

Revised Purchase Order



Purchase Order			
Purchase Order Date	PO/Reference No.	Revision No.	Revision Date
Feb 20, 2026	AB1130648	1	Feb 20, 2026
Contact instructions for questions regarding this Purchase Order: If Buyer Contact information is listed below, please contact the Buyer. If not, please contact the Customer.			
Buyer Contact:			
Buyer	Buyer Email	Buyer Phone Number	
kak - Kanevsky, Kristina	kkanevsky@tamu.edu	979.458.8127	
Customer Contact:			
Name:	Emily Robertson		
Email:	EMILYR@TAMU.EDU		
Phone:	+1 979-436-0829		

Sales Tax Exemption

The Texas A&M Health Science Center is exempt from state and municipal sales taxes under Chapter 20 Title 122A, revised Civil Statutes of Texas, for all purchases made for the exclusive use of the Texas A&M Health Science Center.

The laws of the State of Texas shall govern this Purchase Order.

Member of the Texas A&M University System.

Order acceptance instructions:

For Order Acceptance Instructions applicable to this PO, see the "Notes to Supplier" section below.

Supplier Information		Delivery Information	
Supplier Name	ADMERA HEALTH LLC	Delivery Address	
Address	126 CORPORATE BLVD SOUTH PLAINFIELD, New Jersey 07080 United States	TAMUS Member:	23-Texas A&M Health Science Center (23)
Phone	+ 1 908-222-0533	Attn:	MPHY-Glaser Lab
FOB / FREIGHT	Destination	Security Loading Dock	
Pre-Pay & Add	No	MREB	
Payment Terms	0, Net 30	8447 John Sharp Pkwy.	
Contract Number - Header	<i>no value</i>	Bryan, TX 77807	
Contract Number - Line	<i>no value</i>	United States	
Quote number		Delivery Information	
		Required Delivery Date	
		Ship Via	Best Carrier-Best Way

Notes to Supplier

Shipping Instructions

Note to Supplier

Reference attached Quote SSSLASER-00-R0 for pricing.

In the event of any conflict in terms asserted by the Contractor and Texas A&M's Terms and Conditions, Texas A&M's Terms and Conditions shall in all aspects govern and control.

Attachments for supplier

SSGLASER-00-R0-16...

PO Clauses

Header	001	No Collect Freight Charges Accepted	Neither COD nor "Collect" freight or handling charges will be accepted.
	100	Order Acceptance Instructions - TAMU	Vendor guarantees that the products delivered, or the services performed, as a result of this Purchase Order will meet or exceed all specifications herein. Any exceptions to the pricing or the description contained herein must be approved by Texas A&M's Department of Procurement Services in writing prior to shipping or performance. This Purchase Order is governed by the laws of the State of Texas and Texas A&M's Terms & Conditions (the version that is effective as of the

Purchase Order Date or the Revision Date specified above, whichever is later), which are incorporated into and made a material part of any Purchase Order issued by Texas A&M.

102 Terms & Conditions - TAMU Terms & Conditions - Texas A&M University -This purchase order is issued on behalf of Texas A&M University and is governed by the Terms & Conditions found online: https://purchasing.tamu.edu/_media/tamu-purchase-terms.pdf

Line No.	Product Description	Catalog No.	Size / Packaging	Unit Price	Quantity	Ext. Price
1 of 4	Tissue fixation and dissociation preparation	na	EA	500.00 USD	16 EA	8,000.00 USD
2 of 4	Single Cell GEM-X Flex 1*4 plex Mouse kit,Targeting 20k cells per sample per probe	NA	EA	900.00 USD	16 EA	14,400.00 USD
3 of 4	1600M PE reads (800M reads each side) per pool of 4 samples	NA	EA	1,000.00 USD	4 EA	4,000.00 USD
4 of 4	Data Analysis	NA	EA	250.00 USD	16 EA	4,000.00 USD
Total						30,400.00 USD

Billing Information	Billing Address
<p>To assure timely payment please e-mail invoices to the email provided in the bill to address. If the invoice is sent via email, please do not send a duplicate copy through the mail. Only if email is not an option then submit invoices to the billing address indicated in the "Billing Address" section. To inquire about electronic invoicing via cXML, CSV or PO flip through the supplier portal, e-mail vendorhelp@tamu.edu.</p> <p>Invoice must include the PO/Reference number shown above.</p>	<p>Texas A&M Health Science Center</p> <p>***Do Not Mail Invoices***</p> <p>Email invoices to invoices@tamu.edu</p> <p>750 Agronomy Road Suite 3101</p> <p>College Station, TX 77843-6000</p> <p>United States</p>



Admera Health, LLC
 126 Corporate Blvd
 South Plainfield, NJ 07080

Phone: 908-222-0533
Fax: 908-222-2729

QUOTE	
Quote No.:	SSGLASER-00-R0
Quote Date:	Feb 03, 2026
Page No.:	1 of 5
Expiration Date:	May 04, 2026

TO	SPECIAL INSTRUCTIONS
Texas A&M University Naresh K. Vashisht College of Medicine 8447 John Sharp Pkwy Bryan, TX 77807 Contact: Shannon S. Glaser, Ph.D.<sglaser@tamu.edu>	

Payment Terms	Est. Turnaround Time	Customer Approval/Acceptance
Net 30	20-25 business days	

PROJECT ITEM	DESCRIPTION	QTY	PRICE	TOTAL
Single Cell	Tissue fixation and dissociation preparation	16	500.00	8,000.00
Single Cell	Single Cell Single Cell GEM-X Flex 1*4 plex Mouse kit, Targeting 20k cells per sample per probe	16	900.00	14,400.00
Sequencing	Sequencing Illumina 2x150 1600M PE reads (800M reads each side) per pool of 4 samples Estimated 400M PE reads (200M reads each side) per sample	4	1,000.00	4,000.00
Data Analysis	Data Analysis In-depth analysis ***50% discount applied	16	250.00	4,000.00
			Subtotal:	30,400.00
			QUOTE TOTAL:	\$30,400.00

Please note, this is an estimated turnaround time.
 For additional questions or project update, please contact custom-services@admerahealth.com.



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Quote No.:	SSGLASER-00-R0
Quote Date:	Feb 03, 2026
Page No.:	2 of 5
Expiration Date:	May 04, 2026

By shipping samples to Admera Health, LLC or accepting delivery of a BioEcho product you accept the Terms and Conditions.

Admera Services

To Start Project:

- Complete online Admera Health Sample Submission Form.
- Ship your starting material at the appropriate condition with assigned Project ID or Customer AHID on shipment.

Sample and Library Storage Policy:

- RNA/DNA samples for 3 months after result delivery date. If multiple delivery dates, the first delivery date will be used as reference.
- Cells for single-cell processing are discarded right away upon receipt if unused during project.
- Final libraries are stored for 6 months after first result delivery date. If multiple delivery dates, the first delivery date will be used as reference.
 - o If you require longer storage time, please send us your request as additional cost may be involved.

Data Transfer Method and Storage Policy:

- Data transferred via Basespace account will be stored for 2 months after delivery notification
 - o Please download locally to prevent data loss
- Data transferred via sFTP account will be stored for 3 weeks only after delivery notification
 - o Please download locally to prevent data loss

Sample Requirements:

See Sample Guidelines from our project management team

Cancellation of Services:

Any order change or cancellation after order confirmation may result in a partial or full charge. In the event of an incomplete or cancelled project, Admera Health may deliver and bill for Services completed leading up to the order stop.

Turnaround Time:

Turnaround time is the estimated time required for order completion, starting from QC pass confirmation from customer and ending when the final Product or Service result is released. Turnaround Time is defined in business days unless otherwise specified, and order changes, requests for additional information or material, and empirical results may alter the actual delivery date.

Miscellaneous Details and Terms:

Estimated outputs are based on manufacture's specifications. It is common for actual output to vary +/- 20% from these estimates. For samples noted as Pass in the QC notifications, Admera Health guarantees the quoted data output. In cases that the data amount does not reach the quoted data amount, additional sequencing may be performed to reach quoted data amount. The additional sequencing will increase the turnaround time. In general, we do not recommend additional sequencing when data amount is less than 2% of the quoted amount.

BioEcho Products

The following terms shall have the following meanings in these BioEcho Product Terms and Conditions:

a. "Documentation" means BioEcho's user manual(s), package insert, and similar technical documentation, for the product in effect on the date that the product ships from Admera Health. Documentation may be provided with the product at time of shipment or provided electronically from Admera Health.

b. "Excluded Uses" means any use that (a) is non-internal research use; (b) is a use of the product to perform testing outside the United States; (c) use of the product not consistent with the Documentation or Specifications; or (d) use of the product (or information generated from the use of the product) that is prohibited by applicable law or regulation.

c. "Specifications" means BioEcho's written technical specifications for the product in effect on the date that the product ships from Admera Health.

Customer is granted only a non-exclusive, non-transferable, personal, right to use the product(s) in Customer's facility in accordance with the product's Specifications and Documentation but specifically excluding "Excluded Uses". Customer agrees: (i) to only use the product(s) in accordance with the product's Documentation and Specifications and not to, nor authorize any third party to, use the products as described in any Excluded Uses, and (ii) to use each consumable product only one time.

Except as expressly stated, no right or license under any intellectual property rights of BioEcho or BioEcho's affiliates is or are granted, expressly, by implication, or by estoppel, to Customer, and any such rights are expressly reserved to BioEcho and its affiliates. Customer agrees that the contents of and methods of operation of the product are proprietary to BioEcho and the product contains or embodies trade secrets of BioEcho. Customer is solely responsible for determining whether Customer has all third-party intellectual property rights that may be necessary for Customer's intended uses of the purchased BioEcho product(s).

The BioEcho product is labeled "For Research Use Only. Not for use in diagnostic procedures" or with a similar labeling statement. Customer acknowledges that (i) the product has not been approved, cleared, or licensed by the FDA or any other regulatory entity whether foreign or domestic for any specific intended use, whether research, commercial, diagnostic, or otherwise, and (ii) Customer must ensure it has any regulatory approvals that are necessary for Customer's intended uses of the product. Customer agrees to comply with all applicable laws, regulations, and ethical guidelines promulgated by established national and international ethical bodies when using, maintaining, and disposing of the product and the information generated from the use of the product.



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QUOTE	
Quote No.:	SSGLASER-00-R0
Quote Date:	Feb 03, 2026
Page No.:	3 of 5
Expiration Date:	May 04, 2026

Product Delivery Time, Non-Delivery:

- Any agreed delivery dates are subject to express confirmation by Admera Health in written, signed form. Any agreed delivery time shall begin to run when the goods leave Admera Health.
- Admera Health shall have the right to make deliveries in installments, unless unduly burdensome for Customer.
- If Customer fails to accept delivery in breach of the contract or if Customer wrongfully breaches any other cooperation obligations, Admera Health shall have the right to recover all resulting damages, including any additional costs or expenses that may be incurred by Admera Health. Admera Health hereby reserves any other rights or claims Admera Health may have under applicable law.
- Customer hereby waives the right to demand that Admera Health accept returns of packaging, and Customer shall dispose of all packaging at its own cost and in compliance with applicable law.

Warranty and Limitations on Warranties:

- All warranties are personal to the Customer and may not be transferred or assigned to a third-party, including an affiliate of Customer. All warranties are specific to the facility to which the product is initially delivered, and do not transfer if the product is moved to another facility of Customer, unless Admera Health conducts such move. The following warranty excludes any third-party products that may be acquired or used with BioEcho's products.
- BioEcho warrants that its products will conform to their Specifications for the longer of (i) twelve (12) months from the date of shipment to Customer or (ii) any expiration date or end of shelf-life printed on the product. If any defects occur to BioEcho's products during the warranty period, BioEcho will replace a non-conforming product that is covered by this warranty, provided that BioEcho can reasonably identify and confirm such nonconformance. The warranty period for replaced products is ninety (90) days from the date of shipment, or the remaining period on the original product warranty, whichever is later. If BioEcho is unable to provide compliant products after three (3) attempts, either party may terminate the applicable purchase order and BioEcho shall refund Customer the applicable portion of the purchase order. The preceding states Customer's sole remedy and BioEcho's sole obligations under the product warranty.
- In order to be eligible for replacement under this warranty Customer must (i) promptly contact Admera Health's support department to report the non-conformance, (ii) cooperate with Admera Health in confirming or diagnosing the non-conformance, and (iii) if requested by Admera Health, return the product (with transportation charges paid by Admera Health) following Admera Health's instructions or, if agreed by Admera Health and Customer, grant Admera Health's authorized personnel access to the product in order to confirm the non-conformance. Customer shall also cease further use of any delivered products from Admera Health until Admera Health can diagnose and remedy the non-conformance issue.
- The foregoing warranties do not apply to the extent a non-conformance is due to (i) abuse, misuse, neglect, negligence, accident, improper storage, or use contrary to the Documentation or Specifications, (ii) use that is an Excluded Use, (iii) improper handling, (iv) unauthorized alterations, (v) force majeure-type events described in the Force Majeure section, or (vi) use with a third party's good.
- TO THE EXTENT PERMITTED BY LAW AND SUBJECT TO THE EXPRESS PRODUCT WARRANTY MADE IN THESE GENERAL TERMS AND CONDITIONS, ADMERA HEALTH MAKES NO (AND EXPRESSLY DISCLAIMS ALL) WARRANTIES, EXPRESS, IMPLIED OR STATUTORY, WITH RESPECT TO THE PRODUCT(S), INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, OR ARISING FROM COURSE OF PERFORMANCE, DEALING, USAGE OR TRADE. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, ADMERA HEALTH MAKES NO CLAIM, REPRESENTATION, OR WARRANTY OF ANY KIND AS TO THE UTILITY OF THE PRODUCT FOR CUSTOMER'S INTENDED USES.
- Customer represents and warrants that it (i) is not purchasing the BioEcho products on behalf of a third party; (ii) is not purchasing the BioEcho products in order to resell or distribute the products to a third party; and (iii) will not export the BioEcho products out of the United States.

Retention of Title:

- Admera Health shall retain title to goods until all payments related to the business relationship with Customer have been received. In the event of any breach of contract by Customer, including, without limitation, any failure to make timely payment, Admera Health shall have the right to repossess the purchased goods. Such repossession shall, at Admera Health's option, result in rescission of the contract. Admera Health shall have the right to sell any repossessed goods to third parties, and the sales proceeds – minus reasonable costs of sale – shall be applied toward Customer's payment obligations.
- Customer shall not have the right to re-sell goods in the ordinary course of business. Any pledge or security assignment is prohibited.
- In the event of any failure to make timely payment by Customer, Admera Health shall have the right based on its retention of title to repossess the sold goods, without being required to rescind the contract. Any assertion of our retention of title and any attachment of sold goods by us shall not be construed as rescission of the contract.
- Customer shall handle all goods with due care until title transfers.

General Terms and Conditions

Where a Master Service Agreement is in effect, the terms and conditions of separate, fully executed Agreements between Admera Health, LLC. (hereinafter "Admera Health") and the customer are incorporated by reference into this quotation. Where conflicts exist, the terms and conditions of such an Agreement shall take precedence over the terms and conditions outlined below.



Admera Health, LLC
126 Corporate Blvd
South Plainfield, NJ 07080

Phone: 908-222-0533
Fax: 908-222-2729

QUOTE	
Quote No.:	SSGLASER-00-R0
Quote Date:	Feb 03, 2026
Page No.:	4 of 5
Expiration Date:	May 04, 2026

Price:

The price for any product (hereinafter "Product") or service (herein after "Service") shall be the price stated in the Admera Health quotation. Admera Health quotations are valid for ninety (90) days unless otherwise stated in the quotation. Prices stated are exclusive of all taxes, fees, licenses, duties or levies and, unless otherwise stated in the quotation, transportation charges, freight and insurance. In the event Admera Health is required by law or regulation to pay any such tax, duty or charge, such amount will be added to the purchase price or subsequently invoiced to Customer. The attached quotation supersedes/cancels all previous quotations on the Products and Services stated in the quotation and the quotation number must be referenced on your purchase order.

Shipping and Handling:

Admera Services:

Unless specifically quoted, shipping and handling charges will be prepaid and added to the invoice (PPD & Add). Wet Ice, Hazardous and Dry Ice packaging fees are prepaid and added to all invoices as appropriate.

BioEcho Products:

- Goods will be shipped to Customer at the cost of Customer ("mail order sale"). Unless otherwise agreed in writing, Admera Health shall have the right to select the modalities of shipment (including, without limitation, the shipping company, shipping method, packaging, etc.).
- Customer shall pay any customs dues, fees, taxes, and other public dues or charges.
- Unless otherwise set forth in writing by Admera Health or otherwise agreed between the parties, all shipments are made F.O.B., Admera Health's facility in South Plainfield, New Jersey. Risk of loss transfers to Customer when the product ships from such address. Admera Health will procure insurance for shipments at the cost of Customer only if expressly agreed with Customer.
- If goods are delivered with visible shipping damages, we ask that Customer immediately report such damages to the shipping company and contact us within 2 business days. The obligation of Customer to provide Admera Health with notice of any defects without undue delay shall remain unaffected thereby.
- For shipments to non-Continental United States, or expedited shipments, additional costs may be incurred in connection with the purchase order. Such costs will be remitted or invoiced by Admera Health.

Sales Tax:

Applicable state sales tax will be added to your order. Customer agrees that any applicable sales, use, excise, value-added, withholding and other taxes will be calculated based on both the tax rates in effect on the date of shipment and the ship to address for the BioEcho product. If you have tax exempt status, please forward a copy of your exemption certificate with your first order.

Bank and Credit Card Fees:

Customers are responsible for payment of all bank charges or lifting fees applied to wire transfer payments. When initiating a wire transfer, please indicate that bank lifting fees will be paid by sender. A 3% transaction fee will be added to all payments made using credit cards.

Payment Terms:

All invoices are due without deduction of any discounts for early payment, unless expressly agreed otherwise. Payment terms are Net 30 days for customers with an established account. For all other customers, payment terms are as indicated on the attached quotation. Payment terms are net thirty (30) from the date invoice is received. Admera Health may not charge client interest on an overdue payment unless the payment is at least forty-five (45) days overdue. If Admera Health receives payment from the client more than 15 days after the invoice due date, the company may assess interest equal to one and a half percent (1.5%) of the unpaid balance for each month, or a portion of the month the balance is unpaid. Interest accrues retroactively from the due date. If the client has not paid an invoice for more than 90 days, the company may refer collection of the unpaid amount to an attorney or collections agency. If the client's unpaid invoices are referred to an attorney or collections agency, the client shall pay all reasonable attorney's fees or collections agency fees in addition to the late fee and accrued interest. Notwithstanding any settlement instructions from Customer to the contrary, payments shall in each case be applied to the oldest unpaid invoice. Admera Health may also hold further shipments until Customer has paid all existing balances.

Confidentiality:

Admera Health keeps client's Information with the same degree of care it holds its own confidential information, including written Information relating to the services, data; know-how; assay methods; technical and non-technical materials. Admera Health will not use the Information except for the services to be performed pursuant to the client's order. Admera Health will disclose the Information only to its officers, employees and affiliates directly concerned with the services, but will neither disclose the Information to any third party nor use the Information for any other purpose unless such materials: i. were known to Admera Health prior to the order, as evidenced by Admera Health's written records; ii. are or become generally available to the public through no fault of Admera Health; iii. are received by Admera Health in good faith from a third party, not in breach of an obligation of confidentiality; iv. are independently developed, discovered or arrived at by Admera Health without use of or reference to Confidential Information; or v. are disclosed, pursuant to a requirement of law.

Force Majeure:

Admera Health shall not be liable for any delay or failure of performance, including without limitation, failure to deliver or failure to install, where such delay or failure arises or results from any cause beyond Admera Health's reasonable control, 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 any such delay or failure of performance, Admera Health shall have such additional time within which to perform its obligations hereunder as may be reasonably necessary under the circumstances.



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Indemnification:

Admera Health shall indemnify its client, employees, directors and officers for any claims for injuries to persons or damages which occur on Admera Health's premises or premises under the exclusive control of Admera Health. Admera Health's client shall defend, indemnify and hold harmless Admera Health, its employees, directors and officers, from and against any and all liability which it may incur, by reason of client's use of the results of the services and products hereunder.

Limitation of Liability:

Admera Health's liability shall be limited to the price paid by you for the Admera Health products and services on the relevant sales transaction. Except as prohibited by law, in no event shall Admera Health be liable for any incidental or consequential damages or for lost profits, loss of data, or for any other claim, expense, liability or loss otherwise arising from any sale of products and services to you. In addition to any remedies specified elsewhere under these General Terms and Conditions, and any remedies available to Admera Health under law or in equity, in the event Customer breaches these General Terms and Conditions, Admera Health may do any, all, or any combination of the following: (i) cease performance, including without limitation, cease further shipments of product, (ii) terminate any remaining product warranty for the affected product, and/or (iii) require Customer to immediately pay any unpaid invoices.

This quote list contains confidential information. Posting or sharing publicly without obtaining permission from Admera Health, LLC. is strictly prohibited.

Admera Health LLC. is pleased to offer you this custom quotation. As a leading service partner, we are proud to help advance your research and development through our high -quality results, stringent Quality system, expert Project Management, and flexible service options to save you time and resources.

Thank you for your business!

QUOTE	
Quote No.:	SSGLASER-00-R0
Quote Date:	Feb 03, 2026
Page No.:	5 of 5
Expiration Date:	May 04, 2026