ALL BLANKS MUST BE FILLED COMPLETELY

Prepared by: ___ STAT _________ For: _Campus Initiatives ____________

Department/Unit: _____________ College: _NSU _________ Campus: _NSU Community

Which NSTEP Goals/Objectives does this project meet? ______ 1 - 10

Proposal Requested Amount:$ _____ 286,698.90 ______ Budget Attached (circle one): YES/NO

1. Describe target audience.
All students enrolled at Northwestern State University.

2. Describe project/initiative for which you are requesting funds.
To purchase equipment to be used by and for all NSU students.

3. State measurable objectives that will be used to determine the impact/effectiveness of the project.
The equipment will directly impact all students on the Natchitoches, Alexandria, Shreveport and Ft. Polk Campus. This initiative will also benefit on-line students.

4. Indicate how each project objective will be evaluated.
The effectiveness of system will be evaluated by the students on and off campuses in the academic coursework.

5. If funded, which NSTEP objective(s) will this funding of this project advance? How will funding of the project advance the University and College/unit technology plan?
Objectives 1 – 10 will be enhanced.

6. Provide a justification for funding of this project. Estimate the number of students that will be served per academic year and in what ways. Please also indicate any unique needs of the target group.
This project will directly affect all students on all NSU campus and on-line students to better prepare them for coursework related technologies.
7. List those individuals who will be responsible for the implementation of the project/initiative and indicate their demonstrated abilities to accomplish the objectives of the project.

Jennifer Long, Instructional Technology – will serve as project manager

8. Describe any personnel (technical or otherwise) required to support the project/initiative.

Instructional Technology will provide all technical support necessary.

9. Provide a schedule for implementation and evaluation.

Funding – October
Purchase – October/November
Installation – Spring Semester

10. Estimate the expected life of hardware and software. Explain any anticipated equipment/software upgrades during the next five years.

The hardware should have a life span from 5 years.

11. Explain in detail a plan and policy that will be in place to ensure property security/controls for any equipment received through a Student Technology Fee. If you are requesting equipment that will be either/or checkout to students or moved within the department, you must provide a checkout/loan policy.

The department will follow policies and procedures in place by the university.

12. Below is a detailed budget.

<table>
<thead>
<tr>
<th>Department</th>
<th>Description</th>
<th>Cost/Each</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cenla campus Initiative</td>
<td>Student lab printers/fax/copier</td>
<td>$4,740.37</td>
<td>$ 4,740.37</td>
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<tr>
<td>Leesville campus Initiative</td>
<td>Student lab printers</td>
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<td>$10,185.94</td>
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<td>Shreveport campus Initiative</td>
<td>CamScanners</td>
<td>$579.79 x 10</td>
<td>$ 5,787.90</td>
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<tr>
<td>Natchitoches Campus</td>
<td>Life Science Initiative $183,959.30; Watson Library SMART tables and SMART</td>
<td>$264,893.00</td>
<td>$264,893.00</td>
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<td></td>
<td>room $17,536; CAPA Initiative $63,397.70</td>
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<td>WRAC TV replacement</td>
<td>TV/ Mount</td>
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<td><strong>$286,698.90</strong></td>
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<tr>
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<tr>
<td>Electronic HP Care Pack Next Business Day Hardware Support with Defective M</td>
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<td>Louisiana H</td>
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<tr>
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<tr>
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<tr>
<td>HP 65X - High Yield - cyan - original - LaserJet - toner cartridge</td>
<td>In Stock</td>
<td>Louisiana H</td>
<td>2</td>
</tr>
</tbody>
</table>

Order Summary

**Subtotal:** $14,482.90

Tax and Shipping calculated at checkout.

**Lease Option Pricing:** $406.82 / Month

- **Quote**
WE GET GETTING RESULTS

With full-stack expertise, CDW helps you design, orchestrate and manage technologies that drive business success.
Shopping Cart

Delivery based on .......

1804-C MACARTHUR DRIVE ALEXANDRIA POWER CENTER ALEXANDRIA, LA 71301 .......

⚠ Changes to your cart may have affected item availability and price. Please review your cart for any updates.

Brother® TN760 High-Yield Black Toner Cartridges, Pack Of 2 Cartridges
Item # 9317685

☐ Subscribe

1 $153.99 / each

☐ Next Business Day Delivery if ordered before 5pm

☐ Ready for pickup today
Alexandria, Store #349
In Stock

Canon CanoScan LiDE 400 Color Flatbed Scanner
Item # 6844323

☐ $89.99 / each

☐ Next Business Day Delivery if ordered before 5pm

Add a Protection Plan
Details

☐ 3-Year Protection Plan | $19.99

☐ 2-Year Protection Plan | $13.99

1 of 3 9/14/21, 11:12 AM
This item is available to ship: Nov 5 - Nov 12, 2021

Brother® MFC-L2710DW Wireless Monochrome (Black And White) Laser All-In-One Printer
Item # 285674

Add a Protection Plan
Details
☐ 3-Year Protection Plan | $39.99
☐ 2-Year Protection Plan | $29.99

Boise® X-9® Multi-Use Copy Paper, Letter Size 8 1/2" x 11" Ream Of 500 Sheets

Help strengthen small businesses through the National Urban League and the U.S Hispanic Chamber of Commerce with your donation.
Learn more
Customer Quote

Customer: 0001365076
NORTHEASTERN STATE UNIVERSITY
1800 LINE AVE
SHREVEPORT, LA 71101-4612

Date: 09/01/2021
Sales Rep: Clausen, Noel (1083)
nclausen@medline.com

This pricing is valid until 10/1/2021 unless otherwise specified. Exact freight and tax will be added at the time of invoice.

<table>
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<tr>
<th>Product Image</th>
<th>Product #</th>
<th>Product Name</th>
<th>Product Description</th>
<th>Pkg / Order UoM</th>
<th>Pkg Price</th>
<th>Quoted Qty</th>
<th>Extended Price</th>
</tr>
</thead>
</table>
| ![Product Image](image) | MKA0697 | VENIPUNCTURE,ADVANCED,TRAINING AID | • Training aid allows practice to find veins of any size at any depth  
• Designed with up to four veins of various sizes and depths  
• Skin rolls as vein is palpated and a pop is felt as needle enters vein  
• Provides realistic flashback of simulated blood, confirming proper needle placement  
• Back doubles as cover to protect tissue block when not in use | 1 EA / EA | $578.79 | 10 | $5,787.90 |

In some cases, images may be stock and not representative of final product.

Estimated Total $5,787.90
August 13, 2021

To the selection committee,

Below is a list of equipment that the School of Biological and Physical Sciences is requesting from student technology:

1) **IDEXX Procyte One and Catalyst One Blood Analyzers.** The IDEXX Procyte One and Catalyst One are blood analyzers that are common in veterinary practices and used for preventive health, diagnostic procedures, and preanesthetic blood profiles. The Procyte One performs complete blood counts (CBC) to test for anemia, infection, and platelets needing for proper blood clotting. The Catalyst One is a blood chemistry analyzer that tests liver and kidney function, blood glucose, blood proteins, and electrolytes. Students need to be familiar with running CBC’s and blood chemistry profiles as they are now considered “standard of care” in veterinary hospitals, and we must have preanesthetic results for surgery lab patients during the spring semesters. It will be used by students in VTEC 3191 Veterinary Hospital Technology 1 and VTEC 3201 Veterinary Hospital Technology 2. There are typically 30-36 students in VTEC 3191 and 15-25 students in VTEC 3201 during each semester that they are offered. Our accreditation review is occurring this fall, and they will want to know what diagnostic capabilities we have available. The department has a 10-year-old hematology analyzer that is entering the later stages of its expected life span. The department had a dated blood chemistry analyzer from a different manufacturer that quit working during the spring 2021 semester. The manufacturer says that it is unrepairable since it is now considered out of date. To allow surgery labs in VTEC 3201 to be performed during the spring 2021 semester, we had to drive blood samples to a local veterinary hospital to analyze samples and receive results. This slowed the preparatory process, and students were not getting the experience of running blood panels themselves. The acquisition of these blood analyzers would improve student training and understanding as well as provide valuable diagnostic information about our patients. This brand of blood analyzers would allow linkage into the current system of other diagnostic analyzers that are present in the program.

**Quoted cost:** $36,049

2) **Midmark Vetpro Complete Mobile Imaging Station:** The Midmark Vetpro Complete Mobile Imaging Station includes a mobile X-ray generator, a digital #2 sensor, and a laptop with necessary software to receive and modify the images from the sensor. The veterinary industry is transitioning away from film radiography into digital radiography. It is similar to systems that would be found in advanced veterinary practices that are more likely to hire registered veterinary technicians such as those completing this program. Dental radiography is considered “standard of care” when performing dental prophylaxis and other dental procedures. Currently, radiographs must be taken of the dental patients on the third floor dental lab and be brought to the

DEDICATED TO ONE GOAL, YOURS.
first floor for development while the patient is under anesthesia. With a digital system such as this, radiographs will be able to be taken either in the radiology lab on the first floor or in the dental lab on the third floor. The images are seen immediately, and the radiographic technique can be adjusted via the included software. This often means less exposures are needed to have an acceptable diagnostic image. There is also less radiation exposure with digital radiography, so it is safer for students and personnel. This equipment would be used by students in VTEC 3701 Veterinary Radiology and VTEC 3201 Veterinary Hospital Technology 2. There are typically 15-25 students in each of these courses during the spring semesters. This equipment will be used multiple times each week by a variety of students in these courses. The goal to upgrade to this type of dental radiology system has been noted in the self-study report sent to the American Veterinary Medical Association Site Visit Committee that handles accreditation review.

Quoted cost: $13,597

3) **Laboratory Plate Readers:** We recently submitted a SGA grant in December to the for new laboratory plate readers, though we never received a response whether the grant was funded or not. When the grant was released it noted on the application instructions that multiple applicants can go in together (up to $5000 limit) to purchase equipment our goal was to "enhance educational and technical skills" for our students. This equipment is so important to our laboratory classes that five professors went in together to see if we could get funding for two microplate readers. One would be located in the microbiology laboratories in Kyser Hall and the other one would be in the genetics laboratory in Bienvenu Hall, as we currently have two non-functioning plate readers. These are such a pivotal piece of equipment that we simply cannot teach certain aspects in laboratory classes without them. At this time we are going to move to using youtube videos and simulations until we can secure new plate readers for hands on training exercises.

Quoted cost: $22,045

4) **Ion Chromatography:** We have been trying to obtain this system since 2015. This instrument is simply an industry standard for measuring the ions in solution. This is a very common piece of equipment in any biological or chemical laboratory. Currently, our students do not get to learn how to use or operate this equipment making them less marketable. If there is funding available please consider affording our students a chance to learn how to develop applicable skills and give them a chance to learn how to use this common industry standard instrument. **Quoted cost: $31,289**

5) **Cyrostat for Routine Histology:** If our department has a cryostat we will use it in my aspects of study. In research, we would use it to identify cell structures doing staining such as H&E and PicroSirius Red. Our students would learn a skill that could greatly help them in any specialty in the medical community. Also, we could use them in a number of laboratory classes such as Immunology, Histology, Veterinary Technology, and Anatomy and Physiology reaching around 100+ students. It will be used with our Fluorescence microscopes and other imaging materials in the department. **Dedicated to one goal. Yours.**

DEDICATED TO ONE GOAL. YOURS.

A Department of the College of Arts and Sciences

Phone: 318-357-3523 | Fax: 318-357-4518 | Bienvenu Hall | Natchitoches, LA 71497 | Email: Bio_Sci@nsula.edu | biology.nsula.edu
settings have a cryostat at their disposal and our students could benefit with the skills and the experience with it for jobs outside of the department.
Quoted cost $26,875

6) **ChemiDoc MP Imaging System.** This would be a equipment upgrade for our biochemistry, microbiology, molecular, histology, and genetics laboratories. Our current molecular imager cannot be updated or serviced and often has communication errors. Thus, this system will allow us to teach biochemistry laboratory again and increase the experiments we can do in genetics, molecular, and histology laboratory activities.
Quoted cost $41,304

7) **Discover 2.0 Microwave Synthesizer.** Acquisition of the Discover 2.0 Microwave Synthesizer will impact several research programs in the physical science department. This will allow the students and faculty to create microwave-assisted synthesis of metal sulfide nanostructures. Existing research is currently ongoing in multiple labs in physical science, but to obtain reproducible results, temperature of the system and microwave frequency consistency are highly desired. Several students involved in this research project have presented preliminary results in regional conferences. They utilize infrared, UV-Vis and fluorescence spectroscopy to characterize the materials generated from this method. This will be used in a variety of physical science courses including our new QEP – capstone classes.
Quoted cost $20,800

The School of Biological and Physical Sciences will cover the cost of any additional computers, consumables, maintenance, expenses, that would come from this equipment.

On behalf of the Faculty of the School of Biological and Physical Sciences thank you for your time,

Christopher N. Lyles
-Director of the School of Biological and Physical Sciences
NORTHWESTERN STATE UNIVERSITY • 135 SAM SIBLEY DR • NATCHITOCHES, LA 71497 US

MY ORDER

In-House Instruments

<table>
<thead>
<tr>
<th>ITEM</th>
<th>PRICE</th>
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<tbody>
<tr>
<td>ProCyte One Analyzer</td>
<td>$19,995</td>
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<tr>
<td>Catalyst One Analyzer</td>
<td>$11,995</td>
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<tr>
<td>IDEXX VetLab Station</td>
<td>$1,995</td>
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<tr>
<td>Delivery Fee: VetLab Dx</td>
<td>$499</td>
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<tr>
<td>Instrument Starter Packs</td>
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<tr>
<td>Catalyst One Connectivity</td>
<td>$358</td>
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*Wireless Router and Components • IVLS Printer with USB Cable • VetConnect PLUS

In-House Accessories

<table>
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<tr>
<th>ITEM</th>
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<tbody>
<tr>
<td>ProCyte One Starter Pack</td>
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IDEXX Care Plus (Quarterly)

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<tr>
<th>ITEM</th>
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<tbody>
<tr>
<td>ProCyte One • Catalyst One • IVLS</td>
<td>$36,049.30</td>
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</tbody>
</table>

Billed Quarterly by IDEXX

Total Price* | $36,049.30

Total Discount‡ | ($8,000)

Due at Install§ | $28,049.30

‡ taxes not included

Congratulations on your participation in the following:

☑ All IDEXX instruments include a one-year warranty

Accompanying Documents: ProCyte One® Hematology Analyzer Sales Addendum

Your purchase and use of the products and services set forth in this Order Form and Sale Receipt is subject to the One IDEXX Master Terms and Schedules (https://www.idexx.com/en/about-idexx/terms-of-sale/one-idexx-master-terms/) (the "Master Terms").

Upon acceptance by IDEXX, this Order Form and Sales Receipt is a binding agreement between the practice named above and IDEXX Distribution, Inc. on behalf of itself and its affiliates. By signing below, you acknowledge receipt of the Master Terms and the documents referenced above that accompany this Order Form and Sales Receipt, and you agree to the terms stated above and in the Master Terms and the accompanying documents, and you represent that you are authorized to sign these documents on behalf of the practice, and that the doctor listed below holds a valid license to practice veterinary medicine at the location where the equipment will be used. These documents may be modified only by written agreement. Your order is subject to approval at IDEXX's home office. A facsimile or electronic version of your signature on this Order Form and Sales Receipt and any accompanying documents when received by us shall be binding upon you, for all purposes, as if originally signed.
IHD Install Date

Principal's Name and Title*  Principal's Signature *  Today's Date

Doctor's Name

* Required fields
ProCyte One® Hematology Analyzer Sales Addendum

Congratulations on your decision to purchase an IDEXX ProCyte One® Hematology Analyzer (the "Analyzer"). Please read this IDEXX ProCyte Sales Addendum ("Addendum") carefully and feel free to ask us any questions you may have.

You have agreed to purchase the Analyzer on the terms in your sales contract documentation ("Contract") which includes without limitation our order form, this Addendum and our One IDEXX Master Terms ("Master Terms").

Pay Per Run
IDEXX will provide you without any additional charge, consistent with your anticipated consumption rate, the consumables required to operate the Analyzer. You will be charged IDEXX’s then-current list “Pay Per Run” fee ("PPR Fee") each time you run the Analyzer successfully, invoiced monthly. IDEXX will also provide you quality-control products, at IDEXX’s then-current fee ("SmartQC Fee"), as required to operate the Analyzer. The PPR Fee and SmartQC Fee pricing may periodically change as our list prices change (generally annually). We will notify you when your prices are changing.

SmartService™ Solutions Connection Requirement
Use of the Analyzer requires a connection between the Analyzer and IDEXX SmartService™ Solutions ("SmartService") as well as your IDEXX Vetlab® Station. It is your sole responsibility to ensure SmartService is activated and connected when running tests on the Analyzer.

Additional Terms
The Analyzer contains embedded software required to operate it. Upon purchase of the Analyzer you have a non-exclusive, revocable right to use the embedded software solely to operate the Analyzer for so long as you own it (the "Right"). The Right is subject to other terms of the Contract, and conditioned on payment of the PPR Fees and SmartQC Fees and connection of the Analyzer to SmartService as described above. The Right is transferable along with ownership of the Analyzer in accordance with the Contract.

IDEXX is here to support your practice and our shared commitment to better veterinary care, and has entered into this Addendum in good faith expecting you to meet your obligations as you expect of us. If you fail to maintain the connection with SmartService and your IDEXX Vetlab® Station (as applicable) or fail to pay your PPR Fees and SmartQC Fees, and we are unable to resolve the matter amicably in what we believe is a reasonable timeframe, without prejudice to any other rights and remedies granted or available to IDEXX under the Master Terms or otherwise, IDEXX may invoice you the PPR Fee and SmartQC Fees for any consumables provided to you less the number of Analyzer runs made according to our records, revoke the Right and disable your access to the embedded software without further liability to you, and IDEXX shall be under no obligation to provide the Right or access to the embedded software while SmartService or your IDEXX Vetlab® Station (as applicable) remains disconnected due to your act or omission or while the invoice(s) concerned remain(s) unpaid.

By signing below, you agree to the terms of this Addendum. If there are any conflicts between this Addendum and other terms of the Contract, this Addendum governs. This Addendum is not binding on IDEXX until it is accepted by signing below.

IDEXX DISTRIBUTION, INC.

Practice Name: NORTHWESTERN STATE UNIVERSITY

Signature: ________________________________

Sales Rep Name: ____________________________

Date Signed: ______________________________

Signature: ________________________________

Signer’s Name: _____________________________

Signer’s Title: ______________________________

Date Signed: ______________________________
Thank you for the opportunity to provide you this quote. Let me know what else I can do to assist you.

This bid is valid for 30 days and subject to manufacturer's price increases.

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<thead>
<tr>
<th>Item Description</th>
<th>Item#</th>
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<th>Quote Price</th>
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<td>MIDMARK CORP</td>
<td>$17,482.00</td>
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<td>$13,597.11</td>
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</table>
Thank you for the opportunity to provide you this quote. Let me know what else I can do to assist you. 

This bid is valid for 30 days and subject to manufacturer's price increases.

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<td>$13,597.11</td>
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VetPro Complete Mobile Imaging Station, with Laptop and Tray, Size 2 Sensor

This proposal does not include sales tax or drop-ship freight costs.
Quotation Number:
QQ46632-CPQ20

Date: 12/01/2020
Dr. Jerry Brunson
Northwestern State University
175 Sam Sibley Dr
Natchitoches LA 71497
Phone: 3183575099
Fax:
Email: brunsonj@nsula.edu

Bio-Rad 2000 Alfred Nobel Drive, Hercules, CA 94547
Phone Number: 1-800-224-6723 (1-800-BIORAD)
FAX #: 1-800-883-1867 or 1-510-741-6373
Email Address for Order Placement: usorders@bio-rad.com
Email Address for Order Inquiry: ask_customer_care@bio-rad.com

Quote Expiration Date: 12/31/2020
Payment Terms: Net 30 Days
Sales Rep: Omar Qazi
omar_qazi@bio-rad.com

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<td>xMark™ Microplate Absorbance Spectrophotometer PC or Mac, includes built-in</td>
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<td>$7,097.00</td>
<td>$7,097.00</td>
<td>$16,495.00</td>
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<td>incubator, plate shaker, Microplate Manager® 6 software (#168-9520), USB2 cable</td>
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<tr>
<td>1681135</td>
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<td>iMark™ Microplate Absorbance Reader 100/240 V, includes 415, 450, 490,</td>
<td>$7,453.00</td>
<td>$2,203.00</td>
<td>$2,203.00</td>
<td>$5,250.00</td>
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<td>595, 655, and 750 nm filters, plate shaker, onboard software and thermal</td>
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<td></td>
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<td>printer, printer paper, USB and power cables, Microplate Manager™ 6</td>
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</table>

Sub Total: $21,745.00
Estimated Packaging: $0.00
Estimated Freight: $300.00
Estimated Total: $22,045.00

Notes
External computer needed to drive instrument.

Please mention the quotation number QQ46632-CPQ20 when placing an order.
BIO-RAD LABORATORIES, INC.

STANDARD TERMS AND CONDITIONS OF SALE

These Standard Terms and Conditions of Sale set forth the terms and conditions that apply to all sales of goods and services by means of a purchase order or other written order ("PO") received by Bio-Rad Laboratories, Inc. or an affiliate in its global group of companies ("Bio-Rad") to the entity identified in the PO as the buyer ("Buyer"). The terms and conditions included with Bio-Rad’s written quotation (if any) ("Quotation") and acknowledgment of the PO or invoice with shipment ("Invoice") are incorporated herein by reference, and such terms and conditions together with these Standard Terms and Conditions of Sale and including any written contract between the parties are referred to herein as the "Agreement." Notwithstanding anything herein to the contrary, if a written contract signed by both parties is in existence covering the sale of the Goods and Services, the terms and conditions of said contract shall prevail to the extent they are inconsistent with the terms of the Quotation, PO, Invoice or these Standard Terms and Conditions of Sale. The Agreement is formed between the Bio-Rad entity listed on the Quotation or Invoice and Buyer when the Buyer receives confirmation that Bio-Rad has accepted the PO.

1. Agreement. Bio-Rad or its affiliate shall provide the products ("Goods") or "Products") and perform the services ("Services") described in a Quotation in accordance with the terms and conditions of this Agreement, by submitting a PO, accepting shipment of Goods or the commencement of the performance of Services. Buyer shall be bound by the provisions of this Agreement, whether Buyer acknowledges or otherwise signs this Agreement or the Invoice, unless Buyer expressly objects to such terms in writing prior to accepting the Goods or commencing the performance of Services. This Agreement may not be added to, modified, superseded, or otherwise altered, except in writing signed by an authorized Bio-Rad representative. Bio-Rad shall not be bound by any different or additional terms or conditions (a) contained in any POs, pre-printed forms, online agreements, or in any other documents or communications issued by Buyer, or (b) arising from prior course of dealing, usages of trade, or verbal agreements not reduced to writing and signed by Bio-Rad. Any such different or additional terms or conditions are hereby rejected, and shall be deemed null and void, without the need for Bio-Rad to expressly reject such terms. To the extent that an Invoice might be treated as an acceptance of Buyer’s PO, such acceptance is expressly made on condition of assent by Buyer to the terms and conditions of this Agreement, and Buyer’s acceptance of the shipment of the Goods or commencement of the performance of Services shall constitute such assent. Any supplemental terms, such as label licenses or field restrictions included with the sale of goods or services hereunder, shall be in addition to, and if in conflict, shall take precedence over the conflicting terms of this Agreement.

2. Changes. Bio-Rad may at any time make changes in the specifications, designs, drawings, samples, qualities, prices, terms, conditions, requirements or descriptions to which the Goods or Services are to conform. Bio-Rad shall not be bound by the descriptions or specifications of the Goods or Services, or any other information contained in, any advertisement, publication, booklets or pamphlets of Bio-Rad. If any such change causes an increase or decrease in the cost of or the time required for the performance of any part of the work under the Agreement, then Bio-Rad and Buyer shall discuss in good faith whether a written modification should be made to the Agreement to adjust the price or delivery schedule, or both. Any claim by Buyer for such an adjustment must be made in writing within thirty (30) days of the receipt of any such notice provided by Bio-Rad. Nothing in this clause shall excuse Buyer from proceeding without delay to perform the PO as changed.

3. Cancellations. A PO constitutes a firm offer and may not be revoked or canceled at any time. Bio-Rad hereby reserves the right to reschedule any delivery or cancel any PO issued at any time and Bio-Rad shall not be subject to any changes or other requests as a result of such cancellation.

4. Shipment. All Goods shall be suitably packed in Bio-Rad’s standard shipment packaging, marked, and shipped in accordance with Bio-Rad’s applicable specifications (or if no specifications are provided, in accordance with reasonable commercial practice) using a carrier of Bio-Rad’s choice. Goods may be shipped, depending on lead time and availability, in installments. Each installment shall be invoiced and considered a separate sale. Unless otherwise agreed, Buyer shall clear any imported Goods at the point of import and pay all relevant duties. Delivery terms (Incoterms 2010) shall be set forth in any Quotation.

5. Delivery. Bio-Rad shall make a commercially reasonable attempt to deliver the Goods at the time stated in the order confirmation (when applicable) but such dates are estimates only and are not guaranteed. Such dates shall not constitute a term or condition of the Agreement between Bio-Rad and Buyer. Bio-Rad accepts no liability whatsoever to meet such dates and such failure shall not entitle Buyer to repudiate or cancel a PO. If Bio-Rad delivers any Goods in quantities that are less than the quantities specified in the PO, Buyer shall notify Bio-Rad of the discrepancy and Bio-Rad shall deliver the confirmed missing allotment of Goods. If Bio-Rad delivers any Goods in quantities in excess of the quantities specified in the PO, Buyer shall return the amount of the overshipment to Bio-Rad or notify Bio-Rad of intention to retain such overshipment. Buyer shall pay for those quantities of Goods actually accepted by Buyer.

6. Inspection. Buyer shall immediately inspect all deliveries for damage upon receipt and if any damage is noticed, Buyer shall accept the shipment only after the carrier has stated the damage on both carrier’s and Buyer’s copies of the delivery receipt. Buyer shall promptly inspect all shipments for concealed shipping damage, defects, or shortages, and notify Bio-Rad of any such damage, defect, or shortage. Buyer’s notice to notify Bio-Rad within seven (7) days of delivery of (or Buyer’s non-receipt of the Goods in the case of non-delivery) of defects or shortages reasonably discovered upon inspection will be a waiver of any right to make any claim relating to the defective or missing Goods, including, without limitation, under the warranty set forth herein.

7. Acceptance. [Unless otherwise agreed in writing by the parties, or as required by law, acceptance shall be deemed to be effected seven (7) days after the date of delivery or installation of the Goods or performance of the Services.) No Goods returns will be accepted without the prior approval of Bio-Rad. All claims must be received within 7 days following receipt of the Goods. Buyer must obtain a return authorization number and return the Goods by the specified carrier following the approved temperature guidelines. The Goods must be returned in original condition. Bio-Rad reserves the right to charge a restocking fee for conformance Goods.

8. Prices and Payment. All prices for the purchase of Products or Services from Bio-Rad are in the currency stated on the Invoice and are exclusive of all taxes, excises, freight and insurance. Buyer shall be liable for such taxes, excises, freight and insurance and those will appear as a separate item on Bio-Rad’s invoice. If no price is stated, the price shall be Bio-Rad’s then current published price applicable in the country where the Buyer is located. Prices do not include installation and training, unless otherwise stipulated in writing. Payment shall be made as set forth in the Quotation or Invoice (and in no event more than thirty (30) days from date of Invoice). In the event of a reasonable dispute, Bio-Rad may, in its sole discretion, stay enforcement of collections beyond thirty (30) days. Bio-Rad may change the terms of credit provided in its sole discretion, or deny the extension of credit altogether.

9. Overdue Accounts. If Bio-Rad incurs legal and/or collection agent costs in relation to Buyer’s overdue account, then Bio-Rad has the right to charge such costs to the Buyer’s account. In addition to these costs, Bio-Rad may charge interest on overdue accounts at the rate of 1.5% per month or 18% per annum, or such lower amount as required by law, from the date at which the account becomes overdue.

10. Limited License. Subject to the Agreement, and to the terms and conditions of any license provided by Bio-Rad that is specific to a particular product (which shall govern with respect to such product in the event of conflict with the terms hereof), Bio-Rad hereby grants to Buyer a non-exclusive, non-transferable, non-sublicensable license to use the Goods (provided to Buyer by Bio-Rad only in accordance with the written published manuals and instructions provided by Bio-Rad. Buyer understands and agrees that except as expressly set forth in this Agreement (or in the Bio-Rad-provided license specific to a particular Good), no right or license to any patent or other intellectual property owned or licensable by Bio-Rad is conveyed or implied by this Agreement. In particular, no right or license is conveyed or implied to use any Bio-Rad product in combination with a product not provided, licensed, or specifically recommended by Bio-Rad for such use. This limited license only permits the Buyer to use the Goods in accordance with local laws and regulations in Buyer’s normal course of business.

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QQ46832-CPQ20
BIO-RAD LABORATORIES, INC.
STANDARD TERMS AND CONDITIONS OF SALE

a. Special Licensing Terms for Bio-Rad Digital PCR and Single-Cell NGS Sample Preparation Products. Purchase of Digital PCR and Single-Cell NGS Sample Preparation products from Bio-Rad Laboratories includes a limited, non-transferable right under our intellectual property for you to use the products for your internal research purposes only. Unless we expressly state otherwise in additional Terms and Conditions, no rights are granted for you to distribute or resell the products, or to use the products for diagnostic uses and/or patient screening activities. Development of commercial products or the sale of products for use on Bio-Rad's Digital PCR and Single-Cell NGS Sample Preparation portfolio of products requires an additional commercial license from Bio-Rad. Information concerning a license for such uses can be obtained from Bio-Rad Laboratories. It is the responsibility of the purchaser/user to acquire any additional intellectual property rights that may be required. The Bio-Rad Digital PCR systems and/or their use is covered by claims of U.S. patents, and/or pending U.S. and non-U.S. patent applications owned by or under license to Bio-Rad Laboratories, Inc., including, but not limited to, U.S. Patent Nos. 9,089,844; 9,126,160; 9,216,392; 9,347,059; 9,500,884; 9,582,837; 9,636,682; 9,649,635; and 9,866,722.

11. Products Marketed for Research Use Only. Products marketed by Bio-Rad for research use only do not have the approval or clearance of the U.S. Food and Drug Administration (“FDA”) and/or any other applicable regulatory authority, clearance or registration for in vitro diagnostic (“IVD”) use. No license is conveyed or implied for Buyer to use, and Buyer agrees not to use, such Goods in any manner requiring FDA or other regulatory approval, clearance or registration relating to IVD use.

12. Use Restrictions. Buyer is not licensed to, and agrees not to: (a) resell, transfer, or distribute any Bio-Rad-supplied Goods, directly or indirectly to any third party for any purpose or use, unless otherwise authorized by Bio-Rad in writing. Buyer also agrees not to re-export Products from the country or region in which Products were originally purchased.

13. Warranty. The warranty provided hereunder is only applicable to the Buyer. No third party claims will be honored.

a. Instruments and other non-consumable Goods are typically warranted against defects in materials and workmanship for twelve (12) months from the date of delivery; actual warranty period appear on the packaging inserts or on the invoice (“Warranty Period”). If Bio-Rad receives notice of defects during the Warranty Period, Bio-Rad shall, at its sole discretion, either repair or replace such Goods which prove to be defective and not caused by the exclusions stated in “Warranty Exclusions” below.

b. Consumable (reagents, chemicals, biologicals, etc.) Goods are warranted for the stated expiration date of such Goods.

c. Non-consumable spare parts purchased by Buyer carry a three (3) months warranty.

d. Buyer agrees to provide full access to its premises for the purpose of installation or repair, and guarantees that all instruments and work areas that are in contact with biohazardous or hazardous materials are decontaminated prior to service intervention or return of Goods to Bio-Rad for service.

e. Buyer will promptly notify Bio-Rad of any change in location to installed Goods during the warranty period.

14. Warranty Exclusions. Unless otherwise required by law, the warranties provided above do not include:

a. Damages caused by normal wear and tear, spillage, improper use, storage or handling, or neglect.

b. Damages caused by accident and disaster which will include, but not be limited to, fire, flood, water, wind, and electrical surge.

c. Goods which have been repaired, altered or modified in any way or parts which have been replaced by Buyer or any other person or persons (other than those employed by Bio-Rad) without the prior written consent of Bio-Rad.

d. Any Goods sold as refurbished, reconditioned or used.

e. Any Goods designated by Bio-Rad as being in contact with sample or reagent streams or as consumable items (such as lamps or platinum wires) which are subject to normal wear and tear and should be replaced by Buyer in the normal course.

f. Any Goods sold through an unauthorized reseller.

15. Additional Exclusions. Unless otherwise stated in a written agreement between Bio-Rad and Buyer, under no circumstances will this Agreement include an extended warranty, any free Goods or Services provided to Buyer, any option for the future purchase of Goods or Services by Buyer, an automatic renewal of the Agreement, any performance guarantees, future performance obligations for providing Goods, Service or parts, any rebate, any performance discount, an interface or other allowance, or payment terms set forth in Section 8.

16. NO OTHER WARRANTIES. THE WARRANTIES IDENTIFIED ABOVE ARE THE SOLE AND EXCLUSIVE WARRANTIES WITH RESPECT TO BIO-RAD’S GOODS AND SERVICES AND ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. ALL OTHER WARRANTIES ARE EXPRESSLY DISCLAIMED, INCLUDING WITHOUT LIMITATION THOSE OF NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A SPECIFIC PURPOSE (WHETHER ARISING FROM STATUTE, OR OTHERWISE IN LAW, OR FROM A COURSE OF DEALING, OR USAGE OF TRADE). THIS WARRANTY IS NOT TRANSFERABLE FROM THE ORIGINAL PURCHASER TO A SUBSEQUENT OWNER. FURTHER, BIO-RAD IS NOT LIABLE IN CASES OF DELIBERATE, NEGLIGENCE OR ACCIDENTAL MISUSE OF THE GOODS, USE WITH INAPPROPRIATE REAGENTS OR CONSUMABLES, DAMAGE CAUSED BY DISASTER, REPAIR OR MODIFICATIONS DONE BY ANYONE OTHER THAN BIO-RAD. BIO-RAD DOES NOT WARRANT THAT THE GOODS OR SERVICES WILL NOT INFRINGE THE INTELLECTUAL PROPERTY RIGHTS OF A THIRD PARTY EITHER ALONE OR IN COMBINATION WITH OTHER PRODUCTS OR IN THE OPERATION OF ANY PROCESS. BIO-RAD’S TOTAL LIABILITY FOR BELLACH OF THESE WARRANTIES SHALL BE LIMITED TO THE GROSS PURCHASE PRICE (OR ANNUAL SERVICE FEE) OF THE RELEVANT PURCHASE ORDER UNDER WHICH THE ACTIVITY GIVING RISE TO LIABILITY ARISES. UNDER NO CIRCUMSTANCES SHALL SUPPLIER BE LIABLE FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR PUNITIVE DAMAGES (INCLUDING LOSS OF BUSINESS OR PROFITS) UNDER ANY THEORY OF LIABILITY HEREUNDER.

17. Compliance with Laws. Buyer shall comply with all applicable laws and regulations (including without limitation the applicable laws, regulations, orders and policies of any jurisdiction in which Goods are provided or Services are performed), including, without limitation any laws and regulations related to anti-corruption, import/export, labor, employment, anti-discrimination, anti-harassment, anti-slavery, human trafficking, freedom of association, health and safety, environmental protection, hazardous substances, pollution, waste management, recycling and intellectual property. Buyer shall not take any action that would subject Bio-Rad or any of its affiliated companies to any liability or penalty under any applicable law or regulation. Buyer shall not directly or indirectly, make any offer, promise, authorization or payment of anything of value for the purpose of securing discretionary action or rection or a decision of a government official or any other person or any improper advantage in connection with the receipt of Goods or Services. Buyer shall not attempt to solicit any kickback or gratuity from Bio-Rad employees.
18. Confidential Information. All non-public, confidential or proprietary information of Bio-Rad, including but not limited to, specifications, samples, patterns, designs, plans, drawings, documents, data, business operations, customer lists, pricing, discounts, or rebates, disclosed by Bio-Rad to Buyer, whether disclosed orally or disclosed or accessed in written, electronic or other form or media, and whether or not marked, designated or otherwise identified as "confidential" in any relation to this Agreement is confidential, solely for the use of performing this Agreement and may not be disclosed or copied unless authorized in advance by Bio-Rad in writing. Upon Bio-Rad's request, Buyer shall promptly return all documents and other materials received from Bio-Rad. Bio-Rad shall be entitled to injunctive relief for any violation of this Section. This Section does not apply to information that is: (a) in the public domain; (b) known to Buyer at the time of disclosure; or (c) rightfully obtained by Buyer on a non-confidential basis from a third party; or (d) required to be disclosed in accordance with law, regulation or legal process.


a. All intellectual property rights relating to the Goods or Services, as between Buyer and Bio-Rad, are solely and exclusively owned by Bio-Rad or its licensors. Unless otherwise expressly provided, Bio-Rad's sale of Goods to Buyer only grants Buyer a limited, non-transferable, non-sublicensable right under such intellectual property for Buyer to use the quantity of the products purchased from Bio-Rad. No right to resell Bio-Rad products or any of their components is conveyed expressly, by implication, or by estoppel. Nothing in this Agreement limits Bio-Rad's right to enforce its intellectual property rights.

b. Buyer shall immediately notify Bio-Rad in writing of any intellectual property claim against Buyer in relation to the Goods. In the event that Bio-Rad chooses to defend the claim, Buyer shall: (i) not admit any liability or take any action in connection with the claim, (ii) give Bio-Rad sole control of the defense or settlement of any such claim, (iii) provide reasonable information and assistance in such defense. If Bio-Rad concludes that the Goods infringe the intellectual property rights of a third party, Bio-Rad may, at its sole discretion (i) secure the right for Buyer to continue use of the Goods, (ii) replace the Goods with similar Goods, or (iii) require Buyer to return the Goods and provide Buyer with a refund of the purchase price, with a deduction in a reasonable amount for the Goods' use, damage, and obsolescence.

c. Bio-Rad shall have no responsibility under Section 14(b) to the extent the Goods (i) are supplied according to Buyer's design or instructions, (ii) are modified by Buyer after delivery, (iii) are combined with other devices, methods, systems or processes not furnished by Bio-Rad without its written consent, or (iv) are used in conformity with Bio-Rad's written instructions.

20. Software. With respect to any software incorporated in the Goods ("Software"). Bio-Rad hereby grants to Buyer a royalty-free, non-exclusive, non-sublicensable, and non-transferable license to use Software and any related documentation provided to Buyer under this Agreement solely for Buyer's internal business purposes and solely on hardware provided by Bio-Rad. Buyer acknowledges and agrees that the Software and related documentation is provided under license, and not sold, to Buyer. Buyer does not acquire any ownership interest in Software and related documentation under this Agreement. Buyer shall only use Software solely as set forth in the documentation provided by Bio-Rad and this Agreement. This license will automatically terminate when Buyer's lawful possession of the associated hardware provided by Bio-Rad ceases, unless earlier terminated as provided in this Agreement. Buyer shall not sell, transfer, license, loan, or otherwise make available in any form to third parties the Software and related documentation provided hereunder. Buyer may not disassemble, decompile or reverse engineer, copy, modify, enhance or otherwise change or supplement the Software without Bio-Rad's prior written consent. The Software may contain software, content, data, or other materials, including related documentation, that are owned by parties other than Bio-Rad and are provided to Buyer on terms that are in addition to or different from those contained in this Agreement ("Third Party Licenses"). Buyer is bound by and will comply with all Third Party Licenses and any breach of any Third Party License shall be a breach of this Agreement. Buyer is responsible and liable for all uses of the Software and documentation provided by Bio-Rad. Bio-Rad may, at its sole discretion, terminate this license if Buyer fails to comply with any term or condition hereof. Buyer shall, upon termination of this license, immediately cease use of and return to Bio-Rad all Software and related documentation to include all copies. Bio-Rad will provide maintenance and support for the Software under its standard operating procedures.

21. Limitation of Liability. NO EVENT SHALL BIO-RAD BE LIABLE TO BUYER OR ANY THIRD PARTY FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL OR SPECIAL DAMAGES, LOST PROFITS, LOSS OF DATA, LOSS OF GOODWILL, NOR ANY OTHER CLAIM, EXPENSE, LIABILITY OR LOSS OTHERWISE ARISING OUT OF OR IN CONNECTION WITH THE SALE OF GOODS OR SERVICES PROVIDED BY BIO-RAD, WHETHER OR NOT BIO-RAD WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. BIO-RAD SHALL NOT BE LIABLE FOR DAMAGES IN EXCESS OF THE PURCHASE PRICE OF THE GOODS OR SERVICES.

22. Governing Law, Jurisdiction and Venue. If the business address of the Bio-Rad selling entity is located

(a) within the European Union, then this Agreement shall be governed by the laws of Switzerland, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement must be brought in court located in Bern, Switzerland;

(b) within the Asian continent (excluding China and India) where the counterparty is located in China or India, then this Agreement shall be governed by the laws of Singapore, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement must be brought in court located in Singapore;

(c) within China and the counterparty is located in China, then this Agreement shall be governed by the laws of China, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement must be brought in court located in Shanghai, China (provided that if within Hong Kong the laws of Hong Kong shall apply with venue in Hong Kong, and if within Taiwan, the laws of Taiwan shall apply with venue in Taiwan);

(d) within India and the counterparty is located in India, then this Agreement shall be governed by the laws of India, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement must be brought in court located in New Delhi, India or

(e) in any country not covered by subsection (a) or (b) (including without limitation the United States), then this Agreement shall be governed by the laws of the State of California and the United States of America, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement must be brought in court located in Contra Costa County, California. The parties expressly agree that the United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Agreement. Buyer irrevocably submits and consents to the exclusive jurisdiction of the applicable courts specified in this Section, and hereby agrees that such courts shall be the exclusive proper forum for the determination of any action, proceeding or claim arising from or relating to this Agreement. Any legal action must be brought within one year after the claim or cause of action accrues.

23. Assignment. Buyer may not assign this Agreement or any of its rights or obligations hereunder without the prior written consent of Bio-Rad. Any assignment or transfer in violation of the foregoing shall be null and void.

24. Relationship of the Parties. The relationship between Buyer and Bio-Rad is that of buyer and seller, as independent contractors. Nothing contained in this Agreement shall be construed as creating any agency, partnership, joint venture or other form of joint enterprise, employment or fiduciary relationship between Bio-Rad and Buyer, and neither Buyer nor Bio-Rad shall have the authority to contract for or bind the other party in any manner whatsoever.

25. No Third-Party Beneficiaries. This Agreement is for the sole benefit of Buyer and Bio-Rad and nothing herein, express or implied, is intended to or shall confer upon any other person or entity any legal or equitable right, benefit or remedy of any nature whatsoever hereunder.

26. Force Majeure. Bio-Rad shall not be liable for any delay or failure of performance, including without limitation, the failure to deliver or install the Goods, where such delay or failure arises or results from any cause beyond the reasonable control of Bio-Rad, including but not limited to, flood, unusually severe weather, earthquake or other act of nature, power loss, strike, boycott, or other labor disputes, embargo, governmental regulation, or an inability or delay in obtaining materials. In the event of such delay or failure of performance, Bio-Rad shall have such additional time within which to perform its obligations hereunder as may be reasonably necessary under the circumstances.

27. Export Control. The Goods are subject to United States, European Union and local export-control laws and regulations. Buyer may not, directly or indirectly, sell, export, re-export, transfer, divert, or otherwise dispose of any Goods to any destination, entity, or person prohibited by United States, European Union or local laws or regulations.
28. Resale and Anti-Corruption Compliance. If Bio-Rad believes that Buyer is purchasing Goods other than for its own account without Bio-Rad’s consent, Bio-Rad reserves the right to cancel any PO and withhold delivery of any Goods. To the extent that Bio-Rad does consent to Buyer’s resale of the Goods, Buyer certifies that it is familiar with and understands the requirements of anti-corruption laws and international anti-corruption standards, including but not limited to the U.S. Foreign Corrupt Practices Act, the U.K. Bribery Act 2010, and all national anti-corruption laws enacted in any country in which it operates (collectively, the “Anti-Corruption Laws”). Buyer shall not violate or permit anyone acting on its behalf to violate the Anti-Corruption Laws. Specifically, Buyer has not made and will not make, promise to make, offer, or authorize, directly or indirectly, any payment, or provide or offer anything of value, directly or indirectly, to any public officials, political parties, party officials, candidates for public or political party office, public international organizations and their employees, agents and officials, or employees or officials of any purchasing entities (whether publicly owned or private) of Bio-Rad’s products/services, in order to (1) improperly influence the acts of such public officials, political parties, party officials, candidates, public international organizations and their employees, agents and officials, or employees or officials of purchasing entities, (2) improperly induce them to use their influence with a government to obtain or retain business, or (3) gain an improper advantage, in connection with any business venture or contract.

29. Remedies; No Waiver. The remedies herein shall be cumulative and in addition to any other or further remedies provided in law or equity. Buyer consents to injunctive and other equitable interim or permanent relief as may be requested by Bio-Rad and awarded by a court. No waiver or breach of any provision of this Agreement shall constitute a waiver of any other provision or breach.

30. Notices. All legal notices, request, consents, claims, demands, waivers and other communications hereunder (each, a “Notice”) shall be in writing and addressed to the parties at the addresses set forth on the face of the invoice and in the case of Bio-Rad with copy to its corporate headquarters at 2000 Akrad Nobel Drive, Hercules, California, USA 94547, Attention: General Counsel. All Notices shall be delivered by personal delivery, nationally recognized overnight courier (with all fees prepaid), or certified or registered mail (in each case, return receipt requested, postage prepaid). Except as otherwise provided in this Agreement, a Notice is effective only (a) upon receipt of the receiving party, and (b) if the party giving the Notice has complied with the requirements of this Section.

31. Severability. In the event that a court of competent jurisdiction finds any term or clause in this Agreement to be invalid, unenforceable, or illegal, the same will not have an impact on other terms or clauses in the Agreement or the entire Agreement. However, such a term or clause may be severed to the extent required according to the opinion of the court to render the Agreement enforceable or valid, and the rights and responsibilities of the parties shall be interpreted and enforced accordingly, so as to preserve their agreement and intent to the fullest possible extent.

32. Entire Agreement. This Agreement sets forth the entire agreement between Buyer and Bio-Rad with respect to the subject matter hereof and supersedes any and all prior and contemporaneous writings, communications, agreements and understandings relating to the same subject matter. Bio-Rad reserves the right to change these terms at any time. The version data for these terms may be found at the footer of this page.
SALES QUOTATION

Quotation Number QUO-06153-L857B5-1

Delivery Address
Northwestern State University
135 Sam Sibley Drive
Natchitoches, LA 71497
United States

Delivery Contact
Christopher Lyles
Phone: 318-357-6514
Email: lylesc@nsula.edu

Valid dates ................. 6/1/2020 - 11/13/2020
Shipping Method ............ Best Way (UPS)
Payment Terms .............. On Approved Credit
Terms of Delivery ............ Free On Board

Dear Christopher

Thank you for considering Metrohm USA products and services. I am pleased to send you this quotation for your item(s) of interest.

To Place order the following are required:
• Purchase order MUST reference Quote #: QUO-06153-L857B5
• Reference deviations from Metrohm USA T&C
• Emailed or Faxed to Customer Support Department
  o Email: CustomerSupport@Metrohmusa.com
  o Fax: 813-316-4900

If you have any questions or would like to amend this document, please feel free to contact us.

Sincerely,

Keith Hodges

keith.hodges@metrohmusa.com
# Sales Quotation

**Quotation Number:** QUO-06153-L857B5-1

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<td>Suppressor Regenerant Solution (0.1 M H2SO4) - Case of 6 x 1L</td>
<td>1</td>
<td>$202.00</td>
<td>100.00%</td>
<td>$202.00</td>
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<tr>
<td>11</td>
<td>ERA-IC1100</td>
<td>A Supp 5 Eluent 100X Concentrate 500mL</td>
<td>1</td>
<td>$138.00</td>
<td>100.00%</td>
<td>$0.00</td>
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<td>12</td>
<td>ERA-IC1001</td>
<td>Fluoride Individual Anion Standard set in a water matrix. ISO Certified. 100 mL bottle. All concentrations are within +/- 5ppm.</td>
<td>1</td>
<td>$56.00</td>
<td>100.00%</td>
<td>$0.00</td>
</tr>
<tr>
<td>13</td>
<td>ERA-IC1002</td>
<td>Chloride Individual Anion Standard set in a water matrix set in a water matrix. ISO Certified. 100 mL bottle. All concentrations are within +/- 5ppm.</td>
<td>1</td>
<td>$56.00</td>
<td>100.00%</td>
<td>$0.00</td>
</tr>
<tr>
<td>14</td>
<td>ERA-IC1003</td>
<td>Nitrite Individual Anion Standard set in a water matrix. ISO Certified. 100 mL bottle. All concentrations are within +/- 5ppm.</td>
<td>1</td>
<td>$56.00</td>
<td>100.00%</td>
<td>$0.00</td>
</tr>
<tr>
<td>15</td>
<td>ERA-IC1004</td>
<td>Bromide Individual Anion Standard set in a water matrix. ISO Certified. 100 mL bottle. All concentrations are within +/- 5ppm.</td>
<td>1</td>
<td>$56.00</td>
<td>100.00%</td>
<td>$0.00</td>
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<tr>
<td>16</td>
<td>ERA-IC1005</td>
<td>Nitrate Individual Anion Standard set in a water matrix. ISO Certified. 100 mL bottle. All concentrations are within +/- 5ppm.</td>
<td>1</td>
<td>$56.00</td>
<td>100.00%</td>
<td>$0.00</td>
</tr>
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Print date: 6/4/2020 5:16:24 PM

**TO PLACE YOUR ORDER**

Email: customersupport@metrohmusa.com
Metrohm USA, Inc.
9250 Camden Field Parkway, Riverview, FL 33578
Toll-free: 866-METROHM (638-7646) • Fax: 813-356-4900 • www.metrohm.com
Quotation Number QU0-06153-L8S7B5-1

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<td>17</td>
<td>ERA-IC1006</td>
<td>Phosphate Individual Anion Standard set in a water matrix. ISO Certified. 100 ml bottle. All concentrations are within +/- 5ppm.</td>
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<td>$56.00</td>
<td>100.00%</td>
<td>$0.00</td>
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<tr>
<td>18</td>
<td>ERA-IC1007</td>
<td>Sulfate Individual Anion Standard set in a water matrix. ISO Certified. 100 ml bottle. All concentrations are within +/- 5ppm.</td>
<td>1</td>
<td>$56.00</td>
<td>100.00%</td>
<td>$0.00</td>
</tr>
<tr>
<td>19</td>
<td>SER-ICINST01</td>
<td>Installation Service for ultrafiltration or (1) Channel &amp; (1) Application IC systems. Installation Service includes:  • Installation of hardware &amp; software  • Workplace &amp; environmental suitability assessment  • System startup &amp; column conditioning  • Linearity &amp; reproducibility test  • Pre-defined application checkout  • Detailed installation record  • Instrument familiarization</td>
<td>1</td>
<td>$961.00</td>
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<td>$961.00</td>
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</table>

Total Discount $20,286.80

Total Amount $31,289.87

Metrohm’s Standard installation service provides you with all aspects of quality assurance and is the ideal installation product for laboratories operating outside of a regulated environment. In accordance with detailed instructions, your system is properly installed and tested to verify functionality.

Metrohm USA offers a 3 year limited warranty on all new Metrohm Instruments. For complete details, please see our warranty statement at www.metrohmusa.com/Support/Warranty

Please refer to www.metrohmusa.com/Metrohm/How-To-Buy.html for Metrohm USA standard terms and conditions.

Leasing options available

Print date: 6/4/2020 5:16:24 PM
SALES QUOTATION

Quotation Number QUO-06153-LBS785-1

General Terms and Conditions

Pricing: The above prices and terms are valid for final destination as defined by this quotation. This quotation expires 30 days after date of issue, unless otherwise specified on the first page of this document. Shipments are F.O.S., point of shipment and all title to the equipment and risk of loss and injury shall pass to the buyer upon the transfer of the Equipment to the freight carrier.

Credit Terms: Unless otherwise agreed to in writing, all customer payment terms will be set at net 30 days after the date of invoice, subject to credit approval. METROHM USA, INC. may require customer to provide a signed credit application prior to establishing payment terms. In some circumstances, partial or upfront payment in advance of purchase maybe necessary, as dictated by customer credit. Please see invoice document for payment remittance information.

Collections Activity: Purchaser may be required to pay interest on any amounts past due at the rate of one [1%] percent per month or as allowable by applicable law, whichever is greater. METROHM USA, INC. reserves and retains a security interest in the Equipment shipped to customer, until all amounts due have been paid in full. In the event of account non-payment, placement with a collections agency, or other action necessary to collect on a past due balance, the Buyer agrees to reimburse collection costs, legal fees, and court costs incurred by METROHM USA, INC. in connection therewith.

Taxes: METROHM USA, INC. standard prices do not include applicable sales, services, use, or similar taxes. The amount of any such tax which METROHM USA, INC. may be required to pay or collect will be added to the invoice and paid by the Buyer unless the Buyer has furnished a valid tax exemption certificate acceptable to the taxing jurisdiction prior to shipment. If an exemption certificate provided to METROHM USA, INC. by Buyer is subsequently, through no fault of METROHM USA, INC., determined to be invalid, METROHM USA, INC. will attempt to acquire an exemption certificate, notarized affidavit of exempt use or other necessary documentation from Buyer. Failure to furnish a valid exemption certificate, notarized affidavit or other necessary documentation in a timely manner, the previously unpaid sales, use or similar excise tax will be billed to and paid by the Buyer.

Product Returns: Items returned for customer convenience (and not for product or part failure or warranty issues) will be subject to a 20% restocking fee ($100 minimum). Customers must contact METROHM USA, INC. customer support [via customersupport@METROHMUSA.com] for a Return Authorization Number (RA#) within 14-days of receiving RA#. Item must be in new and unused condition, packed in original packaging and container, and include all manuals, peripherals and accessories.

Warranties: The equipment listed in this quotation is warranted to be free from defects in workmanship and materials for a limited time period, starting from the date of shipment to the original Customer, provided that the Equipment has been maintained and operated in strict conformity with the Operating Instructions. See our website for more details and to see our industry leading Warranty Statement. (www.metrohmusa.com/Support/Warranty.html)

DISCLAIMERS: THE EXPRESS WARRANTIES IN THIS LIMITED WARRANTY STATEMENT ARE IN LIEU OF ALL OTHER WARRANTIES, WHETHER EXPRESS, IMPLIED, OR STATUTORY, REGARDING THE PRODUCTS PURCHASED FROM METROHM USA, INC. METROHM USA, INC. EXPRESSLY DISCLAIMS ALL SUCH OTHER WARRANTIES, INCLUDING WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT OF THIRD-PARTY RIGHTS.

LIMITATION OF LIABILITY: In no event shall METROHM USA, INC. be liable for indirect, incidental, exemplary, or consequential damages, or for loss of profits or loss of use arising from or related to any of the products or services from METROHM USA, INC. in no event shall any liability of METROHM USA, INC. arising in connection with any article sold hereunder (whether such liability arises from a claim based on contract, warranty, tort, indemnity, or otherwise) exceed the actual amount paid by BUYER to METROHM USA, INC. for such article. The remedies provided herein are BUYER’s sole and exclusive remedies, and METROHM USA, INC. shall not be liable for any other claim or damages of any kind related to the products or services.

INDEMNIFICATION: Buyer agrees to indemnify, defend and hold harmless METROHM USA, INC. and its directors, officers, employees, agents, successors and assigns (separately and collectively, the "Indemnitors") from and against any and all third-party liabilities, claims, demands, losses, damages, costs and expenses (including reasonable attorneys’ fees) which may be assessed against or incurred by Indemnitors relating to or arising out of (a) any negligence, grossly negligent or intentional misconduct or omission of Buyer or its directors, officers, employees, agents, successors and assigns in connection with the provision or use of Equipment, except to the extent cause by the negligent, grossly negligent or intentional misconduct or omission of Indemnitors, or (b) any material breach of this quotation.

Buyers Delegation: Buyer may not assign or delegate any of its rights or obligations under any quotation without the prior written consent of METROHM USA, INC. Any attempted assignment or delegation in violation of this paragraph shall be null and void.

TO PLACE YOUR ORDER

Print date: 6/4/2020 5:16:24 PM

Email: customersupport@metrohmusa.com

9250 Camden Field Parkway, Riverview, FL 33578

Toll-free: 866-METROHM (638-7646) • Fax: 813-316-4900 • www.metrohm.com
LEICA MICROSYSTEMS INC.
14008 Collections Center Drive
Chicago, IL 60693
Email: purchase.orders@Leica-Microsystems.com

Whitney Golden
Northwestern State University
175 Sam Sibley Dr
Natchitoches, Louisiana
71457
318-357-5343
goldenw@nsula.edu

**Customer No:**

**Date:**

**Sales Person:**

---

<table>
<thead>
<tr>
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<th>Qty</th>
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<tr>
<td>1</td>
<td><strong>Product Code:</strong> 149491520US&lt;br&gt;Leica CM1520 Cryostat for Routine Histology: PreConfig; Specific; Mohs - USA; 120V/60Hz&lt;br&gt;Leica CM1520 Configuration - USA&lt;br&gt;Leica CM1520 Configuration - 120 V/60 Hz&lt;br&gt;with Premium blade holder for high and low profile&lt;br&gt;disposable blades&lt;br&gt;Instrument features:&lt;br&gt;Freestanding cryostat with encapsulated,&lt;br&gt;splash-proof microtome.&lt;br&gt;Spacious, stainless-steel cryochamber with&lt;br&gt;antiglare illumination.&lt;br&gt;Easy to clean and disinfect.&lt;br&gt;Heated, removable sliding window.&lt;br&gt;Stable, self-contained cryocabinet on casters.&lt;br&gt;Handwheel manually lockable in two positions.&lt;br&gt;Easy-to-handle and stable clamping system for&lt;br&gt;clamping the specimen discs.&lt;br&gt;8° XYZ specimen orientation with zero point reference.&lt;br&gt;Cryochamber temperature selection from&lt;br&gt;0 °C to -30 °C, adjustable in 1K&lt;br&gt;increments at ambient temperature of 20 °C.&lt;br&gt;Easy-to-clean, actively cooled specimen preparation&lt;br&gt;zone with quick-freezing shelf for up to 10&lt;br&gt;specimens (max. temperature -37 °C).&lt;br&gt;Cryochamber may be defrosted manually or via automatic&lt;br&gt;hot-gas defrosting once every 24 hours.&lt;br&gt;The cycle may be programmed in 15-minute increments.&lt;br&gt;Defrost cycle: 12 minutes.</td>
<td>1</td>
<td>$25,093.96</td>
<td>$25,093.96</td>
</tr>
</tbody>
</table>
Cryochamber and quick-freezing shelf can be defrosted manually and are equipped with an acoustic warning signal to prevent unintentional defrosting. Manual defrost cycle for chamber and quick-freezing shelf: 12 minutes.

Low-maintenance microtome with cross roller guides. Reproducible high-quality thin sections via stepper motor specimen feed. Section thickness selection from outside the cryochamber. Sectioning thickness range: 2-60 µm, selectable in 0.5 µm increments from 2-5 µm; selectable in 1 µm increments from 5-20 µm; selectable in 5 µm increments from 20-60 µm; Total vertical specimen stroke: 59 mm Total horizontal specimen feed: 25 mm

Motorized coarse feed in 2 speeds: slow is max. 600 µm/s and fast is min. 900 µm/s. Step function: 20 µm each time the key is pressed at slow coarse feed speed. Control panel with membrane-protected buttons and locking function. Self-explanatory symbols for all essential functions and displays. LED display for cryochamber temperature, actual time, defrost time and section thickness selection. Visual indication of specimen stop positions (Front/Home).

Manufactured in compliance with c-CSA-US and CE standards.

Technical Data:
Mains power supply: 120 V/60 Hz
Admissions: CE, UL, c-UL, VDE, c-CSA-US
Dimensions and weight:
Dimensions (W x D x H): 730 x 730 x 1140 mm
Dimensions (W x D x H): 28.74 x 28.74 x 44.88 inches
Weight: 135 kg - 297.36 lbs

All specifications related to temperature are valid for a room temperature of up to 22 °C and a relative air humidity of 60%.

Note:
This configuration comes with Premium blade holder for high and low profile disposable blades. Standard delivery with Premium blade holder includes:
1 Basic instrument, 120 V/60 Hz (14 0491 48055)
1 Handwheel with marking, antibacterial (14 0477 41346)
1 Set of specimen discs (14 0470 43550):
- 4 Specimen discs, 25 mm (14 0416 19275)
- 4 Specimen discs, 30 mm (14 0370 08587)
1 Section waste tray (14 0471 30787)
1 Storage shelf, right (14 0491 46599)
1 Storage shelf, left (14 0491 46598)
1 Brush shelf (14 0491 46984)

Leica Microsystems Inc
1700 Leider Lane
Buffalo Grove, IL 60089
Leica Biosystems and Leica Microsystems are part of Leica Microsystems, Inc.
<table>
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<tr>
<th>Customer No:</th>
<th>Date:</th>
<th>Sales Person:</th>
<th>06-Aug-2021</th>
<th>Sean Kelley (901) 562-5487</th>
<th><a href="mailto:sean.kelley@leicabiosystems.com">sean.kelley@leicabiosystems.com</a></th>
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<tr>
<th>Description</th>
<th>Quantity</th>
<th>Price 1</th>
<th>Price 2</th>
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<tr>
<td>1 Cover for freeze shelf (14 0491 46873)</td>
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<td>1 Tool set (14 0436 43463):</td>
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<tr>
<td>- 1 Brush, fine (14 0183 28642)</td>
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<tr>
<td>- 1 Leica brush with magnet (14 0183 40426)</td>
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<td>- 1 Allen key, size 1.5 (14 0222 10050)</td>
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<td>- 1 Allen key with spherical head, size 4.0 (14 0222 32131)</td>
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<td>- 1 Allen key, size 5.0 (14 0222 04140)</td>
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<td>- 1 Allen key with handle, size 5.0 (14 0194 04760)</td>
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<td>- 1 Allen key, size 6.0 (14 0222 04141)</td>
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<td>- 1 Single-head wrench, size 13 (14 0330 33149)</td>
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<td>- 1 Single-head wrench, size 16 (14 0330 18595)</td>
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<td>1 Bottle of cryostat oil, type 407, 50 ml (14 0336 06098)</td>
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<td>1 Tissue freezing medium for cryosectioning, 125 ml (14 0201 08926)</td>
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<td>1 Pair of cut-resistant safety gloves, size M (14 0340 29011)</td>
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<td>1 Object plate, small (14 0491 47787)</td>
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<td>1 Object plate, large (14 0491 47786)</td>
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<tr>
<td>1 Knife holder base universal (14 0491 47875)</td>
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<tr>
<td>1 IFU-Bundle Leica CM1520 (14 0491 81001) consisting of:</td>
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<td>- 1 Instructions for use Leica CM1520, printed, EN</td>
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<tr>
<td>- 1 CD including available languages</td>
<td></td>
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<tr>
<td>- 1 IFU-language order has to be ordered</td>
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| 2 | Product Code: 14041149614 | Power cord USA - 15 AMP | 1 | $34.92 | $34.92 |
| 3 | Product Code: 14047130792 | Heat extractor, assy.    | 1 | $580.58 | $580.58 |
| 4 | Product Code: 14049146750 | Shelf, movable           | 1 | $518.97 | $518.97 |
| 5 | Product Code: 9CON-SLVR-CM1520 | CM1520 - SILVER SERVICE | Optional Item: Qty 1 @ $2,541.53 per ANN SILVER SERVICE PACKAGE | The right Service Plan for low to mid-volume facilities looking for maximum reliability and fast on-site support. |
| 6 |                             |                            | Entitlements: | - Business Hours Technical Support |
| 7 |                             |                            |                | - Service labor and travel |
| 8 |                             |                            |                | - Certified OEM Replacement repair parts |
| 9 |                             |                            |                | - Reliability Updates |

Leica Microsystems Inc
1700 Leider Lane
Buffalo Grove, IL 60089
Leica Biosystems and Leica Microsystems are part of Leica Microsystems, Inc.

Confidential: For customer’s internal use only

<table>
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<td><strong>$26,875.54</strong></td>
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**Payment terms:**

- **Shipping terms:** FOB- SHIPPING PT PREPAY & ADD
- **Expiration Date:** 05-Oct-2021
- **Bill To:**
  - Leica Standard Terms & Conditions of Sale Apply: [https://www.leicabiosystems.com/about/terms-and-conditions](https://www.leicabiosystems.com/about/terms-and-conditions)
  - Please submit POs to Leica Microsystems, Inc. and reference this quotation # when ordering
  - Please order to 847-236-3009 or email: purchase.orders@Leica-Microsystems.com
  - Training during warranty period provided at no charge
  - After warranty period, charges may be assessed for future instrument training
**Bio-Rad**

Quotation Number: QQ134439-CPQ21

Date: 08/12/2021

Dr. Chris Lyles
NORTHWESTERN STATE UNIV NATCHITOCHES
350 Sam Sibley Dr
Natchitoches LA 71497
USA
Phone: (318) 357-6514
Fax: (318) 257-4518
Email: lylesc@nsula.edu

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Bio-Rad 2000 Alfred Nobel Drive, Hercules, CA 94547
Phone Number: 1-800-224-6723 (1-800-2BIORAD)
FAX #: 1-800-883-1887 or 1-510-741-6373
Email Address for Order Placement: us-orders@bio-rad.com
Email Address for Order Inquiry: ask_customer_care@bio-rad.com

---

Quote Expiration Date: 11/10/2021
Payment Terms: within 30 days Due net
Sales Rep: Ben Tobe
ben.tobe@bio-rad.com
+1 8325422734

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<td>$50,648.00</td>
<td>$12,649.00</td>
<td>$12,649.00</td>
<td>$37,999.00</td>
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<td>PowerPac™ Basic Power Supply 100–120/220–240 V, power supply for basic applications such as submerged horizontal gel electrophoresis, includes power cord</td>
<td>$416.00</td>
<td>$208.00</td>
<td>$208.00</td>
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<td>1658004</td>
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<td>Mini-PROTEAN® Tetra Vertical Electrophoresis Cell for Mini Precast Gels, 4-gel 4-gel vertical electrophoresis system, includes electrode assembly, companion running module, tank, lid with power cables, mini cell buffer dam</td>
<td>$715.00</td>
<td>$357.50</td>
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<td>1704150</td>
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<td>Trans-Blot® Turbo™ Transfer System</td>
<td>$3,484.00</td>
<td>$1,049.50</td>
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BIO-RAD
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<tbody>
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<td>4568093 1 4–20% Mini-PROTEAN® TGX Stain-Free™ Protein Gels, 10 well, 30 µl Pkg of 10, 4–20% precast polyacrylamide gel, 8.9 x 6.7 cm (W x L), for use with Mini-PROTEAN Electrophoresis Cells</td>
<td>1</td>
<td>$136.00</td>
<td>$136.00</td>
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<td>6</td>
<td>4560000 1 Mini-PROTEAN® Cassette Opening Lever Pkg of 1, 100% aluminum and recyclable opening lever for Mini-PROTEAN precast gel cassettes</td>
<td>1</td>
<td>$5.00</td>
<td>$5.00</td>
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<td>7</td>
<td>1610732 1 10x Tris/Glycine/SDS Pkg of 1, 1 L, 10x premixed electrophoresis buffer, contains 25 mM Tris, 192 mM glycine, 0.1% SDS, pH 8.3 following dilution to 1x with water</td>
<td>1</td>
<td>$32.00</td>
<td>$32.00</td>
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<tr>
<td>8</td>
<td>1610737 1 2x Laemmli Sample Buffer 30 ml, premixed protein sample buffer for SDS-PAGE</td>
<td>1</td>
<td>$14.00</td>
<td>$14.00</td>
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<tr>
<td>9</td>
<td>1704274 1 Trans-Blot Turbo RTA Mini 0.45 µm LF PVDF Transfer Kit, for 40 blots Ready-to-assemble transfer kit includes 40 mini-sized 0.45 µm LF PVDF membranes (7 x 8.5 cm), 80 transfer stacks, 1 L 5x transfer buffer, and 2 gel trays for wetting and equilibrating membranes and transfer stacks</td>
<td>1</td>
<td>$361.00</td>
<td>$361.00</td>
</tr>
<tr>
<td>10</td>
<td>1610363 1 Precision Plus Protein™ Unstained Protein Standards, Strep-tagged recombinant, 1 ml 1 ml, unstained mixture of ten Strep-tagged, recombinant proteins (10–250 kD), including three reference bands (25, 50, 75 kD), 100 applications</td>
<td>1</td>
<td>$105.00</td>
<td>$105.00</td>
</tr>
<tr>
<td>11</td>
<td>1610373 1 Precision Plus Protein™ All Blue Prestained Protein Standards 500 µl, mixture of ten blue-stained recombinant proteins (10–250 kD), including three reference bands (25, 50, 75 kD), 50 applications</td>
<td>1</td>
<td>$111.00</td>
<td>$111.00</td>
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<tr>
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<td>1705060 1 Clarity™ Western ECL Substrate, 200 ml Pkg of 1, contains 100 ml Clarity Western Peroxide Reagent and 100 ml Clarity Western Luminol/Enhancer Reagent</td>
<td>1</td>
<td>$157.00</td>
<td>$157.00</td>
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<td>1705062 1 Clarity Max Western ECL Substrate, 100 ml Pkg of 1, contains 50 ml Clarity Max Western Peroxide Reagent and 50 ml Clarity Max Luminol/Enhancer Reagent</td>
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<td>12004164 1 hFAB™ Rhodamine Anti-Actin Primary Antibody, 40 µl Pkg of 1, lyophilized rhodamine-conjugated anti-actin human Fab fragment; reconstitute to 40 µl</td>
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**Sub Total:** $40,999.00
**Estimated Packaging:** $5.00
**Estimated Freight:** $300.00
**Estimated Total:** $41,304.00

### Optional Items

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### Notes

All items must be ordered to receive discount pricing.

Bio-Rad ChemiDoc MP Mini Stain-Free Western Blotting Workflow Bundle Discount Pricing.
Bio-Rad is the sole manufacturer and distributor of the ChemiDoc MP Imaging System and Stain-Free Western Blotting Workflow.

The ChemiDoc MP is a full-feature instrument for imaging and analyzing gels and western blots. It is designed to address multiplex fluorescent western blotting, chemiluminescence detection, general gel documentation applications, and stain-free technology imaging needs.

The ChemiDoc MP includes the Blot/UV/Stain-Free Sample Tray. Additional sample trays, UV shield, tray holders, and thermal printer can be purchased.

Image Lab Analysis Software is compatible with Windows and Apple computers, free to download from the Bio-Rad Website, and free to install on unlimited number of computers.

The ChemiDoc MP includes 1 year of warranty. An extended warranty for on-site service (Item #11000159) may be purchased at a discount price on the same purchase order as the instrument.

Please mention the quotation number QQ134439-CPQ21 when placing an order.
BIO-RAD LABORATORIES, INC.

STANDARD TERMS AND CONDITIONS OF SALE

These Standard Terms and Conditions of Sale set forth the terms and conditions that apply to all sales of goods and services by means of a purchase order or other written order ("PO") received by Bio-Rad Laboratories, Inc. or an affiliate in its global group of companies ("Bio-Rad") to the entity identified in the PO as the buyer ("Buyer"). The terms and conditions included with Bio-Rad's written quotation (if any) ("Quotation") and acknowledgement of the PO or invoice with shipment ("Invoice") are incorporated herein by reference, and such terms and conditions together with these Standard Terms and Conditions of Sale and including any written contract between the parties are referred to herein as the "Agreement." Notwithstanding anything herein to the contrary, if a written contract signed by both parties is in existence covering the sale of the Goods and Services, the terms and conditions of said contract shall prevail to the extent they are inconsistent with the terms of the Quotation, PO, invoice or these Standard Terms and Conditions of Sale. The Agreement is formed between the Bio-Rad entity listed on the Quotation or Invoice and Buyer when the Buyer receives confirmation that Bio-Rad has accepted the PO.

1. Agreement. Bio-Rad or its affiliate shall provide the products ("Goods" or "Products") and perform the services ("Services") described in a Quotation in accordance with the terms and conditions of this Agreement. By submitting a PO, Buyer acknowledges the shipment of Goods or the commencement of the performance of Services. Buyer shall be bound by the provisions of this Agreement, whether Buyer acknowledges or otherwise signs this Agreement or the Invoice, unless Buyer expressly objects to such terms in writing prior to accepting the Goods or commencing the performance of Services. This Agreement may not be added to, modified, superseded, or otherwise altered, except in writing signed by an authorized Bio-Rad representative. Bio-Rad shall not be bound by any different or additional terms or conditions (a) contained in any POs, pre-printed forms, online agreements, or in any other documents or communications issued by Buyer, or (b) arising from prior courses of dealing, usages of trade, or verbal agreements not reduced to writing and signed by Bio-Rad. Any such different or additional terms or conditions are hereby rejected, and shall be deemed null and void, without the need for Bio-Rad to expressly reject such terms. To the extent that an Invoice might be treated as an acceptance of Buyer's PO, such acceptance is expressly made on condition of assent by Buyer to the terms and conditions of this Agreement, and Buyer's acceptance of the shipment of the Goods or commencement of the performance of Services shall constitute such assent. Any supplemental terms, such as label licenses or field restrictions included with the sale of goods or services hereunder, shall be in addition to, and not in conflict with the terms of this Agreement.

2. Changes. Bio-Rad may at any time make changes in the specifications, designs, drawings, samples, qualities, prices, terms, conditions, requirements or descriptions to which the Goods or Services are to conform. Bio-Rad shall not be bound by the descriptions or specifications of the Goods or Services, or any other information contained in, any advertisement, publication, booklet or pamphlet of Bio-Rad. If any such change causes an increase or decrease in the cost of or the time required for the performance of any part of the work under the Agreement, then Bio-Rad and Buyer shall discuss in good faith whether a written modification should be made to the Agreement to adjust the price or delivery schedule, or both. Any claim by Buyer for such an adjustment must be made in writing within thirty (30) days of the receipt of any such notice provided by Bio-Rad. Nothing in this clause shall excuse Buyer from proceeding without delay to perform the PO as changed.

3. Cancellations. A PO constitutes a firm offer and may not be revoked or cancelled at any time. Bio-Rad hereby reserves the right to reschedule any delivery or cancel any PO issued at any time and Bio-Rad shall not be subject to any charges or other fees as a result of such cancellation.

4. Shipment. All Goods shall be suitably packed in Bio-Rad's standard shipment packaging, marked, and shipped in accordance with Bio-Rad's applicable specifications (or if no specifications are provided, in accordance with reasonable commercial practices) using a carrier of Bio-Rad's choice. Goods may be shipped, depending on lead time and availability, in installments. Each installment shall be invoiced and considered a separate sale. Unless otherwise agreed, Buyer shall direct any returned Goods to the point of import and pay all relevant duties. Delivery terms (F.O.B. 2010) shall be set forth in any Quotation.

5. Delivery. Bio-Rad shall make a commercially reasonable attempt to deliver the Goods at the time stated in the order confirmation (when applicable) but such dates are estimates only and are not guaranteed. Such dates shall not constitute a term or condition of the Agreement between Bio-Rad and Buyer. If Bio-Rad accepts no liability whatsoever to meet such dates and such failure shall entitle Buyer to repudiate or cancel a PO. If Bio-Rad delivers any Goods in quantities that are less than the quantities specified in the PO, Buyer shall notify Bio-Rad of the discrepancy and Bio-Rad shall deliver the confirmed missing allotment of Goods. If Bio-Rad delivers any Goods in quantities in excess of the quantities specified in the PO, Buyer shall return the amount of the overshipment to Bio-Rad or notify Bio-Rad of intention to retain such overshipment. Buyer shall pay for those quantities of Goods actually accepted by Buyer.

6. Inspection. Buyer shall immediately inspect all deliveries for damage upon receipt and if any damage is noticed, Buyer shall accept the shipment only after the driver has noted the damage on both carrier's and Buyer's copies of the delivery receipt. Buyer shall promptly inspect all shipments for concealed shipping damage, defects, or shortages, and notify Bio-Rad of any such damage, defect, or shortage. Buyer's failure to notify Bio-Rad within seven (7) days of delivery (or Buyer's non-receipt of the Goods in the case of non-delivery) of defects or shortages reasonably discoverable upon inspection will be a waiver of any right to make any claim relating to the defective or missing Goods, including, without limitation, under the warranty set forth herein.

7. Acceptance. Unless otherwise agreed in writing by the parties, or as required by law, acceptance shall be deemed to be effected seven (7) days after the date of delivery or installation of the Products or the performance of the Services. No Goods returns will be accepted without the prior approval of Bio-Rad. All claims must be received within 7 days following receipt of the Goods. Buyer must obtain a return authorization number and return the Goods by the specified courier following the approved temperature guidelines. The Goods must be returned in original condition. Bio-Rad reserves the right to charge a restocking fee for conforming Goods.

8. Prices and Payment. All prices for the purchase of Products or Services from Bio-Rad are in the currency stated on the Invoice and are exclusive of all taxes, excess, freight and insurance. Buyer shall be liable for such taxes, excess, freight and insurance and those will appear as a separate item on Bio-Rad's invoice. If no price is stated, the price shall be Bio-Rad's then current published price applicable in the country where the Buyer is located. Prices do not include installation and training, unless otherwise stipulated in writing. Payment shall be made as set forth in the Quotation or Invoice (and in no event more than thirty (30) days from date of invoice). In the event of a reasonable dispute, Bio-Rad may, in its sole discretion, stay enforcement of collections beyond thirty (30) days. Bio-Rad may change the terms of credit provided in its sole discretion, or deny the extension of credit altogether.

9. Overdue Accounts. If Bio-Rad incurs legal and/or collection agent costs in relation to Buyer's overdue account, then Bio-Rad has the right to charge such costs to the Buyer's account. In addition to these costs, Bio-Rad may charge interest on overdue accounts at the rate of 1.5% per month or 18% per annum, or such lower amount as required by law, from the date at which the account becomes overdue.

10. Limited License. Subject to the Agreement, and to the terms and conditions of any license provided by Bio-Rad that is specific to a particular product (which shall govern with respect to such product in the event of conflict with the terms herein), Bio-Rad hereby grants to Buyer a non-exclusive, non-transferable, non-sublicensable license to use the Good(s) provided to Buyer by Bio-Rad only in accordance with the written published manuals and instructions provided by Bio-Rad. Buyer understands and agrees that except as expressly set forth in this Agreement (or in the Bio-Rad-provided license specific to a particular Good), no right or license to any patent or other intellectual property owned or licensable by Bio-Rad is conveyed or implied by this Agreement. In particular, no right or license is conveyed or implied to use any Goods provided hereunder in combination with a product not provided, licensed or specifically recommended by Bio-Rad for such use. The limited license only permits the Buyer to use the Goods in accordance with local laws and regulations in Buyer's normal course of business.
BIO-RAD LABORATORIES, INC.

STANDARD TERMS AND CONDITIONS OF SALE

10. Special Licensing Terms for Bio-Rad Digital PCR and Single-Cell NGS Sample Preparation Products. Purchase of Digital PCR and Single-Cell NGS Sample Preparation products from Bio-Rad Laboratories includes a limited, non-transferable right under our intellectual property for you to use the products in accordance with the product documentation and instructions for use. Unless we expressly state otherwise in additional Terms and Conditions, no rights are granted for you to distribute or resell the products. Development of commercial products, or the sale of precious for use on Bio-Rad's Digital PCR and Single-Cell NGS Sample Preparation portfolio of products, requires an additional commercial license from Bio-Rad. Information concerning a license for such uses can be obtained from Bio-Rad Laboratories. It is the responsibility of the purchaser/end user to acquire any additional intellectual property rights that may be required. The Bio-Rad Digital PCR Systems and/or their use is covered by claims of U.S. patents, and/or pending U.S. and non-U.S. patent applications owned by or under license to Bio-Rad Laboratories, Inc., including, but not limited to, U.S. Patent Nos. 9,089,844; 9,126,160; 9,716,392; 9,347,059; 9,500,664; 9,562,837; 9,636,682; 9,649,635; and 9,896,722.

11. Products Marketed for Research Use Only. Products marketed by Bio-Rad for research use only do not have the approval or clearance of the U.S. Food and Drug Administration ("FDA") and/or any other applicable regulatory authority, clearance or registration for in vitro diagnostic ("IVD") use. No license is conveyed or implied for Buyer to use, and Buyer agrees not to use, such Goods in any manner requiring FDA or other regulatory approval, clearance, or registration relating to IVD use.

12. Use Restrictions. Buyer is not licensed to, and agrees not to: (a) resell, transfer, or distribute any Bio-Rad-supplied Goods, directly or indirectly to any third party for any purpose or use, unless otherwise authorized by Bio-Rad; or (b) re-export Products from the country or region in which Products were originally purchased.

13. Warranty. The warranty provided hereunder is only applicable to the Buyer. No third party claims will be honored.

a. Instruments and other non-consumable Goods are typically warranted against defects in materials and workmanship for twelve (12) months from the date of delivery; actual warranty period appears on the packaging inserts or on the invoice ("Warranty Period"). If Bio-Rad receives notice of defects during the Warranty Period, Bio-Rad shall, at its sole discretion, either repair or replace such Goods which prove to be defective and not caused by the exclusions stated in "Warranty Exclusions" below.

b. Consumable (reagents, chemicals, biologics, etc.) Goods are warranted for the stated expiration date of such Goods.

c. Non-consumable spare parts purchased by Buyer carry a three (3) months warranty.

d. Buyer agrees to provide full access to its premises for the purpose of installation or repair, and guarantees that all instruments and work areas that are in contact with biohazardous or hazardous materials are decontaminated prior to service intervention or return of Goods to Bio-Rad for service.

e. Buyer will promptly notify Bio-Rad of any change in location to installed Goods during the warranty period.

14. Warranty Exclusions. Unless otherwise required by law, the warranties provided above do not include:

a. Damages caused by normal wear and tear, spillage, improper use, storage or handling, or neglect.

b. Damages caused by accident or disaster which will include, but not be limited to, fire, flood, water, wind, and electrical surge.

c. Goods which have been repaired, altered or modified in any way or parts which have been replaced by Buyer or any other person or persons (other than those employed by Bio-Rad) without the prior written consent of Bio-Rad.

d. Any Goods sold as refurbished, reconditioned or used.

e. Any Goods designated by Bio-Rad as being in contact with sample or reagent streams or as consumable items (such as lamps or platinum wire) which are subject to normal wear and tear and should be replaced by Buyer in the normal course.

f. Any Goods sold through an unauthorized reseller.

g. Any Goods used in a country or associated region different from the country or associated region in which the Goods were sold to Buyer.

h. Any Goods not used in accordance to Bio-Rad's published documentation.

i. Non-Bio-Rad products supplied; these carry the warranty of the supplier or manufacturer and Bio-Rad makes no claims regarding support of those products but will make reasonable attempts to transfer the warranty to Buyer.

15. Additional Exclusions. Unless otherwise stated in a written agreement between Bio-Rad and Buyer, under no circumstances will this Agreement include an extended warranty, any free Goods or Services provided to Buyer, any option for the future purchase of Goods or Services by Buyer, an automatic renewal of the Agreement, any performance guarantees, future performance obligations for providing Goods, Services or parts, any rebate, any performance discount, an interface or other allowance, or payment terms set forth in Section 8.

16. NO OTHER WARRANTIES. THE WARRANTIES IDENTIFIED ABOVE ARE THE SOLE AND EXCLUSIVE WARRANTIES WITH RESPECT TO BIO-RAD'S GOODS AND SERVICES AND ARE IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. ALL OTHER WARRANTIES ARE EXPRESSLY DISCLAIMED, INCLUDING WITHOUT LIMITATION THOSE OF NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A SPECIFIC PURPOSE (WHETHER ARISING FROM STATUTE, OR OTHERWISE IN LAW, OR FROM A COURSE OF DEALING, OR USAGE OF TRADE). THIS WARRANTY IS NOT TRANSFERABLE FROM THE ORIGINAL PURCHASER TO A SUBSEQUENT OWNER. FURTHER, BIO-RAD IS NOT LIABLE IN CASES OF DELIBERATE, NEGLIGENT OR ACCIDENTAL MISUSE OF THE GOODS, USE WITH INAPPROPRIATE REAGENTS OR CONSUMABLES, DAMAGE CAUSED BY DISASTER, REPAIR OR MODIFICATIONS DONE BY ANYONE OTHER THAN BIO-RAD. BIO-RAD DOES NOT WARRANT THAT THE GOODS OR SERVICES WILL NOT INFRINGE THE INTELLECTUAL PROPERTY RIGHTS OF A THIRD PARTY EITHER ALONE OR IN COMBINATION WITH OTHER PRODUCTS OR IN THE OPERATION OF ANY PROCESS. BIO-RAD'S TOTAL LIABILITY FOR BREACH OF THESE WARRANTIES SHALL BE LIMITED TO THE GROSS PURCHASE PRICE (OR ANNUAL SERVICE FEE) OF THE RELEVANT PURCHASE ORDER UNDER WHICH THE ACTIVITY GIVING RISE TO LIABILITY ARISES. UNDER NO CIRCUMSTANCES SHALL SUPPLIER BE LIABLE FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR PUNITIVE DAMAGES (INCLUDING LOSS OF BUSINESS OR PROFITS) UNDER ANY THEORY OF LIABILITY HEREUNDER.
17. Compliance with Laws. Buyer shall comply with all applicable laws and regulations (including without limitation the applicable laws, regulations, orders and policies of any jurisdiction in which Goods are provided or Services are performed), including, without limitation any laws and regulations related to anti-corruption, import/export, labor, employment, anti-discrimination, anti-terrorism, anti-spyware, freedom of association, health and safety, environmental protection, hazardous substances, pollution, waste management, recycling and intellectual property. Buyer shall not take any action that would subject Bio-Rad or any of its affiliated companies to any liability or penalty under any applicable law or regulation. Buyer shall not directly or indirectly, make any offer, promise, authorization or recruiting to any individual to do or omit to do anything constituting a government official or any other person or any improper advantage in connection with the receipt of Goods or Services. Buyer shall not attempt to solicit any kickback or gratuity from Bio-Rad employees.

18. Confidential Information. All non-public, confidential or proprietary information of Bio-Rad, including but not limited to, specifications, samples, patterns, designs, plans, drawings, documents, data, business operations, customer lists, pricing, discounts, or rebates, disclosed by Bio-Rad to Buyer, whether disclosed orally or disclosed or accessed in written, electronic or other form or media, and whether or not marked, designated, or otherwise identified as "confidential" in connection with this Agreement is confidential, solely for the use of performing this Agreement and may not be disclosed or copied unless authorized in advance by Bio-Rad in writing. Upon Bio-Rad's request, Buyer shall promptly return all documents and other materials received from Bio-Rad. Bio-Rad shall be entitled to injunctive relief to any violation of this Section. This Section does not apply to information that is: (a) in the public domain; (b) known to Buyer at the time of disclosure; or (c) rightfully obtained by Buyer on a non-confidential basis from a third party, or (d) required to be disclosed in accordance with law, regulation or legal process.


a. All intellectual property rights relating to the Goods or Services, as between Buyer and Bio-Rad, are solely and exclusively owned by Bio-Rad or its licensors. Unless otherwise expressly provided, Bio-Rad's sole rights to Goods to Buyer only grants Buyer a limited, non-transferable, non-sublicensable right under such intellectual property, for Buyer to use the quantity of the products purchased from Bio-Rad. No right to resell Bio-Rad products or any of their components is conveyed expressly, by implication, or by estoppel. Nothing in this Agreement limits Bio-Rad's right to enforce its intellectual property rights.

b. Buyer shall immediately notify Bio-Rad in writing of any intellectual property claim against Buyer in relation to the Goods. In the event that Bio-Rad chooses to defend the claim, Buyer shall: (i) not admit any liability or take any action in connection with the claim, (ii) give Bio-Rad sole control of the defense or settlement of any such claim, (iii) provide reasonable information and assistance in such defense. If Bio-Rad concludes that the Goods infringe the intellectual property rights of a third party, Bio-Rad may, in its sole discretion: (i) secure the right for Buyer to continue use of the Goods, (ii) replace the Goods with similar Goods, or (iii) require Buyer to return the Goods and provide Buyer with a refund of the purchase price, with a deduction in a reasonable amount for the Goods' use, damage, and obsolescence.

c. Bio-Rad shall have no responsibility under Section 14(b) to the extent the Goods (i) are supplied according to Buyer's design or instructions, (ii) are modified by Buyer before delivery, (iii) are combined with other devices, methods, systems or processes not furnished by Bio-Rad without its written consent, or (iv) are not used in conformity with Bio-Rad's written instructions.

20. Software. With respect to any software incorporated in the Goods ("Software"), Bio-Rad hereby grants to Buyer a royalty-free, non-exclusive, non-sublicensable, and non-transferable license to use Software and any related documentation provided to Buyer under this Agreement solely for Buyer's internal business purposes and solely on hardware provided by Bio-Rad. Buyer acknowledges and agrees that the Software and related documentation is provided under license, and not sold, to Buyer. Buyer does not acquire any ownership interest in Software and related documentation under this Agreement. Buyer shall only use Software solely as set forth in the documentation provided by Bio-Rad and this Agreement. This license will automatically terminate when Buyer's lawful possession of the associated hardware provided by Bio-Rad ceases, unless earlier terminated as provided in this Agreement. Buyer shall not sell, transfer, license, loan or otherwise make available in any form to third parties the Software and related documentation provided hereunder. Buyer may not disassemble, decompile or reverse engineer, copy, modify, enhance or otherwise change or supplement the Software without Bio-Rad's prior written consent. The Software may contain software, content, data, or other materials, including related documentation, that are owned by parties other than Bio-Rad and are provided to Buyer on terms that are in addition to or different from those contained in this Agreement ("Third Party Licenses"). Buyer is bound by and will comply with all Third Party Licenses and any breach of any Third Party License shall be a breach of this Agreement. Buyer is responsible and liable for all uses of the Software and documentation provided by Bio-Rad. Bio-Rad may, at its sole discretion, terminate this license if Buyer fails to comply with any term or condition herein. Buyer shall, upon termination of this license, immediately cease use of and return to Bio-Rad all Software and related documentation to include all copies. Bio-Rad will provide maintenance and support for the Software under its standard operating procedures.

21. Limitation of Liability. IN NO EVENT SHALL BIO-RAD BE LIABLE TO BUYER OR ANY THIRD PARTY FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL OR SPECIAL DAMAGES, LOST PROFITS, LOSS OF DATA, LOSS OF GOODWILL, NOR ANY OTHER CLAIM, EXPENSE, LIABILITY OR LOSS OTHERWISE ARISING OUT OF OR IN CONNECTION WITH THE SALE OF GOODS OR SERVICES, WHETHER OR NOT BIO-RAD WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. BIO-RAD SHALL NOT BE LIABLE FOR CHANGES IN EXCESS OF THE PURCHASE PRICE OF THE GOODS OR SERVICES.

22. Governing Law, Jurisdiction and Venue. If the business address of the Bio-Rad selling entity is located within the European Union, then this Agreement shall be governed by the laws of Switzerland, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement shall be brought in court located in Bern, Switzerland; and (b) within the Asian continent (excluding China and India where the counterparty is located in China or India), then this Agreement shall be governed by the laws of Singapore, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement must be brought in court located in Singapore; and (c) within China and the counterparty is located in China, then this Agreement shall be governed by the laws of China, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement must be brought in court located in Shanghai, China (provided that if within Hong Kong the laws of Hong Kong shall apply with venue in Hong Kong, and if within Taiwan the laws of Taiwan shall apply with venue in Taiwan); and (d) within India and the counterparty is located in India, then this Agreement shall be governed by the laws of India, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement must be brought in court located in New Delhi, India; and (e) within any country not covered by subclauses (a) or (b) (including without limitation the United States), then this Agreement shall be governed by the laws of the State of California and the United States of America, without regard to conflicts of law principles, and any action or proceeding arising from or relating to this Agreement must be brought in court in Contra Costa County, California. The parties expressly agree that the United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Agreement. Buyer irrevocably submits and consents to the exclusive jurisdiction of the applicable courts specified in this Section, and hereby agrees that such courts shall be the exclusive proper forum for the determination of any action, proceeding or claim arising from or relating to this Agreement. Any legal action must be brought within one year after the claim or cause of action occurs.

23. Assignment. Buyer may not assign this Agreement or any of its rights or obligations hereunder without the prior written consent of Bio-Rad. Any assignment or transfer in violation of the foregoing shall be null and void.

24. Relationship of the Parties. The relationship between Buyer and Bio-Rad is that of buyer and seller, as independent contractors. Nothing contained in this Agreement shall be construed as creating any agency, partnership, joint venture or other form of joint enterprise, employment or fiduciary relationship between Bio-Rad and Buyer, and neither Buyer nor Bio-Rad shall have the authority to contract for or bind the other party in any manner whatsoever.
BIO-RAD LABORATORIES, INC.

STANDARD TERMS AND CONDITIONS OF SALE

25. No Third-Party Beneficiaries. This Agreement is for the sole benefit of Buyer and Bio-Rad and nothing herein, express or implied, is intended to or shall confer upon any other person or entity any legal or equitable right, benefit or remedy of any nature whatsoever hereunder.

26. Force Majeure. Bio-Rad shall not be liable for any delay or failure of performance, including without limitation, the failure to deliver or install the Goods, where such delay or failure arises or results from any cause beyond the reasonable control of Bio-Rad, including but not limited to, flood, unusually severe weather, earthquake or other act of nature, power loss, strike, boycott, or other labor disputes, embargo, governmental regulation, or an inability or delay in obtaining materials. In the event of such delay or failure of performance, Bio-Rad shall have such additional time within which to perform its obligations hereunder as may be reasonably necessary under the circumstances.

27. Export Control. The Goods are subject to United States, European Union and local export-control laws and regulations. Buyer shall not, directly or indirectly, sell, export, re-export, transfer, divert, or otherwise dispose of any Goods to any destination, entity, or person prohibited by United States, EU or local laws or regulations.

28. Resale and Anti-Corruption Compliance. If Bio-Rad believes that Buyer is purchasing Goods other than for its own account without Bio-Rad's consent, Bio-Rad reserves the right to cancel any PO and withhold delivery of any Goods. To the extent that Bio-Rad does consent to Buyer's resale of the Goods, Buyer certifies that it is familiar with and understands the requirements of anti-corruption laws and international anti-corruption standards, including but not limited to the U.S. Foreign Corrupt Practices Act, the U.K. Bribery Act 2010, and all national anti-corruption laws enacted in any country in which it operates (collectively, the "Anti-Corruption Laws"). Buyer shall not violate or permit anyone acting on its behalf to violate the Anti-Corruption Laws. Specifically, Buyer has not made and will not make, promise to make, offer, or authorize, directly or indirectly, any payment, or provide or offer anything of value, directly or indirectly, to any public officials, political parties, party officials, candidates for public or political party office, public international organizations and their employees, agents and officials, or employees or officials of any purchasing entities (whether publicly owned or private) of Bio-Rad's products/services, in order to (1) improperly influence the acts of such public officials, political parties, party officials, candidates, public international organizations and their employees, agents and officials, or employees of purchasing entities, (2) improperly induce them to use their influence with a government to obtain or retain business, or (3) gain an improper advantage, in connection with any business venture or contract.

29. Remedies; No Waiver. The remedies herein shall be cumulative and in addition to any other or further remedies provided in law or equity. Buyer consents to injunctive and other equitable interim or permanent relief as may be requested by Bio-Rad and awarded by a court. No waiver or breach of any provision of this Agreement shall constitute a waiver of any other provision or breach.

30. Notices. All legal notices, requests, consents, claims, demands, waivers and other communications hereunder (each, a "Notice") shall be in writing and addressed to the parties at the addresses set forth on the face of the Invoice and in the case of Bio-Rad with copy to its corporate headquarters at 2000 Alfred Nobel Drive, Hercules, California, USA 94547, Attention: General Counsel. All Notices shall be delivered by personal delivery, nationally recognized overnight courier (with all fees pre-paid), or certified or registered mail (in each case, return receipt requested, postage prepaid). Except as otherwise provided in this Agreement, a Notice is effective only (a) upon receipt of the receiving party, and (b) if the party giving the Notice has complied with the requirements of this Section.

31. Severability. In the event that a court of competent jurisdiction finds any term or clause in this Agreement to be invalid, unenforceable, or illegal, the same will not have an impact on other terms or clauses in the Agreement or the entire Agreement. However, such a term or clause may be revised to the extent required according to the opinion of the court to render the Agreement enforceable or valid, and the rights and responsibilities of the parties shall be interpreted and enforced accordingly, so as to preserve their agreement and intent to the fullest possible extent.

32. Entire Agreement. This Agreement sets forth the entire agreement between Buyer and Bio-Rad with respect to the subject matter hereof and supersedes any and all prior and contemporaneous writings, communications, agreements and understandings relating to the same subject matter. Bio-Rad reserves the right to change these terms at any time. The version date for these terms may be found at the footer of this page.
The Discover 2.0 is the premier microwave reactor for performing any organic or inorganic synthetic chemistry. The system includes the following features, standard: 900W installed magnetron - Automated pressure device with Activent - safest pressure release mechanism - Maximum operating pressure: 30 bar (435 psi) - Sealed, pressurized reactions in 10, 35, and 100 mL vials (no tools required to assemble) - Reflux reactions using standard lab glassware (5-125 mL RBF) - Integrated 5.0 MP camera for capturing reaction images and video - Large cavity with protective spill cup grants full-hand access to simplify routine maintenance - iWave volume-independent IR temperature control (0-300°C) sees through glass and Teflon for in-situ temperature measurement; reduces number of vial sizes to stock - Variable stirring speed - Utilizes compressed air to rapidly cool (quench) reactions - System control from easy-to-use integrated 10.1” touchscreen and intuitive software - Communications ports for accessories and external control - Standard electrical outlet required

Included: 10mL vials/caps (100 each), 35mL vials/caps (25 each), 100 mL vials (3 each), open vessel kit, vessel attenuators/stand/adapters, stir bars, USB drive, Discover 2.0 software, operations manual

Shipping -
Discover (Synthesis)

Customer installs system with provided self-installation instructions. Technical support available toll free at (800) 726-3331

Lifetime applications support from CEM chemists and microwave experts who are conveniently located in Charlotte, NC. Contact by phone toll free at (800) 726-3331 or by email at synthesis.support@cem.com. Application notes and journal article references are also freely available via customer sign in to www.cem.com.
Currency & Shipping Terms

Currency is US Dollars.

USA Shipping Terms: FOB / ExWorks, Matthews, NC – prepay and add

Standard Delivery is 28 days ARO

Purchase Order

Note: This quote can be used as a purchase order by entering purchase order number and signing

Please sign here: __________________ Date: ___________ PO Number: __________________

Tax Status: If Account is Tax-Exempt, please provide a Tax-Exemption or Resale Certificate along with the Purchase Order. Otherwise, the order will be processed as taxable.

If Account is Partially Exempt for this order, please send Partial Exemption Certificate.

Standard Terms & Conditions

For information on leasing CEM products, contact Marissa Reinhardt at CEM Financial Services
Phone 973-292-0025 x412, mreinhardt@captivelease.com

Standard Terms & Conditions

1. Payment - Make all checks payable to CEM Corporation and mail to Accounts Receivable at the below address:

12750 COLLECTIONS CENTER DRIVE, CHICAGO IL 60693 United States

2a. (USA) General - Net 30 Days; FOB/ExWorks Matthews, NC. Freight is prepaid and added to invoice. Clerical errors are subject to corrections.
2b. (Canada) General - Net 30 Days; Canada Shipping Terms: ExWorks Matthews, NC USA. Clerical errors are subject to corrections.
3. All orders subject to shipping and handling charges.
4. Taxes - All prices are quoted excluded of any sales, excise, use, or similar tax. The amount of tax applicable is the buyer’s responsibility.
5. Renters Casualty - Renter shall bear the risk of loss or damage to the equipment from delivery to customer site until it is returned to CEM.
6. Warranty - All new instruments are warranted against defects in workmanship or material for one (1) year from date of shipment unless noted otherwise in the product description above. All refurbished/demo instruments are warranted against defects in workmanship or material for six (6) months from date of shipment unless noted otherwise in the comments section above.
7. Returns - All returns must be authorized with an RMA# by the CEM Customer Service Department. Call (800) 726-3331 for authorization.
8. Quantity - Any changes to quantities other than complete instruments will not effect the validity of this quote.

EEO Clause

If applicable to this purchase order, subcontract, or bill of lading, the affirmative action clause for disabled workers (41 CFR § 60-741.4), the equal opportunity clause in Section 202 of Executive Order 11246 (41 CFR § 60-1 through 60-50), and the affirmative action clause for covered veterans (41 CFR 6-300) are hereby incorporated herein by reference. Further, if applicable, seller agrees to file Standard Form 100 (EEO-1) and the VETS-100A report. The contractor agrees to comply with 29 CFR Part 471, Appendix A to Subpart A.

This contractor and subcontractor shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their race, color, religion, sex, sexual orientation, gender identity or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, protected veteran status or disability.
Thank you for your interest in SMARTdesks products. INSIDE DELIVERY AND ON-SITE ASSEMBLY ARE NOT QUOTED OR INCLUDED.

Use your email address and quote number to sign in to the SMARTdesks Quote Portal at https://onconsole2018.smartdesks.com/quoteviewer. This portal allows you to view and print your quote. You can also add your billing and shipping information directly to the quote, by clicking the "Add" button in the top right corner of each item field.

We welcome you to leave comments/questions in the comments box and upload documents to the portal using the "Upload File" button. Please click on the "Additional Info" button to add more details about your technology requirements, room dimensions, bid information (if applicable), and note any additional project requirements you may have.

Please do not hesitate to contact me directly if you have any questions or if I can provide any information to help you with your project.

Thank you.
Kate Tomasesnes
kate@smartdesks.com
800.770.7042 ext 908

<table>
<thead>
<tr>
<th>QUOTE ITEMS FOR 56679.PR.1</th>
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<td>FINISH-TABLE-LAW</td>
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Freight Comment: Liftgate delivery to 71457

* Your Purchase Order Must match the Quote.
* Inside Delivery is not included unless it is specified in the Quote.
* Installation/Assembly are quoted separately, and require a separate purchase order.
* Estimated ship date available upon request; 3 business days after payment and complete order information is received.

COMPANY INFORMATION

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<tr>
<td>ADDRESS1</td>
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<td>ADDRESS2</td>
<td>Nachitoches</td>
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<tr>
<td>CITY</td>
<td>LA</td>
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<td>ZIP</td>
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<td>COUNTRY</td>
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BILL TO

| FIRST NAME | Jennifer |
| LAST NAME | Long |
| EMAIL | long@nsla.edu |
| PHONE | 318-357-6482 |
| CELL | 318-663-1276 |
| FAX | 318-357-6480 |
| EMAIL | http://nsla.edu |

SHIP TO

| FIRST NAME | COMPANY |
| LAST NAME | ADDRESS1 |
| EMAIL | ADDRESS2 |
| PHONE | CITY |
| CELL | STATE |
| FAX | COUNTRY |
| BACKUP SHIPPING |
| FIRST NAME | COMPANY |
| LAST NAME | ADDRESS1 |
| EMAIL | ADDRESS2 |
| PHONE | CITY |
| CELL | STATE |
| FAX | COUNTRY |

INT'L ORDERS SHIPPING INFO

| FIRST NAME | COMPANY |
| LAST NAME | ADDRESS1 |
| EMAIL | ADDRESS2 |
| PHONE | CITY |
| CELL | STATE |
| FAX | COUNTRY |

PROJECT TOTAL: $20,000.00
Date: 9/21/2021
To: NSU
Phone: 

From: Scott Albarado  
Account Executive  
O: 800-444-2480 x6402 | M: 337-510-0538 | E: scott.albarado@trox.com

Re: State Contract Quote for Watson Library Small Room

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<th>*Unit Price</th>
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<td>1</td>
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Total State Contract Amount: $8,731.00

Thank You for the Opportunity,

Scott Albarado
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<tr>
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<td>Education - Higher Education - Price Lists - Apple</td>
<td>10 packs (60 individual units)</td>
<td>$5,530.00</td>
<td>$33,180.00</td>
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<td>OtterBox iPad Case (12.9 inch iPads)</td>
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<td>OtterBox Utility Series Latch II for 10&quot; Tablets with Accessory Kit</td>
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<td>Breitford PureCharge Cart for iPad &amp; iPad mini (40 Slots)</td>
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**TOTAL**                                                                 |                                                                       | $77,444.99
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Subtotal: 45,360.00 USD
Estimated Tax: 0.00 USD
Total: 45,360.00 USD
Get a $50 Amazon Gift Card instantly upon approval for the Amazon Rewards Visa Card

Shopping Cart

Pearington Premium Fully Assembled Heavy-Duty Smart Charge 42 Device
- $1,699.38
- Only 14 left in stock (more on the way).
- Eligible for FREE Shipping
- Gift options not available. Learn more
- Size: 42 Device

Qty: 2 Delete Save for later

Price

Current Total: $3,398.76
Savings: - $50.00
Cost After Savings: $3,348.76

Subtotal (2 items): $3,398.76

Your order qualifies for FREE Shipping. Choose this option at checkout. See details

Subtotal (2 items): $3,398.76
Proceed to checkout

Sponsored Products related to items in your cart

Elkay 51300C...
$60.11
See all buying options

Filery 5-Pack Label...
$14.99
See all buying options

Line Leader Compact...
$419.99
See all buying options

AFMAT Electric...
$29.79
See all buying options

The price and availability of items at Amazon.com are subject to change. The Cart is a temporary place to store a list of your items and reflects each item's most recent price. Learn more

Do you have a gift card or promotional code? We'll ask you to enter your claim code when it's time to pay.

Customers who bought related items also bought

Pearington 32 Device...
$449.49
Add to Cart

Rantice iPad 6th...
$15.99
Add to Cart

Pearington 12 Device...
$160.09
Add to Cart

16 Tablet...
$245.07
See all buying options

Back to top

Get to Know Us Make Money with Us Amazon Payment Products Let Us Help You
Quote #: Q-416782
Created Date: 9/22/2021
Expiration Date: 10/22/2021
Prepared By: Ashley Arends
Quote Contact: Ashley Arends
Owner Email: ashley.arends@jamf.com
Phone: +19202650118
Bill To Name: Northwestern State University
Bill To: PO Box 5685
NATCHITOCHES, LA 71497
United States
Ship To Name: Northwestern State University
Ship To: 200 Sam Sibley Dr. St. Denis Hall
Natchitoches, LA 71497
United States

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Total Price: USD 378.70

Terms & Conditions

Sales Tax: This price quote does not include applicable sales tax. The applicable tax for your location will be added to your invoice. If your purchase qualifies for a tax-exempt status, please send us a copy of your Tax-Exempt Certificate. If no certificate is received at the time of order, JAMF Software, LLC ("Jamf") will charge the appropriate sales tax for your location.

License Agreement: Jamf's standard Software License and Services Agreement or other applicable license agreement between the Ship-to Name entity/Customer and Jamf (either, the "License Agreement") and this Quote govern Customer's licensing of Jamf Software and Jamf's provision of Services indicated in this Quote. If there is a conflict between any terms on Customer's purchase order, schedule or other ordering document and the License Agreement, the License Agreement will control.

Submit POs To: Purchasing@jamf.com - Fax: 612-332-9054

JumpStarts: JumpStart and Onboarding services must be scheduled and completed within 12 months of purchase. Specifications can be found on Jamf's website.

Requirements: The following information must be provided before an order can be fulfilled: PO #, Quote #, complete Bill To address, Billing contact email address, complete Ship To address, Ship To contact email address, date, product description, currency, line items, quantity and payment terms as shown on the Jamf Quote, total purchase amount, and a copy of a tax exemption certificate (if applicable).
Kindly submit POs to JAMF Software, LLC at the Corporate Address listed below. Should you have any queries or require further clarification, contact your Jamf contact.

Corporate Address
Jamf
100 S Washington Ave #1100
Minneapolis, MN 55401 USA
CLOSED FOR ROUSHASHANA
SuperStore, Sales & Customer Service will reopen Thu Sep 9.

Checkout will be available at 8:30pm ET Wed night (in 35 hr 8 min)

Thank you for your patience while we observe the Rosh Hashana holiday. You may still add items to your cart or wish list to check out later.

Enter your Email to receive an alert when checkout reopens.  

**Chief LTM1U Fusion Series Tilting Landscape Wall Mount for 37 to 63" Displays**
- In Stock
- Ready to Ship
- B&H #CHLTM1U • MFR #LTM1U
- Free Expedited Shipping

Please note the lower price for the **Chief LTM1U Fusion Series Tilting Landscape Wall Mount for 37 to 63" Displays** is $249.95
This Item has a Minimum Advertised Price (MAP) restriction set by the Manufacturer / Distributor that limits how we can display our selling price. The price shown is our actual selling price.

**Samsung AU8000 55" Class HDR 4K UHD Smart LED TV**
- In Stock
- Ready to Ship
- B&H #SAUNSSAUS000 • MFR #UNSSAUS000FXZA
- Shipping Charges Apply

**ESTIMATE SHIPPING & TAX**

**United States**
- Zip Code: 71457
- Subtotal: $847.94
  - Shipping starting from: $172.10
  - Est. Tax: $71.65
- Total: $1,091.69

**Protection Plans**
- Protection Plans starting at $48.99

**MY CART**
- Move All to Wish List
- Remove All

**MY CART**
- Samsung AU8000 55" Class HDR 4K UHD Smart LED TV
  - Quantity: 1
  - Price: $597.99
  - Item Total: $597.99

**SUBTOTAL**
- $847.94

**SHIPPING CHARGES**
- Starting from: $172.10

**EST. TAX**
- $71.65

**TOTAL**
- $1,091.69

**12 Mos. Promo Financing Available**

**RETURN POLICY**

**Shipping Information**

**Payment Options**

**Your Privacy & Security**

**LIVE CHAT 800.606.6969**