

Purchase Order Number: PO Date: Currency: **GBP** DSTLX-1000160041 14/06/2021

Purchase Order - DSTLX-1000160041

V e n Redacted under FOI Exemption

Metrohm UK Ltd Metrohm House Unit 2 Top Angel Buckingham Industrial Park Buckingham MK18 1TH United Kingdom

Redacted under FOI Exemption

Purchase Order Number to be quoted on all correspondence

Buyer Address:

G02- iSAT F Building 5 Dstl Porton Down Salisbury WILTS SP4 0JQ

United Kingdom

Tel: Redacted under FOI Exemption Fax:

Deliver To:

Dstl Porton Down Salisbury WILTS SP4 0JQ United Kingdom

All invoices must quote the Purchase Order Number and

be sent to:

Dstl Accounts Payable PO Box 325

Portsdown West Portsdown Hill Road FAREHAM HANTS PO14 9HL

United Kingdom Tel:

Fax:

Line-Sch Item/Description	Quantity UOM	Unit Price <u>(ex. VAT)</u>	Line Amount (ex. VAT)	Delivery By
1- 1 All items as per attached quote QUO-466136-G7 / 0	7K1 1.0000 EA	18,312.22	18,312.22	30/07/2021
	Total	Price (ex. VAT)	18,312.22	

END OF PURCHASE ORDER LINES

General Comments

17. DEFCON 76 - Contractors Working at Government Establishments

For the Purposes of the installation, work at Dstl Porton Down the Contractor shall have valid Public Liability Insurance to the value of no less than £5M. No work shall be carried out on site until proof of current certificate of insurance is provided to the Authority. The Contractor shall liaise with the Authority ¿s Project Manager to arrange a suitable date for the work.

18. Access to Site

For the purpose of this requirement your point of contact to arrange delivery and installation of the equipment is:

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Dstl is part of the Ministry of Defence.	. Head Office Address: Dstl,	Porton Down, Wiltshire, SF	P4 0JQ , United Kingdom.	VAT Number GB 888 8050 68



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Tel: Fax:

Line-Sch Item/Description **Quantity UOM Unit Price Line Amount Delivery By** (ex. VAT) (ex. VAT)

This is only a valid order if 'CONDITIONS OF PURCHASE' are either attached or referenced with the purchase order. Fulfilment of this order deems acceptance by the supplier of those terms and conditions, unless specific acceptance is requested. Each package shall be marked clearly with the supplier's name and address. Delivery documentation quoting the Purchase Order Number must be securely fixed to the outside of each package.

Signature

Redacted under FOI Exemption



OstI STANDARD CONDITIONS OF PURCHASE

1 Definitions- in the Contract:

The Authority means the Secretary of State for Defence of the United Kingdom of Great Britain and Northern Ireland, (referredto in this document as the Authority"), acting as part of the Crown; Business Day means 08:00 to 16:00 Mond ay to Thursday and 08:00 to 15:00 on Friday, excluding public and statutory holidays;

Contract means the agreement concluded between the Authority and the Contractor, including all terms and conditions of this purchase order, specifications, plans, drawings, schedules and other documentation, expressly made part of the agreement in accordance with Cl a us e 2.c. Contractor means the person, firm or company specified as such in the

Contractor Deliverables means the goods and 1 or services including packaging (and sup plied in accordancewith any QA requirements if specified) which the Contractor is required to provide under the Contract in

accordance with the purchase order; Effective Date of Contract means the date stated on the purchase order or, if there is no such date stated, the date up on which the Contractor has accepted the order via email confirmation;

Firm Price means a price excluding Value Added Tax (VAT) which is not subject to variation;

Hazardous Contractor Deliverable means a Contractor Deliverable or a component of a. Contractor Deliverable that is itself a hazardous material or substance or that may in the course of its use, maintenance, disposal, or in the event of an accident, release one or more hazardous materials or substances and each material or substance that may be so released; Legislation means in relation to the United Kingdom any Act of Parliament, any subordinate legislation withinthemeaning of s eicti o n 21 offhe Interpretation

Act 1971, any exercise of Royal Prerogative or any enforceable community right within the meaning of Section 2 of the European Communities Act 1972. Notices means all notices, orders, or oth er forms of communication required to be given in writing under or in connection with the Contract;

Parties means the Contractor and the Airthority, and Party shall be construed

Transparency Information means the content ofthis Contract in its entirety, including from timeto time agreed changes to the Contract, and details of any payments made by the Authority to the Contractor under the Contract.

2 General

- The Contractor shall comply with all applicable Legislation, whether specifically referenced in this Contract or not.
- Any v ariation to the Contract shall have no effect unless expressly agreed in writing and signed by both Parties.
- If there is any inconsistencybetween these terms and conditions or the documents expressly referred to therein, the conflict shall be resolved according to the following descending order of priority:

 (1) the terms and conditions of this purchase order;

 - tile d ocum ents expressly referred to in the purch as e order lines.
- Neither Party shall be entitl ed to assign the Contract (or any d.
- partthereof) without the prior written consent of the other Party.

 Failure or delay by either Party in enforcing or partially enforcing any provisi on oftheContractsh all not be construed as a waiver of its e. rights under the Contract.
- rights under the Contract.

 The Parties to the Contract do not intend that any term of the Contract shall be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person that is not a. Party to it. The Contract and any non-contractual obligations arising out of or in connection with it shall be gov erned by and construed in accordancewith English Law, and subject to Clause 13 and without prejudice to the dispute resolution procedure set out therein, the Parties submit to the exclusivejurisdiction of the En glishcourts. Otherjurisdidions may apply solely for the purpose of giving effect to this Clause 2.g and for enforcement of any judgement, order or award given under English jurisdiction.

3 Application of Conditions

- Theseterms and conditions and the specification govern the Contract to the entire exclusi on of all otherterms and conditions. No other terms or conditions are implied.

 The Contract constitutes the entire agreement and understanding and
- supersedes any previous agreement between the Parties relating to the subject matter of the Contract.

4 Disclosure of Information

- Both Parties shall keep in confidence al I info rm ation receiv edfro m the other Party under or in connedionwith theContract. Neither Party shall disclose any such information to athird Party without the p ri or written consent of the oth erParty (whichs hall not be unreasonably withheld), except wh ere:
 - the information is already in the public domain;
 - (1) (2)
 - the information is already in the possession ofthe other Party without restriction as to its disclosure; the information is received from a third Party who lawfully acquired it without restriction as to its disclosure; the Contractor discloses the information to its employees, (3)

 - the Contractor discloses the information to its employees, agents or sub-contractors to the extent necessary for the p erformance th eCo ntract, providedthat disclosure is subject to similar obligations of confidentiality; or either Party can showthat any disclosure of information was made solely and to the extent necessary to comply with a statutory, judicial or parliamentary obligation, including the Authority's obligations undertheFreedom of Information Act 2000 and the Environmental Information Regulations 2004.

5 Transparency
a. Subject to Clause 5.b, but notwith standing Clause 4, the Contractor understands that the Authority may publish the Transparency Information to the general public. The Contractor shall assist and cooperate with the Authorityto enablethe Authority to publish the Transparency Information

- Before publishingtheTransparency Information to the general public in accordance with Clause 5.a, the Authority shall redact any information thatwould be exemptfrom disclosure if itwas the subject of a request for information under the Freedom of Information Act 2000 or the Environmental Information Regulations 2004.
- 2000 or the Environmental Information Regulations 2004. The Authority may consult with the Contractor before redacting any information from the Tran s parency Information in accordance with Clause 5.b. The Contractor ack nowt edges and accepts that its representations on redact ons during consultation may not be determinative and that the decision whether to redact information is a matter in which the Authority shall exercise its own discretion, subject always to the provisions of the Freedom of Information Act 2000 or the Environmental Information Regulations 2004.
- For the avoidance of doubt, nothing in this Clause 5 shall affect the Contractor's rights at law.

G Notices

- A Notice served under the Contract shall be:

 - in writing in the English Language;
 authenticated by si g nature o r such other method as may
 be agreed between the Parties;
 sentforthe attention of the other Party's representative,
 and to the address set out in the purchase order;
 marked with the number of the Contract; and (2)
 - (3)
- (5) delivered by hand, prepaid post (or airmail), facsimile transmission or by electronic mail.

 Notices shall be deemed to have been received:
- - if delivered by hand, on the eday of delivery if it is a Business Day in the place of receipt, and otherwise on thefirst Business Day in the place of receiptfollowingthe
 - day of delivery; if sent by prepaid post, on th efourth Business Day (or the tenth Business Day in the cis e of airmail) afterthe
- the tenth Business Day In the cise of annual, discounting and ay of posting;
 if sent byfacsimile or electronic means:
 (a) if transmitted between 09:00 and 16:00 hours on a
 Business Day {recipient's time} o n completion of receipt by the sen d er of verification of the trans
 mission from the receiv ing instrument; or

 "The assmitted at any oth er time, at 09:00 onthefirst
 - if transmitted at any oth er ti me, at 09:00 onthefirst Business Day (recipient's time)followingthe co mpletion of receipt by the sen der ofverification of (b) transmission from the receiv ing instrument.

7 Intellectual Property

- The Contractor shall as its sole liability keep the Authority fully indemnified against an infringement or alleged infringement of any intellectual property rights or a claim for Crown use of a UK patent or registered design caused by the use, manufacture or supply of the Contractor Deliverables.
- The Authority shall promptly notify the Contractor of any infringement The Authority shall promptly notify the Contractor of any infringement claim mad eagainst it relating to any Co ntractor Deliverable and, subject to any statutory obligation requiring the Authority to respond, shall permit the Contractor to havethe right, at its sole discretion to assume, defend, settle or otherwise dispose of such claim. The Authority shall give the Contractor such assistance as it may reasonably requireto dispose ofthe claim and will not make any statement which might be prejudicial to the settlement or defence of the claim

8 Supply of Contractor Deliverables and Quality Assurance

- ply of Contractor Deliverables and Quality Assurance
 This Contract comes into effect on the Effective Date of Contract.
 The Contractors hall supplyth e Contractor Deliverables to the Authority at the Firm Price stated in the purchase order.
 The Contractor shall ensure that the Contractor Deliverables:
 (1) correspond with the specification;
 (2) are of satisfactory quality (within the meaning of the Sale of Goods Act 1979, as amended) except that fitness for purpose shall be limited to the goods being fit for the particular purpose held out expressly by or made known expressly to the Contractor and in this respect the Authority relies on the
- purpose held out expressly by or made known expressly to the Contractor and in this respect the Authority relies on the Contractor's skill and judgement; and

 (3) comply with any applicabl eGualityAssurance Requirements specified in the purchase order.

 TheContractor s hall apply fo r and o btai n any licences required to import any material requiredfortheperformance of the Contract in the UK The Authority shall provide to the Contractor reasonable assistance with regard to any relevant defence or security matter arisin on the application. regard to any relevant defence or securitymatter arisin gin theapplication for any such licence.

9 Supply of Hazardous Contractor Deliverables

- The Contractor shall establish if the Contractor Deliverables are, or contain, Dangerous Goods as defined in the Regulations set out in this Clause 9. Any that do shall be packaged for UK or worldwide shipment by all modes of transport in accordance with the following unless
 - otherwise specified in the purchase order:
 (1) the Technical Instructions for the Safe Transport of Dangerous Goods by Air (ICAO), IATA Dangerous Goods Regulations; the International Maritime Dangerous Goods (IMDG) Code;

 - the Regulations Concerning the International Carriage of Dangerous Goods by Rail (RID); and the European Agreement Concerning the International Carriage of Dangerous Goods by Road (ADR).
- Carriage of Dangerous Goods by Road (ADR). Any relevant certification markings and otherp rescribed information shall be marked on the packaging in accordancewiththerelev ant Legislation, regulation or policy. As soon as possible and in any event within the period specified in the purchase o rder (or if no such period is specified no later than one month prior to the delivery date), the Contractorshall provide to the Authority's representatives in the manner and format prescribed in the purchase order:

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- confirmationas to whether or not to the best of its knowledge any of theContractor Deliverables are Hazardous Contractor Deliverables: and
- for each Hazardous Contractor Deliverable. a Safety Data
- Sheet containingthe data set out at Clause 9.d. which shall be updated by the Contractor during the period of the Contract if it becomes aware of any new relevant data.

 Safety Data Sheets if required under Clause 9.c shall be provided in accordance with the REACH Regulations (EC) No 1907/2006 and any ad ditional inform ation r equir ed by the Health and Safety at Work etc. Act 1974 and shall contain: d. shall contain:
 - Information required by the Chemicals (Hazardous Information and Packaging for Supply) (CHIP) Regulations 2009 and 1 or the Classification. Labelling and Packaging (CLP) Regulation 1272/2006 (whichever is applicable)or any replacement thereof: and
 - whereIh e H azardo us Contractor Deliverable is. contains or embodies a radioactivesubstance as defined inthe Ionising Radiation Regulations SI 1999/3232. details of the activity. substance and form (including any isotope); and where the Hazardous Contractor Deliverable has magnetic
 - properties, details of the magnetic flux density at a defined distance, for the condition in which it is packed.
- The Contractor shall retain its own copies of the Safety Data Sheets providedtotheAuthority in accordan ce with Clause 9.d for 4 years after the end of the Contract and shall make them available to the Authority's representatives
- Nothingin this Clause9 reduces or limits any statutory or legal obligation f. of the Authority or the Contractor.

10 Delivery I Collection

- The purchaseorder shall specify whether the Contractor Deliverables are to be delivered to the consignee by the Contractor or collected from the consignor by the Authority.

 Title and risk in the Contractor Deliverables shall pass from the Contractor to the Authority on delivery or oncollection in accordance with
- Clause 10.a.
- The Authority shall be deemed to have accepted the Contractor Deliverables thirty (30) days after title and risk has passed to the Authority unless it has rejected the Contractor Deliverables within the c.
- Each consignment of the Contractor Deliverables shall be accompanied by a delivery note and be delivered within the hours specified as the Business Day. d.

11 Progress Monitoring, Meetings and Reports

The Contractor shall attend progress meetings and deliver reports at the frequency or times (if any)specified in thepurchase order and shallensurethat its Contractor's representatives are suitably qualified to attend such meetings.

- Payment forContractor Deliverables under the Contract shall be due a.
- Payment forContractor Deliverables under the Contract shall be due 30 days following receipt of the Contractor Deliverables or the correct invoice, whichever is the later.

 The approval for payment of a valid and undisputed invoice by the Authority shall not be construed as acceptance by the Authority of the performance of the Contractor's obligations nor as a waiver of its rights b. nd I CIIICHIC1
- Withoutprejudice to any otherright or remedy, the Authority reserves the right to set off any amount owing at any time from the Contractor to the Authority againstany amount payable by the Authority to the Contractor under the Contract or under any other contractwith the Authority, or with any other Government Department.

13 Dispute Resolution

- pute Resolution
 The Parties will attempt in good faith to resolve any dispute or claim arising out of or relatingto the Contract through negotiations between the respective representatives of the Parties having authority to settlethe matter, which attempts may include the use of any alternative dispute resolution procedure on which the Parties may agree.

 In the eventhatthe dispute or claim is not resolved pursuant to Clause 13.a.
- the dispute shall be referred to arbitration and shall begoverned by the Arbitration Act 1996. For the purposes of the arbitration, the arbitrator shall have the power to make provisional awards pursuant to Section 39 of the Arbitration Act 1996.

14 Termination for Corrupt Gifts

The Authority may terminate the Contract with immediate effect, without compensation, by giving written noticeto th eContractor at any time after any of the following events:

- wherethe Authority becomes aware that the Contractor, its employees agents or any sub-contractor(or anyoneacting on its behalf or any of its or their employees):
 - (1) has offered, promised or givento any Crown servant any gift orfinancialor otheradvantageof any kind as an inducement or
 - commits or has committed anyprohibited act or any offence under the Prevention of Corruption Acts 1889 1916. under sub sections 108 109 of the Anti-Terrorism or Crime and Security Act 2001 before these Acts or sub sections are revoked or an offence under the Bribery Act 2010 with or without the knowledge or authority of the Contractor in relation to this Contract or any other contr act with the Crown; has entered into this or any other contract with the Crown in connection with which commission has been paid or has been agreed to be paid by it or on its behalf, or to its knowledge. unless beforethe contract is made particulars of any such commission and of the terms and conditions
 - of any such commission and of the terms and conditions of any such agreement for the payment thereof have been disclosed in writing to the Authority.

 In exercising its rights or remedies to terminate the Contract under Clause 14.a. the Authority shall:
- - act in a reas on abl e and proportionate manner having regard to such matters as the gravity of, and the identity of the person committing the prohibited act;

- givedue consideration, where appropriate, to action other than termination of the Contract, including (without being limited to):

 - of to):
 requiring the Contractor to procure the termination of a subcontract where the prohibited act is that of a Subcontractor or anyoneacting on its or their behalf:
 requiring the Contractor to procure the dismissal of an employee (whether its ownor that of a Subcontractor or anyoneacting on its behalf) where the prohibited act is that of such employee.
- Wherethe Contracthas been terminated underClause14.a.theAuthority shall be entitled to purchase substitute Contractor Deliverables from elsewhere and recover from the Contractor any costs and expenses incurred by the Authority in obtaining the Contractor Deliverables in substitution from another supplier.

15 Material Breach

In addition any other rights and remedies, the Authority shall havethe right to terminate the Contract (in whole or in part) with immediate effect by giving written noticeto Ih eContractor where the eContractor is in material breach of its obligations under the Contract. Where the Authority has terminated the Contract under Clause 15 the Authority shall have the right to claim such damages as may have been sustained as a result of the Contractor's material breach of the Contract.

16 Insolvency

The Authority shall have the right to terminate the contract if the Contractor is declared bankrupt or goes into liquidation or administration. This is without prejudice to any other rights or remedies under this Contract.

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