



THE SCIENCE OF WHAT'S POSSIBLE.®

Jillian Baker
Dupage County Sheriffs Office
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Wheaton,IL,60187-3986
US

Telephone : 630 407 2103
Email : jillian.baker@dupagesheriff.org

Sales Proposal

Please reference this Quotation when Purchase Order is issued

Quotation No: 24181016 - Expiration Date: 09/29/2025

Dear Jillian Baker

Thank you for your interest in Waters! Please find the enclosed Sales Quotation for the products you inquired about. We look forward to working with you and your team for all of your laboratory needs.

To place an order for products and services on this quotation, you may send your hard copy purchase order via email to waters_quotes@waters.com

You may also contact Waters Sales Support to place your order via telephone at 800-252-4752 Ext.8023, fax your purchase order to 508-482-8532 or 508-482-8834.

If you have any questions regarding this quotation, please contact your local Account Representative: Justin Carder. Justin may be reached by telephone at 800-252-4752, or via Email at JUSTIN_CARDER@WATERS.COM, or visit us online at www.waters.com.

Waters Sales Support
Tel: 800-252-4752 Ext.8023
Email: waters_quotes@waters.com

FOR

Account : Dupage County Sheriffs Office
 Quotation number : 24181016
 Creation date : 08/29/2025
 Expiration date : 09/29/2025

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Item	Product#	Qty	Description	Unit Price	Discount/ Surcharge	Net Price
1	176850056	1	RADIAN™ System □ Tariff Surcharge □ <i>With the following configuration:</i>	101,051.00	- 29,304.79 2,822.20	74,568.41
	176004666	1	RADIAN™ ASAP Standard			
	186009730	1	RADIAN ASAP Chemical kit			
	176005388	1	MassLynx Micro Workstation			
	668000419	1	Monitor, 27"			
			Installation, Training and Plans			
	741000519	1	RADIAN ASAP Installation Certificate			
	750000487	1	NA – Professional Srv Training – 2 Days			
			Extended Warranty			
	740002549	1	Maint: MassLynx S/W 2nd Yr	2,610.00	- 756.90	1,853.10
	176600010	1	FlexCHOICE™ Coverage for RADIAN™ System coverage for 24 months See detail description pages for more information □ Tariff Surcharge □	7,300.00	- 2,117.00 438.00	5,621.00
2	700005025	1	GLASS CAPILLARY 1.9 x 100mm (100PK) □ Tariff Surcharge □	135.00	- 39.15 10.13	105.98
3	725000473	1	Power Supply, Uninterruptable 5.2KV □ Tariff Surcharge □	12,772.00	- 3,703.88 510.88	9,579.00
4	700013158	1	Gas Regulator, 2 Stage 0-250 PSIG Outlet □ Tariff Surcharge □	1,500.00	- 435.00 112.50	1,177.50
5	186009337	1	Nitrogen Generator, Genius SQ24, 120V □ Tariff Surcharge □	18,952.00	- 5,496.08 758.08	14,214.00
6	176003966 *	1	liveID First User License	10,800.00	- 3,132.00	7,668.00

Part numbers with suffix DD or ending with * will be delivered digitally through the Waters Digital Software Delivery and Licensing Platform.

Total Quotation in USD	114,786.99
(Excludes Taxes & Shipping)	

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Waters Standard Terms and Conditions

Delivery: 30 Days
Freight Terms: FOB Shipping Point
Payment Terms: NET 30 DAYS
Payment Terms Subject to Credit Review

Additional Notes:

A training certificate will be shipped and invoiced at the same time your instrument ships. The certificate will be valid for one year.

For Finance and Leasing Options, please contact our Waters Leasing Account Manager, Jonathan Bennett at 508-422-6301.

Waters™ FlexCHOICE™: mySystem Coverage Waters™ FlexCHOICE™ personalized, flexible support, maintenance, and service options to meet the unique requirements of your laboratory.

- Performance Maintenance (PM) is a proactive maintenance that keeps your system operating at peak performance. One or more PM visits may be included as specified within the quote. A PM visit is a combination of Waters Quality Parts, including documented standardized protocols, delivered by a Waters Certified Field Service Specialist.
- A more detailed description of coverage and additional options are available in our Statement of Coverage, available upon request.
- Taxes may be applied at time of invoicing where applicable.
- All pricing on this quotation is subject to change, unless otherwise noted in a signed agreement. Pricing on this quotation is valid through date stated as "Quotation Valid Until". Payment Terms are subject to Credit Review.
- Please reference this quotation number when issuing your purchase order. Thank you for choosing Waters FlexCHOICE mySystem coverage to protect your investment. We look forward to providing the customized level of service and support that's right for your laboratory, while maintaining the performance you have come to trust with Waters

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Detail Product Description(s)

Product# Description

176004666 RADIANT™ ASAP Standard

RADIANT™ ASAP is a compact, standalone detector which provides easy access to the sensitivity and specificity of mass spectrometry, with the speed and simplicity of the Atmospheric pressure Solids Analysis Probe (ASAP). Designed using proven technologies and utilising advanced software, RADIANT ASAP can take you from point of sampling to result in under a minute.

RADIANT ASAP includes a dedicated and fully optimised, front loading ASAP source, designed specifically to be intuitive and easy to use. RADIANT ASAP requires minimal sample preparation, enabling the direct sampling of solid and liquid samples, either directly, or after easy dilution steps. Sampling using standard sized glass capillaries ensures a low cost per sample analysis, accessible to users with all levels of expertise. Minimal training requirements, automated set-up and streamlined workflows help new users get up and running quickly and efficiently.

The standard system has an integrated diaphragm backing pump and is best for analysis of solids or high concentration materials.

MassLynx™ brings a powerful and robust mass spectrometry data analysis toolkit whether you want to manually inspect the data from your analysis, automatically find and report specific masses of interest with OpenLynx™ processing capabilities or determine semi-quantitative levels or ratios of species of interest with IonLynx™.

LiveID™ Software enables the real-time classification of samples using RADIANT ASAP. Information is provided to the user immediately at the time of analysis enabling informed, real-time decision making and removing doubt from sample identity. LiveID uses a statistical modelling workflow for applications such as authenticity confirmation, adulteration, counterfeit identification, or material QC. First, authentic or verified samples are used to create and validate a statistical model. The validated model can then be used with test samples and generate live classifications. The output is a simple to interpret yes/no answer.

LiveID is also capable of real time library matching workflows, where the software matches all compounds in the library against each sample analysed, giving a score out of 1000, where values close to 1000 indicate it is likely the compound of interest is in the sample; lower scores indicate it is unlikely to be present in the sample.

IonLynx provides a user-friendly methodology to determine semi-quantitative levels or relative ratios of analytes of interest in mixtures. It gives options to automatically process and report results from non-chromatographic data with the option to only highlight abnormal samples allowing quick browsing of results. This can be configured to display results in an interactive browser format, or an electronic, or printed report.

Please Note: IonLynx and LiveID must be ordered separately if required.

668000419 Monitor, 27"

27" MONITOR, Dell flat panel display

740002549 Maint: MassLynx S/W 2nd Yr

Masslynx Software 2 Year Plan

MassLynx Software Maintenance Contract - Valid for 2 Years - Includes coverage according to the Waters Informatics Maintenance Plan.

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Detail Product Description(s)

Product# Description

176600010 FlexCHOICE™ Coverage for RADIANT™ System

Seamless coverage for the 24 months
No. of Performance Maintenance Visits: 1
Service Level: Standard
Response Time: Standard

Covered Modules:
RADIANT - RADIANT ASAP

700005025 GLASS CAPILLARY 1.9 x 100mm (100PK)

GLASS CAPILLARY 1.9 x 100mm (100PK)

725000473 Power Supply, Uninterruptable 5.2KV

Power Supply, uninterruptible 5.2kVA
(This unit is modified from the standard to allow an overload capacity on Instrument Start-up)
Please Note that this requires an L6-30 wall socket

186009337 Nitrogen Generator, Genius SQ24, 120V

Peak Scientific Genius SQ 24 (110V)

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Waters General Sales Terms and Conditions

THIS TRANSACTION IS EXPRESSLY CONDITIONED UPON AND SUBJECT TO ALL OF THE FOLLOWING TERMS AND CONDITIONS:

1. Acceptance - Buyer's acceptance of the offer to purchase the products and/or services set forth on the front page made by Waters Technologies Corporation d/b/a Waters Corporation (Waters) of this quotation shall create a contract subject to and expressly limited by the terms and conditions contained on this form. Acceptance of this quotation may only be made on the exact terms and conditions set forth on this quotation; if additional or different terms are proposed by Buyer, such additional or different terms shall not become a part of the contract formed by Buyer's acceptance of the quotation. Receipt of the products sold hereunder or commencement of the services provided hereunder shall be deemed acceptance of the terms and conditions of this quotation.
2. Taxes and Payment - Any tax, duty, custom or other fee of any nature imposed upon this transaction by any federal, state or local governmental authority shall be paid by Buyer in addition to the price quoted. In the event Waters is required to prepay any such tax or fee, Buyer will reimburse Waters. Payment terms shall be net thirty (30) days after shipment and are subject to credit approval. An interest charge equal to 1 1/2% per month (18% per year) will be added to quotations outstanding beyond 30 days after shipment. In addition, Waters reserves the right, in its sole discretion, to require C.O.D. payment terms from any Buyer. Waters may also refuse to sell to any person until all prior overdue accounts are paid in full.
3. Delivery and Shipment - Delivery terms shall be F.O.B. Waters shipping point; identification of the products shall occur when they leave Waters shipping point at which time title and risk of loss shall pass to Buyer. All shipment costs shall be paid by Buyer and if prepaid by Waters the amount thereof shall be reimbursed to Waters. Waters will make reasonable commercial efforts to ship the products or provide the services hereunder in accordance with the delivery date set forth on the reverse side hereof provided, that Waters accepts no liability for any losses or for general, indirect special or consequential damages arising out of delays in delivery.
4. Warranty - The products and/or services shall be covered by the applicable Waters standard warranty, a copy of which is supplied with the products and/or services or upon request. NO OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED, IS MADE WITH RESPECT TO THE PRODUCTS AND/OR SERVICES. WATERS EXPRESSLY EXCLUDES THE IMPLIED WARRANTIES OF MERCHANTABILITY AND OF FITNESS FOR A PARTICULAR PURPOSE. Any model or sample furnished to the Buyer is merely illustrative of the general types and quality of goods and does not represent that the products will conform to the model or sample. Buyer's remedies under Waters warranty shall be limited to repair or replacement of the product or component which failed to conform to Waters applicable standard warranty. WATERS SHALL NOT BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL OR ANY OTHER INDIRECT DAMAGES RESULTING FROM ECONOMIC LOSS OR PROPERTY DAMAGE SUSTAINED BY BUYER FROM THE USE OF ITS PRODUCTS OR SERVICES.
5. Returned Goods - Waters may, in its sole discretion, authorize product returns in appropriate circumstances, subject to such conditions as Waters may specify. Any such return shall be subject to the express prior authorization of Waters and payment by Buyer of a restocking charge. No returns will be authorized after one hundred twenty (120) days following shipment to Buyer.
6. Technical Advice - Waters may, at Buyer's request furnish technical assistance, advice and information with respect to the products if and to the extent that such advice, assistance and information is conveniently available. It is expressly agreed that there is no obligation to provide such information, which is provided without charge at the Buyer's risk, and which is PROVIDED WITHOUT WARRANTY OF ANY KIND AND IS SUBJECT TO THE WARRANTY DISCLAIMERS AND LIMITATION OF LIABILITY SET FORTH IN PARAGRAPH 4.
7. Waters Right of Possession, etc. - Buyer hereby grants Waters a purchase money security interest in the goods offered by this quotation to secure the due and punctual payment of the purchase price specified in this quotation. In the event of default by Buyer in any payment due Waters, Waters shall have the right, in addition to any other remedies it may have at law or in equity, to withhold shipment, to recall goods in transit and retake the same, to repossess any goods which may be stored with Waters for Buyer's account without the necessity of Waters initiating any other proceedings. In addition, Waters shall have all of the rights and remedies of a secured party under the Massachusetts Uniform Commercial Code and may exercise all such rights and remedies in accordance therewith. Buyer shall execute such documents as Waters may request to effectuate the foregoing security interest.
8. Agents, etc. - No agent, employee or other representative has the right to modify or expand Waters standard warranty applicable to the products and/or services or to make any representations as to the products other than those set forth in the applicable user or operator's guide delivered with the products, and any such affirmation, representation or warranty, if made, should not be relied upon by Buyer and shall not form a part of contract between Waters and Buyer for the purchase of the products or services.
9. Fair Labor Standards - The products or services provided hereunder were produced and/or performed in compliance with the requirements of all sections of the Fair Labor Standards Act of 1938 as amended.
10. Equal Employment - Waters is an Equal Opportunity Employer. It does not discriminate in any phase of the employment process against any person because of race, color, creed, religion, national origin, sex, age, veteran or handicapped status.
11. Modifications, Waiver, Termination - The contract formed by Buyer's acceptance of this quotation may be modified and any breach thereunder may be waived only by a written and signed document by the party against whom enforcement thereof is sought.
12. Governing Law - The contract formed by Buyer's acceptance of this quotation shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts, U.S.A.
13. Compliance with Laws - Buyer shall at all times comply with all applicable federal, state and local laws and regulations, including, without limitation, the provisions of the United States Export Control Laws as may be in effect for any of the products or services, and, if products or services hereunder are used in clinical applications, all applicable rules and regulations of the United States Food and Drug Administration and/or other domestic or international agencies with respect to the application of, as the case may be, Good Clinical Practices ("GCP"), Good Laboratory Practices ("GLP") or good Manufacturing Practices ("GMP").
14. Additional Terms and Conditions - This quotation is also subject to any Waters Special Terms and Conditions applicable to the products or services offered by this quotation, which appear on the front of this quotation. Any variance from the terms and conditions of this quotation in any order or other written notification from Buyer, will be of no effect. Should Buyer order products or services through a Waters office located outside of the United States, the terms and conditions of the quotation issued by the office outside of the United States shall govern such order.
15. Arbitration - Any and all disputes or controversies arising in connection with the contract formed by Buyer's acceptance of this quotation or the sale of products and/or performance of the services shall be resolved by final and binding arbitration in Boston, Massachusetts, under the rules of the American Arbitration Association then obtaining. The arbitrators shall have no power to add to, subtract from or modify any of these terms or conditions of this contract. Any award rendered in such arbitration may be enforced by either party in either the courts of the Commonwealth of Massachusetts or in the United States District Court for the District of Massachusetts, to whose jurisdiction for such purposes Waters and Buyer each hereby irrevocably consents and submits.
16. Software - To the extent there is any software included with the products, the software is being licensed, not sold and all rights, title and interest therein shall remain with Waters. Use of the software shall be in accordance with the applicable software license delivered with the products. U.S. Government Restricted Rights - RESTRICTED RIGHTS LEGEND. Use, duplication or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software clause at DFARS 252.227-7013 or subparagraphs (c)(1) and (2) of the Commercial Computer Software - Restricted Rights clause at 48 CFR 52.227-19, as applicable.
17. Force Majeure - Waters shall have no liability for failure to perform, or delay in performance, in the delivery of any and all equipment manufactured or sold by Waters including instruments, supplies, components, systems, chemistry, accessories, replacement spare parts, or any and all services provided by Waters, caused by circumstances beyond its reasonable control including, but not limited to, acts of God, acts of nature, floods, fire, explosions, war or military mobilization, United States governmental action or inaction, request of governmental authority, delays of any kind in transportation or inability to obtain material or equipment, acts of other governments, strikes, or labor disturbances.
18. Diagnostic Products - Buyer acknowledges and agrees that only those products which are labeled and identified as in vitro diagnostic ("IVD")

Waters Technologies Corporation dba Waters Corporation, 34 Maple St, Milford MA 01757 800 252 4752

This quotation is expressly conditioned upon, and subject to all terms and conditions set forth within

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devices are intended to be used for IVD purposes. Buyer acknowledges and agrees that any products that are not labeled and identified as IVDs are general laboratory products intended for research and other general scientific uses and are not for use in IVD procedures.

19. Software as a Service (SaaS) - Notwithstanding any other term of this quotation to the contrary, all purchases of and access to Waters' SaaS offerings contained within this quotation are governed solely by the terms and conditions of the Software as a Service (SaaS) Agreement located at: <https://waters.policytech.com/dotNet/documents/?docid=1178&public=true>.

The terms and conditions of the Software as a Service (SaaS) Agreement are hereby incorporated into this quotation by reference. No other terms or conditions (including, without limitation, the other Waters General Sales Terms and Conditions in this quotation above, any terms in Buyer's purchase order, nor any license agreement) will apply to your order of Waters' SaaS offerings, unless expressly stated otherwise in the Software as a Service (SaaS) Agreement. By issuing a purchase order in response to this quotation or otherwise receiving, accessing, or using any of Waters' SaaS offerings, you confirm acceptance of the Software as a Service (SaaS) Agreement as the exclusive document governing your access and use of the Waters SaaS offering and the parties' relationship with regard to the same, without modification. Additional or different terms contained in Buyer's purchase order, any other Buyer document, or Waters' invoice will not be binding on the parties, are void and of no force or effect, and the parties hereby reject such additional or different terms. These conditions form part of the contract to the exclusion of all other terms and conditions (including any terms or conditions which Buyer purports to apply under any purchase order, confirmation of order, specification or other document) unless expressly stated otherwise in the Software as a Service (SaaS) Agreement.