

EMD Millipore Corporation 400 Summit Drive Burlington, MA 01803

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Remit to: EMD Millipore Corporation 25760 Network Place Chicago, IL 60673-1257

https://www.sigmaaldrich.com

Our Ref SC-463431-1.2 June 16, 2025 Expiration Date: July 16, 2025

Mangum Regional Medical Ctr Ms. Tonya Bowen 1 Wickersham Drive Mangum, OK 73554 United States +15807823353

Ms. Bowen,

Thank you for choosing our Milli-Q® BioMedical Service Plan. At MilliporeSigma we know that in today's demanding laboratory environment, one of the most valuable assets you have is your time. We are committed to helping you focus on your work.

All our Milli-Q® Service Plans will give you access to the following:

Connection to MyMilli-Q[™] – You have the benefit of using MyMilli-Q[™], a digital service that streamlines the care of your Milli-Q[®] Water Purification Systems and helps you manage your Milli-Q[®] service plans. From the web portal, you can track your service history, schedule maintenance visits, manage consumable deliveries and renew your contracts. To enable the activation, you simply need to provide the email address of the main user of MyMilli-Q[™] in the dedicated section below.

• Technical Support Hotline – In-house support experts are available to diagnose, investigate, solve customer issues and schedule repair visits if/when required. You can reach our Technical Service team at (888) 645-5478. Please have your serial number ready.

• Genuine MilliporeSigma Parts – Only genuine MilliporeSigma parts produced in an ISO® 9001 manufacturing site are used to service your water purification system.

• Expert Maintenance Support – Only factory-trained field service engineers repair and maintain water purification systems in compliance with MilliporeSigma's worldwide service operating procedures.

Our service experts identified the following plan as the best product matching your specific service needs:

BioMedical Service Coverage:

- Unlimited troubleshooting/repair visits during Normal Business Hours (Monday Friday / 8am 5pm).
- · All necessary spare parts replaced free of charge.
- · Consumables included for maintaining proper system performance.
- · An annual preventive maintenance visit, including Mechanical, Hydraulic and Electrical checks of your system.

- · Comprehensive checkup of system specifications and operational functions.
- · Preventive replacement of worn parts using a system-specific maintenance kit.
- · Auditable service operating procedures.
- · Software and Firmware updates.

You may submit your purchase order directly to me via fax, e-mail, or direct mail. We also accept credit card orders if you cannot submit a purchase order.

To receive same month service, your order needs to be submitted to us by the 1st day of the month in which service is needed. To accelerate the PO process, please be sure to fill out the Order Form that is attached to this quotation. Should you require an expedited shipment, a surcharge will be applied for the additional shipping charges.

My contact information is listed below in the closing of this letter. Upon receipt of your purchase order, we will implement your plan immediately to ensure uninterrupted service and coverage.

Should you have any questions or need additional information, please do not hesitate to contact me. Again, we thank you for your continued business.

Sincerely,

Andrea Ochoa-Caceres Maintenance Contracts Sales | Leading Expert Applied Solutions 781-533-1151 andrea.ochoa-caceres@milliporesigma.com



Mangum Regional Medical Ctr Ms. Tonya Bowen 1 Wickersham Drive Mangum, OK 73554 United States +15807823353 **Our Ref SC-463431-1.2** June 16, 2025 Expiration Date: July 16, 2025

Quotation

Year 1 - AFS® 8D - ZAFS08DWW F3PB63376B

	Catalogue Number	Description	Estimated availability if ordered today	Qty	Unit Net Price (USD/\$)	Total Net Price (USD/\$)
1	ZWR0C0V1	RO COVERAGE FLR1 MULTI YEAR CLINICAL	Eff 6/13/2025 - 6/30/2026	1	95.00	95.00
2	ZWAF1ESUT0	AFS ESS 8,8D TOTAL™ COVERAGE	Eff 6/13/2025 - 6/30/2026	1	452.50	452.50
3	ZWAF1ESUE0	AFS ESS 8,8D PREVENTIVE MAINTENANCE	Visit 2/2026	1	508.16	508.16
4	ZWAADADES	DADE AFS DECONTAMINATION	Visit 2/2026	1	327.68	327.68
5	ZLXUVLPL1	UV LAMP FOR TANKASM/RIOS/ELIX-L	Ship 1/2026	1	279.04	279.04
6	P90050US	Selective Micro Clean 750A	Visit 2/2026	1	0.00	0.00
7	ZWAAZONE3	TRAVEL ZONE 3	Visit 2/2026	1	672.00	672.00

Total(USD/\$) 2,334.38

Year 1 - Sub Total(USD/\$) 2,334.38

Grand Total(USD/\$) 2,334.38



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	Order Form					
This form may be used in lieu of a har	d copy Purchase Order, if the order total is under \$10,000.					
**************************************	**************************************					
Ship to Address (Required):	Bill to Address (Required):					
Purchase Order Number (Required)*:	Purchase Order Dollar Value (Required)**:					
	hone number in which to reach you. Customer Service will contact you upon lect your credit card information.					
	uding any optional items, you wish to purchase in this field. Orders over \$10k re a hardcopy purchase order.					
Please place a check next t	o your preferred invoice method (Required):					
Pay As You Go (invoices are issued as product ships or service is rendered)						
Prepaid (one invoice for th	Prepaid (one invoice for the total amount of the agreement is issued upfront)					
MilliporeSigma Sl	MilliporeSigma Shipping Terms are Prepaid & Added					
MilliporeSigma F	OB Terms are FOB Shipping Point					
Payr	ment Terms are Net 30					
Initial here	e to accept:					
You may email or fax the completed forn	n to NAOperations@Milliporesigma.com or 978-715-1561.					

Quotations issued to businesses without an active account are conditional, subject to submission and approval of a new account application according to MilliporeSigma's standard account policies.

GENERAL TERMS AND CONDITIONS OF SALE

1. Applicability 1.1 These terms and conditions of sale (these "Terms"), any Sales Documents accompanying or referencing these Terms, and Supplemental Terms, if any, comprise the entire agreement (the "Agreement") between EMID Millipore Corporation or an affiliate thereof ("Selfer") and the purchaser ("Purchaser") with respect to the purchase and sale of products ("Products") and services ("Services") indicated on Sales Documents. "Sales Documents" means any document, print or digital, provided by Seller in the purchase and sale process, including but not limited to quotations, invoices, documents consistent with these Terms. Products and/or Services, the terms of such contract shall prevail to the extent they are inconsistent with these Terms. order ("Order Confirmation") and shipping documents. If the parties have signed a contract applicable to the sale of certain Products and/or Services, the terms of such contract shall provide to the sole of certain products and/or Services, the terms of such contract shall proval to the extent they are inconsistent with these Terms. order does not constitute acceptance of any of Purchaser's terms and does not serve to modify or amend these Terms. 1.3 Certain Products and Services may be subject to additional terms ("Supplemental Terms") not contained herein, which, when applicable, may be referenced on or provided with Sales Documents or Seller's websites or provided by Seller upon request. 1.4 The Agreement between Seller and Purchaser is created when Seller confirms, acknowledges or begins to Until Purchaser's order. Purchaser may not modify or cancel the Agreement without Seller's express written consent. Modification or cancellation may require payment by Purchaser of certain costs incurred by Seller. 2. Delivery and Partomance 2. Houses otherwise agreed up on in writing by the parties or set forth on an Order Confirmation, () delivery of Products shall be made CPT Purchaser's Ship-To Address (INCOTERMS9 2020), (i), freight costs shall be propaid by Seller and the

Inductor steam be inset of the Products are not like to Products accounding any Software) shall pass to Purchaser upon their arrival at the destination. In the destination. 2.3 Seller may, in its sole discretion, make partial shipments of Products and invoice immediately therefor. Purchaser shall pay for the units shipped whether such shipment is in whole or partial fulfillment of Purchaser order. 2.4 With respect to certain Products, Seller reserves the right to (a) require the purchase of entire lots; and (b) allocate supply, to the extent such allocation is deemed necessary by Seller, among any or all customers (including Seller's affiliates and distributors) at its sole discretion, without liability for any failure of performance which may result thereform. 2.5 Seller shall be responsible for any shipping and transportation costs, including any insurance costs, if applicable if all matters relating to the provision of Services. It Services are provided at Seller's all fields are costs, if applicable if all matters relating to the provision of Services. In Services are provided any result meterion. 3.1 Purchaser shall (a) comply with all instructions, limitations, specifications, use statements or conditions of use made available by Seller, including as all work environment; (b) promptly provide any requested materials, direction, information, approvals, authorizations, or decisions ("Information"); and (c) ensure that such Information, sately data sheets, limited use information and labeling ("Use Documents"), and (b) properly test, use, manufacture and marker Products and enterials produced with Products. 3.2 Purchaser askinovidedges that Products are not tested for safety and efficacly in food, drug, medical device, cosmetic, solaring numerical purcesser, prometics, and bioling out not limited to product data, product individues and Products, fold complance with all applicable beam of the applicable and environments, and (b) complance with all applicable to a saller of the use of Products, (b) compl

4.1 Purchaser shall inspect Products no later than five (5) days after receipt ("Inspection Period"). Purchaser will be deemed to have accepted the received Products units in tontifies Seller in writing of any Nonconforming Products during the Inspection Period, furnishing evidence or other documentation if required. "Nonconforming Products" means only those delivered Products, or quantity thereof, which are different than identified in the Order Confirmation. A 21 fordited to accordance with Section 4.1, Seller shall, in its sole discretion, (a) replace such Nonconforming Products with conforming Products or, in the event of partial delivery, adjust the invoice to reflect the actual quantity delivered. Seller reserves the right to inspect Products. Purchaser acknowledges and agrees that the remedies soft to the herein are the exclusive remedies for delivery of Nonconforming Products.

4.3 Any returns, if authorized, shall be handled in accordance with Section 8 below. 5.Price and Payment 5.1 Purchaser shall purchase Products and Services from Seller at the prices offered by Seller, including but not limited to prices in a valid quotation or prices on a published price list valid as of date of the applicable Order Confirmation. If there is a price increase before Products are shipped, then the Agreement shall be construed as if the increased prices were originally inserted therein, and Purchaser shall be invoiced by Seller in accordance therewith. 5.2 All prices are exclusive of all sales, use, and excise taxes, duties, customs, tariffs, and any other similar taxes or charges of any kind imposed by any governmental authority or quas-governmental authority on any amounts payable by Purchaser. Purchaser shall be responsible for all such taxes and charges; provided, however, that Purchaser shall not be responsible for ther asset. 5.3 Purchaser shall be responsible for anounts within thinty (30) days from date of invoice to the specified bank account or as oftensive instructed.

5.3 Purchaser shall not a introduced amounts that the lasser of (a) the rate of eight percent (8%) per annum above the base 5.4 Purchaser shall pay interest on all late payments at the lesser of (a) the rate of eight percent (8%) per annum above the base interest rate of the European Central Bank or (b) the highest rate permissible under applicable law, calculated daily and compounded monthly. Purchaser shall reimburse Seller for all costs incurred in collecting any late payments, including, without initiation, attorneys less. In addition to all other remedies available under these Terms or all aw. Seller may, without notice to Purchaser, delay or posipone delivery of Products and/or unperformance of Services and may, at its option, change the terms of payment with respect to any undelivered Products and/or unperformed Services. 5.5 Purchaser shall not withhold payment of any amounts due and payable hereunder by reason of any set-off of any claim or rinknue with Seller.

payment with respect to any undelivered Products and/or unperformed Services. 5.5 Purchases shall not withhold payment of any amounts due and payable hereunder by reason of any set-off of any claim or dispute with Seller. 6.1 If any software or Use Documents License Terms. 6.1 If any software or Use Documents License Terms. 6.2 Subler grants Purchaser the right and license to use the copy of the Software or Use Documents shall apply. If there are no terms provided therewith, these Terms, including this Section 6, shall apply. 6.2 Subler grants Purchaser the right and license to use the copy of the Software and the Use documents as provided by Seller. 7.2 Subler grants Purchaser the right and license to use the copy of the Software and the Use documents as provided by Seller. 7.2 Subler grants Purchaser the right and license to use the copy of the Software and the Use documents as provided by Seller. 7.3 The Software, Use Documents and related intellectual property rights including, without limitation, copyrights are owned by Seller, an affiliate, and/or certain suppliers of Seller or its affiliates, and/or terms (Jue Capeta) applicable third-party Software is subject to a, and it will comply with, the terms of any applicable third-party software is used any third-party Software is subject to a, and it will comply with, the terms of any applicable third-party software is subject to a, and it will comply with, the Software or the combination of the Software or the combination of the Software or the combination of the Software or or a purpose within the scope of the application for which it is provided, (b) not cause or permit any reverse engineering, disassembly, de-compliation, modification or adaptation of the Software or the combination of the Software or other Software, to (c) not move the Software to any combine the Software or the combination of the Software or other Software and the period and software is provided with a separate license agreement. Any such replacements, fixes or upgrades o

suggestions by Seller regarding use, selection, application or suitability of Products shall not be construed as an express or implied warranty. 7.5 The limited warranties set forth above do not apply unless: (a) Purchaser gives written notice of the defect(s) to Seller immediately upon discovery. (b) if applicable, Seller is given reasonable opportunity to examine the relevant Products, Services or Software; and (c) the defect(s) are verified by Seller. 7.6 The limited warranty set forth in Section 7.1 does not apply if: (a) a defect arises as a result of a breach of the obligations in Section 3; (b) any unauthorized installation, repairs, modifications, upgrades, maintenance or (d) Products are used beyond the shelf life or expiration date as set forth in the applicable Use Documents. equipment failure or defect results directly or indirectly from the following: (a) non-compliance with Use Documents. (c) aorderic and (c) non-compliance with Use Documents. equipment failure or defect results directly or indirectly from the following: (a) non-compliance with Use Documents. (b) do of ris: weather or environmental conditions; or (f) any misuse thistallation, repairs, modifications, upgrades, maintenance or other servicing. If this limitation applies but Seller, at its sole discretion, elects to re-perform the applicable Services, Purchaser may be charged for fees and expenses, including but not limited to travel costs and any working time of Seller's employees, contractors or agents (at list rate).

7.8 The limited warranty set forth in Section 7.3 does not apply to any defects arising out of or relating to (a) Purchaser's breach of Section 6.4; (b) Purchaser's failure to promptly install required updates; or (c) the operation of Purchaser or a third-party system or network.
7.9 Subject to the conditions set forth above in this Section, including the time limitations set forth in Sections 7.1, 7.2 and 7.3, Seller shall, in its sole discretion (a) with respect to Products or Software (or the defective part thereof) and if Seller is unable to repair or replace. Seller shall credit the price of such Products, Software or the part thereof; (c) (b) with respect to Services, re-perform the applicable Services or credit the price of such Services at the pro rata contract rate. The remedies set forth herein shall be Purchaser's sole and exclusive remedy and Seller's entire liability for any breach of its warranty. of its warranty

breach of its warranty. 8. Returns Purchaser shall not return Products without Seller's prior written consent. Seller reserves the right to inspect Products at Purchaser shall not return Products without Seller's prior written consent. Seller reserves the right to inspect Products at Purchaser's site and/or require disposal instead of return. All returns must be in compliance with Seller's instructions and may b subject to a restocking charge. Certain Products (e.g. diagnostic reagents; refrigerated or frozen products; custom Products or special orders) may not be returned under any dricumstances. Tile to returned Products shall transfer to Seller upon acceptance at the facility designated by Seller. Any returned Products must be in their original packaging with the original label affixed, and unaltered in form and content: nd may be

A use, adving vesignated up setter, ruly returned Products must be in their original packaging with the original label affixed, and unaltered in form and content. 9. Limitation of Liability and Indemnification 9.1 Purchaser assumes all risk and liability for loss, damage or injury to persons or to property of Purchaser or others arising out of (a) the transport, storage or use of Products or Software, including infringement of any third-party intellectual property rights resulting from Purchaser's specific use of Products or Software and (b) any provision or use of Services. If Selfer's performance of its obligations is prevented or delayed by any act or omission of Purchaser, its agents or subcontractors, Selfer's performance of its obligations is prevented or delayed by any act or omission of Purchaser, its agents or subcontractors, Selfer's performance of list obligations or otherwise liable for any costs, charges, or losses subland or incurred by Purchaser or 9.2 Purchaser shall indemnify and hold Selfer, its affliates, and their respective agents, employees, and representatives, harmless from and against al claims, damage, losses, costs and expresses (including attrovery's lees) (a) arising from the negligence, recklessness or misconduct of Purchaser, its affliates, or their respective agents, employees, partners or subcontractors.

arising from the negligence, recklessness or misconuous of Houses, no summerce, as terminates of subconfractors. 9.3 Except as otherwise expressly provided herein, Seller shall not indemnify nor be liable to Purchaser or any person or entity for any claim, damage or loss arising out of the Products; including the sale, transport, taroge, failure, use or distribution thereof, the provision of Services, or the license of Software regardless of the theory of liability, including but not limited to warranty, negligence or strict liability. In addition, Seller shall not be liable for incidential, consequential, indired, exemplary or special damages of any kind, including, without limitation, liability for loss of use, loss of work in progress, loss of revenue or profile, cost of substitute equipment, facilities or services, downitine costs, or any liability of Purchaser to a third party. The total liability of Seller there under shall not exceed the purchase price of Products or Services, or the license feed of Software involved. Without of Products or Software or performance of Services, regardless of their nature. 19 Commissione with Laws

of Products or Software or performance of Services, regardless of their nature. 10. Compliance with the service of the services of their nature in the service brought with the service of delivery in the service of t

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12. Confidential Information All non-public, confidential or proprietary information, including but not limited to, specifications, samples, patterns, designs, plans, drawings, documents, data, business operations, customer lists, pricing, discounts, or rebates, disclosed by Seller to Purchaser, whether disclosed or orally or disclosed or accessed in written, electronic or other form or media, and whether or not marked, designated, or otherwise identified as "confidential" is confidential and may not be disclosed or used by Purchaser for its own use, including but not limited to filing any patent applications disclosing or based on such confidential information, unless authorized in advance in writing by Seller. Upon request, Purchaser shall promptly return or destroy all documents and other apply to information that is: (a) in the public domain; (b) known to Purchaser at the time of disclosure, or (c) rightfully obtained by Purchaser on a non-confidential basis from a third party.

Purchaser on a non-confidential basis from a third party. 13. Force Maleure Neither party will be in default of any obligation under this Agreement (other than obligations to pay money) to the extent performance is prevented or delayed by a Force Majeure Event. A "Force Majeure Event" shall include any occurrence beyond the reasonable control of a party, including without limitation: act of nature (e.g., flood, earthquake or sorm); war or terrorism; cvil commotion or roit; epidemic or pandemic (e.g., COVID. 91); destruction of facilities or materials; fire or explosion; labor disturbance or strike; laws, regulations, directives or orders of any government, regulatory or judicial authority; embargo, shortage or raw materials or labor; equipment failure; or failure of public utilities or common carriers. The party declaring a Force Majeure Event will notify the other party in writing, explaining the nature thereof, and will also notify the other party of the cessation of any such event. A party declaring a Force Majeure Event will be commercially reasonable efforts to remedy, remove, or mitigate such event and the effects thereof. Upon cessation of the Force Majeure Event, performance of any suspended obligation or duty will promity recommence. ptly recommence.

will promptly recommence.
14. Miscellaneous
14.1 No Waiver. No waiver by Seller of any provisions of the Agreement is effective unless explicitly set forth in writing. No failure to exercise, or delay in exercising, any right, remedy, power or privilege arising from the Agreement operates, or may be construed, as a waiver thereof.
14.2 Assignment. Purchaser shall not assign any of its rights or delegate any of its obligations under the Agreement without Seller's prior written consent. Any purported assignment or delegation in violation hereof is null and void. No assignment or delegation in every thereas of any of its obligations here the parties is that of independent contractors. Nothing contained in the Agreement thal be construed as creating any agency, partnership, joint venture or other form of joint enterprise, employment or fuduciary relationship between the parties, and neither party shall have authority to contract for or bind the other party in any manner whatsoever.

Agreement shall be construed as creating any agency, partnersinj, joint venture or other form of joint enterprise, employment or fiduciary relationship between the parties, and neither party shall have authority to contract for or bind the other party in any 14.4 No Third-Party Beneficiaries. The Agreement is for the sole benefit of the parties and their respective successors and permitted assigns and nothing herein is intended to or shall confer upon any other person or entity any legal or equitable right, benefit, or remedy of any native. 14.5 Publicity and Use of Name. Purchaser shall not, without the prior written consent of Seller, (a) refer to Seller, its affiliates, Products or Services in any marketing, promotion or other publicity material, whether written or in electronic form, or (b) use proprietary brand names, trademarks, trade names, logos and other intellectual property owned by Seller or one of its affiliates. Products or Services in any Wassachusetts without giving feet to any choice or conflict of law provision or rule. Any legal suit, action, or proceeding arising out of or relating to the Agreement shall be instituted in courts located in Boston, Massachusetts, and each party irrevocably submits to the exclusive jurisdiction of such courts in any such suit, action, or proceeding, 14.7 Notices. Except if otherwise agreed upon by the parties, any notices required hereunder shall be or made in writing and sent by ourier service with tracking or registred or certified mail to the other party at its registered office or principal place of useinses or such other address as indicated by the receiving party. 14.8 Sevenability. If any term or provision of the Agreement is invalid, illegal, or unenforceable in any jurisdiction, such invalidity, illegality, or unenforceablity shall not affect any other term or provision of the Agreement may only be amended or modified in writing and signed by an authorized representative of party. 14.1 Ownendment and Modification. Except as otherwise s