-based solution hosted by us (or our service providers) and is not installed locally on your or User's systems. As a hosted and managed service, we reserve the right to upgrade, maintain, tune, backup, amend, add or remove features, redesign, improve or otherwise alter Covidence. We will not do this in a way that would intentionally cause Users to lose access to Review Data or fundamentally decrease the usefulness of Covidence to the Users.
 - 4.4 Where we contract with a third party for them to host Covidence, we will ensure we have a written agreement with the third party which includes terms requiring them to protect any of your confidential information or Users' personal data, to the same extent of our obligations under this contract.
- 5. Fees
 - 5.1 You agree to pay us the Fees in the proposal, within 30 days of our invoice. Unless specified otherwise in the proposal, all Fees are payable annually in advance, from the start of the Initial Term. No refunds of Fees are offered other than as required by law. If your payment is overdue, we may suspend access to Covidence for you and your Users, by giving you at least two weeks' notice.
 - 5.2 If the Fees are based on a variable or maximum number of Users, Reviews/Projects or other metric as set out in the proposal, and you exceed the

maximum level/s, then you will pay our then-current Fees for the additional Users (or other metric).

- 5.3 The Fees are quoted exclusive of all taxes, duties and charges. If any tax is imposed, we will increase the invoiced amount to take account of any such taxes and will show the tax separately on our invoices.
- 6. Review Data
 - 6.1 Under our Terms of Service, Users retain ownership rights in their own Review Data, and they grant to us a license to use their Review Data for agreed non-commercial purposes of product enhancement. Covidence aims to further the methodological and procedural efficiencies of evidence reviews. Consistent with that license, we now grant to you a royalty-free and worldwide license to use, copy, modify and distribute Review Data of your organisation's Users, to the extent needed for you to manage how your organisation's Users access and use Covidence including exported data created by the review for use in thesis or publication. Your license continues so long as any of your Users have access to their Review Data on Covidence.
 - 6.2 The input and output formats to transfer data in and out of Covidence are limited to those available from time-to-time. You acknowledge that it is the User's responsibility to ensure that those formats are appropriate for their needs.
 - 6.3 You acknowledge that: (a) your Users are responsible for the accuracy, quality and legality of any content they upload to Covidence, and for who they allow to create, access and/or use their Review Data; (b) we are not liable for the content of Review Data; and (c) Users are responsible for regularly exporting their Review Data as a backup mechanism.
 - 6.4 If we believe that publication of any Review or Review Data may breach any third-party Intellectual Property Rights or other legal rights then we may prevent publication.
- 7. Privacy & Data Security
 - 7.1 If we have access to personal data of Users, then we will collect, use and store that data according to this agreement; and according to any applicable privacy or data protection laws.
 - 7.2 We will take commercially reasonable steps to ensure that; (a) data on Covidence is stored, backed up and transmitted according to generally accepted industry standards (including for security); and (b) your Users' Review Data is backed up and available



for download by them. If the User wants to work on or in any way modify the Review Data, then you will need to restart your subscription, or the User pay for their own account. However we do not promise that we can recover all of a User's Review Data from a specific period of time.

7.3 You accept that, as with all cloud based solutions, there is always a small risk of unauthorized disclosure or exposure of User data. We can't guarantee that your data (or User data) will not be exposed or disclosed through errors or the actions of third parties outside our control.

7.4 If you suffer loss or damage to your data (or User data) because we breach this contract or are negligent, then we will use reasonable commercial endeavors to restore the lost or damaged data from our back-ups; but we are not liable to you for damages for the lost or damaged data.

8. Intellectual Property

8.1 You acknowledge that Covidence is our Intellectual Property. This contract gives you the right to access the Covidence service but does not give you (or Users) any Intellectual Property license or rights in Covidence. You agree that your Users must not; (a) copy Covidence or the services that it provides for the User's own commercial purposes; or (b) copy, recreate, decompile, reverse engineer or otherwise obtain, modify or use any source or object code, architecture or algorithms contained in Covidence.

8.2 All content on Covidence (except Review Data) remains our Intellectual Property, including any source code, analytics, insights, aggregations, ideas, enhancements, feature requests, suggestions or other information provided by you or Users.

9. Liability

9.1 You acknowledge that each User uses Covidence at their own risk, and we are not responsible for the activities of any User. Any conditions, warranties or other terms which are not stated in this contract or which might be implied or incorporated into this contract are excluded to the fullest extent allowed by law, including any implied terms about satisfactory quality, fitness for purpose or the use of reasonable skill and care.

9.2 **If you have any claim against us relating to Covidence or our services, whether based on warranty, contract, tort, negligence, breach of statute or anything else, then you agree that: (a) we will not be liable for any incidental, consequential or indirect damages, personal injury, death, damage to property, loss of**

property, loss or corruption of data, loss of profits, goodwill, bargain, reputation or opportunity, loss of anticipated savings or any other similar loss whether or not we knew or should have known about it; and (b) if we are found liable for direct damages, our liability is capped at the total of the Fees you paid us in the 12 months before the act or omission giving rise to the claim.

10. Term & Termination

10.1 You may terminate your subscription at any time by giving us at least one month's written notice, however any pre-paid Fees are not refundable.

10.2 We may terminate (or, if we choose, suspend) your subscription by giving you written notice if:

- (a) One or more of your Users is in breach of the Terms of Service, or uses Covidence in a way which: harasses, defames, or defrauds a third party; breaches any law; or interferes with a third party's legal rights;
- (b) You are in breach of any term of this contract which is not cured within two weeks of us giving notice (or which we reasonably believe cannot be cured);
- (c) You become insolvent or bankrupt;
- (d) Something happens outside our control which has the effect that we are unable to keep providing you with access to Covidence - in which case we must give you at least one month's notice, and refund any pre-paid Fees on a pro-rata basis; or
- (e) We stop providing or supporting Covidence for our customers generally - in which case we must give you at least three months' notice, and refund any pre-paid Fees on a pro-rata basis.

10.3 When your subscription ends, your (and your Users') rights to access Covidence for the purpose of working on or in any way modifying the Review Data terminate. Users are still able to access Review Data for download for a reasonable time after termination. Termination does not affect any of the rights accrued by a party prior to termination, and the rights and obligations under clauses 6, 8, 9, 10 and 11 survive termination of this Agreement.

11. General

11.1 Interpretation. In this contract, words like *including, for example, such as* or similar expressions are to be interpreted as meaning *including, without limitation*. If a clause or part of a clause can be read in a way that makes it illegal, unenforceable or invalid, but can also be read in a way that makes it legal, enforceable and valid, it



must be read in the latter way. If any clause or part of a clause is illegal, unenforceable or invalid, that clause or part is to be treated as removed from this document, but the rest of this document is not affected.

- 11.2 You hereby grants Veritas a nonexclusive worldwide licence to use and display your trademarks, trade names and logos within Covidence for the purpose of customization for the duration of the term of the licence, and in marketing and public relations materials including the Covidence website, identifying you as a customer of Veritas, provided the written consent of the customer has been obtained in the advance of use. Veritas obtains no rights in your marks expect for the limited right described in the preceding sentence, and you retain all right, title and interest in your marks.
- 11.3 Variation & Waiver. No variation of this document will be of any force or effect unless it is in writing and signed by the parties to this document. The fact that a party fails to do, or delays in doing, something the party is entitled to do under this document, does not amount to a waiver of any obligation of, or breach of obligation by, another party. A waiver by a party is only effective if it is in writing.
- 11.4 Assignment. We may assign this contract as part of any corporate reorganisation or sale of our assets or business, provided: (a) the assignee agrees in writing to assume all our obligations under this contract, and (b) we give you written notice of the assignment.
- 11.5 Governing law. This contract is governed by the laws of Lithuania. Each of the parties submits to the non-exclusive jurisdiction of courts with jurisdiction there.

Herbas arba prekių ženklas/Logo or trademark

(Tiekėjo pavadinimas)/(Name of the supplier)

(Juridinio asmens teisinė forma, buveinė, kontaktinė informacija, registro, kuriame kaupiami ir saugomi duomenys apie Tiekėją, pavadinimas, juridinio asmens kodas, pridėtinės vertės mokesčio mokėtojo kodas, jei juridinis asmuo yra pridėtinės vertės mokesčio mokėtojas)/*Legal form of the entity, registered office, contact information, registry where data about the Supplier are accumulated and stored, name, legal entity code, value-added taxpayer code if the legal entity is a value-added taxpayer*

PASIŪLYMAS/OFFER
DĖL DUOMENŲ BAZĖS (COVIDENCE) PASLAUGŲ PIRKIMO/IN BEHALF FOR DATABASE
(COVIDENCE) SERVICE PURCHASE

Pildydamas šią formą tiekėjas turi pateikti visą žemiau prašomą informaciją. Jei tiekėjas 2 ir (ar) 3 punktu neužpildo arba juos išbraukia, laikoma kad jis sutarčiai vykdyti subtiekejų ar trečiųjų asmenų nepasitelks/pasiūlyme konfidencialios informacijos nėra./ When completing this form, the Supplier must provide all the information requested below. If the Supplier does not fill in or crosses out points 2 and/or 3, it is considered that they will not engage subcontractors or third parties in the execution of the contract / no confidential information is provided in the proposal.

Nr./No. _____

(Data/Date) 17 October 2025

Melbourne, Australia

(Sudarymo vieta/Place)

Tiekėjo pavadinimas (<i>Jeigu dalyvauja tiekėjų grupė, surašomi visi dalyvių pavadinimai:</i> <i>Atsakingasis partneris:</i> <i>Partneris Nr. 1:</i> <i>Partneris Nr. 2 ir t.t.):</i>)/ Name of the supplier: <i>(If there is a group of suppliers participating, all participants' names are listed:</i> <i>Responsible Partner:</i> <i>Partner No. 1:</i> <i>Partner No. 2, etc.):</i>)	Veritas Health Innovation Ltd (trading as Covidence)
Tiekėjo adresas (<i>Jeigu dalyvauja Tiekėjų grupė, surašomi visi dalyvių adresai</i>)/ Address of the supplier (<i>If a Supplier group is participating, the addresses of all participants are listed</i>)	Level5, 485 Latrobe Street, Melbourne VIC 3000 Australia
Tiekėjo juridinio asmens kodas (<i>Jeigu dalyvauja Tiekėjų grupė, surašomi visų Tiekėjų grupės narių juridinio asmens kodai</i>)/ legal entity code	ABN 69 606 412 944
Asmuo, atsakingas už pasiūlymą – vardas, pavardė arba Tiekėjų grupės narys, atstovaujantis grupei (<i>jei pasiūlymą teikia tiekėjų grupė</i>)/ Person responsible for the proposal - name, surname, or Member of the Supplier group representing the group (<i>if the proposal is submitted by a Supplier group</i>)	

Asmens, atsakingo už pasiūlymą – telefono numeris ir el. paštas arba Tiekėjų grupės nario, atstovaujančio grupei (<i>jei pasiūlymą teikia tiekėjų grupė</i>) telefono numeris ir el. paštas/ Contact information of the person responsible for the proposal - telephone number and email address, or telephone number and email address of the Member of the Supplier group representing the group (<i>if the proposal is submitted by a Supplier group</i>)	
--	--

1. Šiuo pasiūlymu pažymime, kad sutinkame su visomis pirkimo sąlygomis, nustatytomis kvietime/ **By submitting this offer, we hereby acknowledge that we accept all terms and conditions of purchase set forth in the invitation.**

2. Patvirtiname, kad/ **We confirm:**

2.1. sutarties vykdymui pasitelksiu subtiekęjus* (jei jie yra žinomi)/**supplier intends to use subcontractors for the performance of the contract (if they are known):**

Eil. Nr.	Pirkimo sutarties dalis, kurios vykdymui bus pasitelkiami subtiekęjai*/ <u>Part of the procurement contract for which subcontractor* will be engaged</u>	Subtiekęjo pavadinimas. Nurodoma: juridinio asmens kodas (jei pasitelkiamas juridinis asmuo), adresas arba nurodomas vardas, pavardė. el. paštas (jei pasitelkiamas fizinis asmuo)/ <u>Subcontractor's name. Includes: legal entity code (if a legal entity is engaged), address or name and surname specified, email address (if an individual is engaged).</u>
n/a	n/a	n/a

* Subtiekęjas – tiekėjo sutarties vykdymui pasitelkiamas trečiasis asmuo, kurio kvalifikacija tiekėjas nesiremia, kad atitiktų kvalifikacijos reikalavimus/***Subcontractor - a third party engaged by the supplier for the execution of the supply contract, whose qualification the supplier does not rely on to meet the qualification requirements.**

2.2. **sutarties vykdymui** naudosiuosi trečiųjų asmenų** (jei jie yra žinomi) priemonėmis/supplier intends to use third parties (if they are known):

Eil. Nr.	Pirkimo sutarties dalis, kurios vykdymui naudosiuosi trečiaisiais asmenimis**/ <u>Part of the procurement contract for which third parties** will be engaged</u>	Trečiojo asmens pavadinimas. Nurodoma: juridinio asmens kodas (jei pasitelkiamas juridinis asmuo), adresas arba vardas, pavardė. el. paštas (jei pasitelkiamas fizinis asmuo)/ <u>Name of the third party. Includes: legal entity code (if a legal entity is engaged), address or name and surname specified, email address (if an individual is engaged).</u>
n/a	n/a	n/a

** Trešieji asmenys, kurie tiesiogiai aktyviai, savo veiksmais neprisidės prie pirkimo vykdytojo poreikio įsigyti pirkimo objektą tenkinimo (tiesiogiai neteiks dalies paslaugų, nevykdys dalies darbų, tiesiogiai neprisidės prie prekių tiekimo, nepriims solidarios atsakomybės už sutarties vykdymą ar kitaip tiesiogiai nedalyvaus vykdant sutartį), priemonėmis (pavyzdžiui, tik išnuomos patalpas, išnuomos įrangą ar pan.)./** Third parties who will not directly and actively contribute to fulfilling the procurement buyer's need to acquire the procurement object (will not directly provide part of the services, will not perform part of the work, will not directly contribute to the supply of goods, will not assume joint responsibility for contract execution, or otherwise will not directly participate in executing the contract), through means (for example, solely renting premises, leasing equipment, etc.).

3. Šiame pasiūlyme pateikta ši konfidenciali informacija (pildyti tuomet, jei bus pateikta konfidenciali informacija./ This proposal contains the following confidential information (to be filled in if confidential information is provided):::

Eil.	Pateikto	Lapų skaičius/ Number of	Paiškinimas kokia konkrečiai
------	----------	--------------------------	------------------------------

Nr. /No	dokumento pavadinimas/ Title of the document provided	pages	informacija, esanti dokumente yra konfidenciali ir kodėl/ Explanation of specifically what information in the document is confidential and why ¹
n/a	n/a	n/a	no confidential information provided in this proposal

¹- Nurodant, jog informacija yra konfidenciali, prašome pateikti konfidencialumą įrodančius dokumentus ir argumentus. Visas Tiekėjo Pasiūlymas negali būti laikomas konfidencialia informacija. Tuo atveju, jei Lentelė ar atskiros jos eilutės nėra užpildomos, Komisija laikys, kad ta Pasiūlymo informacija arba atitinkama jos dalis nėra laikoma konfidencialia./when indicating that information is confidential, please provide documents and arguments proving confidentiality. The entire Supplier Proposal cannot be considered confidential information. If the Table or individual rows are not filled in, the Commission will consider that the information of the Proposal or the relevant part of it is not confidential.

Atkreipiame dėmesį, kad vadovaujantis VPĮ ir (arba atitinkamai), Konfidencialia negali būti laikoma informacija, kuri atitinka VPĮ 20 straipsnio 2 dalyje ir nustatytus požymius ir sąlygas, o Komisijai kilus abejonių dėl Tiekėjo Pasiūlyme nurodytos informacijos konfidencialumo, ji kreipiasi į Tiekėją su prašymu įrodyti nurodytos informacijos konfidencialumą. Per Komisijos nurodytą terminą (kuris negali būti trumpesnis kaip 3 darbo dienos) Tiekėjui nepateikus tokių įrodymų arba pateikus netinkamus įrodymus, laikoma, kad tokia Pasiūlyme nurodyta informacija yra nekonfidenciali./ Please note that information meeting the criteria set out in Article 20(2) of the Law on Public Procurement (LPP) and the established features and conditions cannot be considered confidential. If the Commission doubts the confidentiality of the information provided in the Supplier Proposal, it will request the Supplier to prove the confidentiality of the specified information. Within the period specified by the Commission (which cannot be shorter than 3 working days), if the Supplier fails to provide such evidence or provides inadequate evidence, it is considered that the information specified in the Proposal is non-confidential.

4. Mes siūlome pirkimo objektą už šią kainą/We offer the following procurement object for this price:

Eil. Nr./ No	Pirkimo objekto pavadinimas/ Title of the procurement object	Mato vienetas/Unit	Kiekis/Quantity
1.	Straipsnių atrankų ir publikacijų duomenų bazės Covidence paslaugos 14 mėn. laikotarpiui / article selection and publications database Covidence services for the period of 14 months	Vnt./Unit	1
Valiuta/ Currency			USD
Bendra pasiūlymo kaina be PVM (skaičiais)/ Total price of the tender, excl. VAT (in numbers)			\$12,834
PVM suma (skaičiais)/amount of VAT(in numbers)			0.00 Supplier established in Australia – outside the scope of Lithuanian VAT
Bendra pasiūlymo kaina su PVM/ Total price of the tender, incl. VAT (in numbers)			\$12,834

Pastabos:

- a) Bendra pasiūlymo kaina su PVM pasiūlyme nurodoma suapvalinta, paliekant ne daugiau kaip du skaitmenis po kablelio/the total proposal price including VAT is rounded to leave no more than two digits after the decimal point.;
- b) tais atvejais, kai pagal galiojančius teisės aktus tiekėjui nereikia mokėti PVM, Tiekėjas gali nepildyti eilutės „PVM suma (skaičiais)“, tačiau turi nurodyti priežastis, dėl kurių PVM nemoka: Supplier is an Australian entity (Veritas Health Innovation Ltd) not registered for VAT in Lithuania; therefore, VAT does not apply. (nurodomos priežastys);/

In cases where the applicable law does not require to pay VAT to the supplier, the supplier does not fill in the relevant columns in the table of the proposal and indicates the reasons for not paying VAT:.....:

c) bendra pasiūlymo kaina turi atitikti sudėtinių dalių sumą/ The total proposal price must correspond to the sum of the components;

d) jei bendra pasiūlymo kaina yra didesnė už pirkimui skirtą lėšų sumą, t. y. 13.500,00,00 Eur be PVM, tiekėjo pasiūlymas bus atmestas/ If the total proposal price exceeds the allocated amount for the purchase, i.e., 13.500,00 EUR excluding VAT, the supplier's proposal will be rejected;

- ✓ Teikdami šį pasiūlymą, mes patvirtiname, kad į mūsų pasiūlymo kainą įskaičiuotos visos išlaidos ir visi mokesčiai, ir kad mes prisiimame riziką už visas išlaidas, kurias, teikdami pasiūlymą ir laikydamiesi pirkimo dokumentuose nustatytų reikalavimų, privalėjome įskaičiuoti į pasiūlymo kainą/In submitting this proposal, we confirm that all expenses and taxes are included in our proposal price, and that we assume the risk for all expenses that we were obliged to include in the proposal price while complying with the requirements set forth in the procurement documents;
- ✓ Taip pat mes patvirtiname, kad visa pasiūlyme pateikta informacija yra teisinga, atitinka tikrovę ir apima viską, ko reikia visiškam ir tinkamam sutarties įvykdymui/ We confirm that all information provided in the proposal is accurate, reflects reality, and encompasses everything necessary for the complete and proper execution of the contract;
- ✓ Patvirtiname, kad pirkimo objektas atitinka konkurso sąlygų priede Nr. 1 pateiktoje techninėje specifikacijoje nurodytus reikalavimus/ We affirm that the procurement object complies with the requirements specified in the technical specification provided in Annex No. 1 of the tender conditions;
- ✓ Patvirtiname, kad pirkimo sutartį vykdys tik teisę verstis atitinkama veikla turintys asmenys/ We confirm that the procurement contract will be executed only by individuals authorized to engage in the respective activity.
- ✓ Patvirtiname, kad tiekėjui nėra paskirta baudžiamojo poveikio priemonė – uždraudimas mano atstovaujama juridiniam asmeniui dalyvauti viešuosiuose pirkimuose/we confirm that criminal punishment have not been imposed on the supplier – prohibiting the legal entity I represent to participate in public procurement procedures.

5. Kartu su pasiūlymu pateikiami šie dokumentai:

Eil. Nr.	Pateiktų dokumentų pavadinimas/ <u>Title of the submitted document</u>	Dokumento puslapių skaičius/ <u>Number of pages in a document</u>
	Covidence Proposal License 2025	6
1		

6. Pasiūlymas galioja/The proposal is valid until: 23 October 2026

(pasiūlymas turi galioti ne trumpiau kaip 90 dienų nuo pasiūlymų pateikimo termino pabaigos. Jeigu pasiūlyme nenurodytas jo galiojimo laikas, laikoma, kad pasiūlymas galioja tiek, kiek numatyta kvietime/The proposal should valid not less than 90 days from the deadline for submission of proposals. If the proposal does not specify its validity period, it is valid for the duration indicated in the invitation).

Chief Revenue Officer
(Tiekėjo arba jo įgalioto asmens pareigų
pavadinimas/ Title of suppliers authorized
representative)


(Parašas/signature)

Sid Galada
(Vardas ir pavardė/Name
and surname)