



Quotation



a | 5350 Lakeview Parkway South Dr. | Indianapolis, IN 46268
 o | 317.808.4200 or 800.352.4975
 f | 317.808.4395
 w | beckman.com

Email Orders To: LSOrders@beckman.com

Payment Terms: Net 30

Contact Customer Service: 1-800-742-2345

FOB Terms: Customer Site, Prepaid and Add

Fax orders to: 1-800-742-1987

Prepared For:

Contact:
Brenna Hefley

E-mail / Phone:



Bill-To Address:

University of North Texas Health Science Center
 1112 Dallas Dr. #4000
 Denton, TX 76235

Ship-To Address:

University of North Texas Health Science Center
 3500 CAMP BOWIE BLVD,
 FORT WORTH, TX 76107

Your Sales Representative: Duncan Hare (☐ 469-585-0777 or ✉ dhare@beckman.com)

Quotation No. **01590860**

QUOTE DATE	AMOUNT	VALID TO
03/26/21	50,457.85	07/14/21

Line	Item #	Product Description	List Price (Unit) USD	Quantity	Discount %	Total Price USD
1	A99833	Optima XE-90 IVD Ultracentrifuge includes a one year warranty, all parts, labor and travel costs. Installation and training are provided by our Service Team. These services are included at no additional cost.	79,928.00	1	55.00	35,967.60
2	B65116	Protective Plan (PT) for the Optima XE-90 includes: <ul style="list-style-type: none"> ▪ Unlimited certified parts, labor and travel expenses for repairs ▪ One annual Preventive Maintenance visit (PM) ▪ One annual health check ▪ Onsite response time guarantee ▪ Software & Engineering updates (MODs I & II) ▪ Annual basic operator training ▪ Unlimited remote technical support 	3,803.00	1	10.00	3,422.70
3	369694	SW32Ti rotor package includes: Swinging bucket, 6 x 38.5mL, Rotor 32,000 rpm, 175,000 x g (1) 326823, 38.5mL, 25mm X 89mm, Thinwall, Polypropylene (pack of 50) (2) 344058, 38.5mL, 25mm X 89mm, Ultra-Clear (pack of 50) (1) 355631, 31mL, 25mm X 89mm, Thickwall, Polycarbonate (pack of 50) (1) 331186, Bucket holder rack (1) 335456, Overspeed disk, 32,000 rpm (1) 978354, Hooked o-ring removal tool (24) 812715, O-ring for bucket (1) 306812, Spinkote lubricant (1) 335148, Vacuum grease	32,651.00	1	47.00	17,305.03
4	335650	SW60Ti rotor package includes: Swinging bucket, 6 x 4 mL rotor, 60,000 rpm, 485,000 x g (2) 328874, 4.0mL, 11mm X 60mm, Thinwall, Polypropylene (pack of 50) (2) 344062, 4.0mL, 11mm X 60mm, Ultra-Clear (pack of 50) (1) 331313, Bucket holder rack	32,445.00	1	47.00	17,195.85

		(24) 868638, O-ring, Bucket (1) 331155, Overspeed disk, 60,000 rpm (1) 306812, Spinkote lubricant (1) 335148, Vacuum grease				
5	Trade-in allowance	Sorvall MX120+ micro-ultracentrifuge	-24,422.70	1	0.00	-24,422.70

List Price	\$	124,404.30
Discount		60.24 %
Discount	\$	74,935.82
Subtotal	\$	49,468.48
Shipping and Handling	\$	989.37
Grand Total	\$	50,457.85

Quote Notes:

- The above quotation does not include any applicable sales tax.
- Shipment and invoicing is approximately sixty (60) days from the receipt of the purchase order.

Notes

E&I Agreement CNR01330

GENERAL TERMS AND CONDITIONS OF SALE

These general terms and conditions of sale apply to the purchase of Products and Services by the customer identified at the "Prepared For" address ("Customer", also "you" or "your") listed on the attached "Quotation" and Beckman Coulter, Inc. ("Beckman Coulter" also "our," "we" or "us").

1. DEFINITIONS. "Consumables" means the reagent test kits and supply items listed in the Quotation. "Equipment" means the instruments and the related items supplied with the instrument listed in the Quotation. "Product" means Equipment and Consumables. "Services" means the Services listed in the Quotation.

2. QUOTATION. The attached Quotation is valid as long as Beckman Coulter receives your purchase order referencing the Quotation number prior to the date indicated on the Quotation. Beckman Coulter may withdraw the Quotation any time before that date upon notice to you or before shipment if an event occurs that is outside the control of Beckman Coulter and makes it commercially impractical for Beckman Coulter to fulfill the order. The prices and other terms are contingent on you accepting all of the terms and conditions on the Quotation without exception. Your issuance of a purchase order for any of the Products or Services referencing the Quotation number or at the prices indicated in the Quotation will be your indication to Beckman Coulter that you agree to all of the terms and conditions on this Quotation without exception and it will become the entire agreement between us for the Products and Services ordered. Unless you have received a package price, you may cancel your purchase order or any part of it as long as Beckman Coulter has not shipped any part of the cancelled Product. Otherwise, you may not cancel your purchase order for the Products.

3. PRICE. The prices you must pay for the Products and Services are as stated in the Quotation. All prices are contingent on the Products being shipped to and used in the United States only. In addition to the stated prices, you must pay for all taxes and fees imposed on the sale or use of the Products and any other governmental charges imposed on Beckman Coulter relating to the Products and all shipping and handling, freight, insurance, and other Services.

4. SPECIFICATIONS. Specifications in Beckman Coulter's sales literature for the Products are not guaranteed unless previously certified in writing. Beckman Coulter may, without affecting the obligations under the Quotation, make insignificant changes to the specifications of the Product from those contained in the sales literature.

5. PAYMENT TERMS; COLLECTION COSTS. Payment under the Quotation is due 30 days from the invoice date. If you fail to pay an invoice by the due date, Beckman Coulter will be entitled to charge you a late fee and interest on all amounts due at the rate of the lesser of 1½% per month or the maximum legal interest rate. Despite anything to the contrary in this section, Beckman Coulter may require you to pay all or some of the price in advance of delivery. If you fail to make advance payment when requested to do so or you become delinquent in the payment of any sum due Beckman Coulter (whether or not related to the Quotation), Beckman Coulter may cancel the Quotation or refuse to make further deliveries and declare immediately due and payable all unpaid amounts for goods previously delivered to you. Each shipment is considered a separate sale. You agree to pay all collection costs, including without limitation reasonable attorneys' fees and expenses Beckman Coulter incurs as a result of your failure to pay as provided in this section.

6. SHIPMENT; DELIVERY; ACCEPTANCE; RETURNS. Unless expressly specified on the Quotation, all Products will be delivered F.O.B. shipping point. Risk of loss with respect to all Products will pass from Beckman Coulter to you upon shipment. Beckman Coulter will ship the Products within a reasonable time after Beckman Coulter receives your purchase order, or if the Quotation states a proposed shipment date, on or around such date. Beckman Coulter will endeavor to meet any delivery date specified in any purchase order but is not be liable for failing to meet the delivery date. The Products will be deemed accepted by you upon shipment. You must report to Beckman Coulter, in writing, any claims for missing or defective Products within 30 days from your receipt of them. Defective Products will be addressed according to the warranty provisions. Product returns will be accepted at Beckman Coulter's discretion under its Returned Materials Authorization policy and may be subject to a restocking charge. If you fail or refuse to accept delivery of any of the Products for unverifiable claims for loss or damage to products occurring while in transit, your deposit, if any, for those Products will be kept by Beckman Coulter as liquidated damages, but Beckman Coulter may recover all of its damages from you if its actual damages exceed the deposit.

7. THIRD PARTY USE. You may not redistribute the Products to a third party.

8. SERVICES. The Services include telephone technical support and, as required, parts, labor and travel for on-site service calls during Beckman Coulter's normal business hours. The Services, including its limitations and exclusions, are further described in the service description manual. You will make the Equipment available to Beckman Coulter at the agreed upon service time or pay Beckman Coulter an additional charge based on Beckman Coulter's prevailing service rates for the service call. Service fees do not include (i) moving, re-installing, de-installing or decontaminating the Equipment or (ii) service on any uninterruptible power systems, line conditioners, or laboratory information services. If Beckman Coulter can provide remote management software, including diagnostics and other services for the Equipment, including PROService, you must maintain and provide network or other Internet access to the Equipment so Beckman Coulter can remotely access the Equipment. You acknowledge that Beckman Coulter retains ownership of any equipment Beckman Coulter provides for remote diagnostics and services capability.

9. LIMITED WARRANTY AND DISCLAIMER. Unless a special warranty is provided below, provided with the Product, or in the attached Quotation, Beckman Coulter warrants to you that (i) Products will perform in all material respects in accordance with the applicable operator manual or product labeling for the lesser of 12 months from the delivery date or the expiration date specified on the product labeling, (ii) Products manufactured by Beckman Coulter that by their nature are not intended to and will not function for one year are warranted only to give reasonable service for a reasonable time, which will be determined solely by Beckman Coulter, (iii) if the Product is a reagent or the like, it is warranted only to conform to the quantity and content stated on its label at the time of delivery; and (iv) Services will be performed in a workmanlike manner. If a Product defect is discovered and verified by Beckman Coulter's investigation under normal and proper use during the warranty period, Beckman Coulter will, at its option, and without charge either (i) correct by repair, during its normal business hours, or by replacement with an equivalent product the defective Product or (ii) to refund the purchase price paid by you. If required by Beckman Coulter, you must ship the defective product to Beckman Coulter transportation charges prepaid, and Beckman Coulter will either return the Product to you with transportation charges collect or if the Product is found to be defective, return it to you at Beckman Coulter expense. The original warranty period will be in effect on any repaired or replaced Products. If Beckman Coulter replaces any part under this warranty or as a result of any Services performed, Beckman Coulter will own the replaced part. Your exclusive warranty for Services not performed in a workmanlike manner will be re-service of the applicable Equipment. If a third party manufactured product is supplied to you pursuant to the Quotation, Beckman Coulter assigns to you any rights that may exist under the warranty provided by the manufacturer, but Beckman Coulter does not warrant the performance of the third party manufactured product or provide any remedy for failure of the third party product to perform. Your exclusive remedy is any remedy that may exist under the warranty rights passed through to you under this section. **THE WARRANTIES IN THIS SECTION ARE PROVIDED IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, AND ARE YOUR EXCLUSIVE REMEDIES RELATING**

TO PERFORMANCE OF THE PRODUCTS AND SERVICES. BECKMAN COULTER DISCLAIMS ALL OTHER WARRANTIES, INCLUDING WITHOUT LIMITATION, ANY WARRANTY ABOUT THE MERCHANTABILITY OF THE PRODUCTS OR THEIR FITNESS FOR A PARTICULAR PURPOSE. IF ANY IMPLIED WARRANTIES APPLY AS A MATTER OF LAW, THEY ARE LIMITED IN DURATION TO WARRANTY PERIOD SPECIFIED IN THIS SECTION.

10. LIMITATIONS ON WARRANTY. You will be responsible for, and Beckman Coulter's service and warranty obligations under the Quotation will not apply to, repairs, replacements or claims resulting from (i) your failure to properly perform the service and maintenance required in the operator's manual for the Equipment, (ii) repairs or relocation of the Equipment by persons other than those authorized by Beckman Coulter, (iii) replacements with parts, components and materials not supplied by Beckman Coulter, (iv) misuse, abuse, negligence, negligent operation of or improper storage of any Product, (v) alterations, modifications, disassembly, repair or tampering by any person other than Beckman Coulter's authorized service personnel unless repair by others is made with the written consent of Beckman Coulter; (vi) using unauthorized non-Beckman Coulter brand accessories, reagents, calibrators, consumable or supplies with the Equipment, (vii) environmental conditions outside the recommended range of the Product, such as electrical supply, temperature, or humidity, or (viii) other factors beyond Beckman Coulter's control, such as fire, explosion or flood. Representations and warranties made by any representatives, salespersons, or agents of Beckman Coulter, which are inconsistent or in conflict with or in addition to the terms of the Quotation, will not be binding upon Beckman Coulter unless reduced to writing and approved by an expressly authorized officer of Beckman Coulter.

11. LIMITATION OF LIABILITY. BECKMAN COULTER'S TOTAL LIABILITY TO YOU UNDER THE QUOTATION WILL BE LIMITED TO DIRECT MONEY DAMAGES NOT TO EXCEED THE AMOUNT PAID BY YOU UNDER THE QUOTATION. THIS LIABILITY LIMIT IS CUMULATIVE AND ALL DAMAGES PAID TO YOU UNDER THE QUOTATION WILL BE AGGREGATED IN CALCULATING THE SATISFACTION OF BECKMAN COULTER'S LIABILITY LIMIT. BECKMAN COULTER WILL NOT BE RESPONSIBLE FOR ANY DAMAGES THAT YOU MAY INCUR FROM DELAYED SHIPMENT OR PRODUCT SELECTION WHETHER LIABILITY IS ASSERTED IN CONTRACT, TORT, WARRANTY OR OTHERWISE. BECKMAN COULTER WILL HAVE NO LIABILITY TO YOU, OR ANY THIRD PARTIES FOR ANY SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY OR PENAL LOSS OR DAMAGE OF ANY NATURE WHATSOEVER (INCLUDING WITHOUT LIMITATION LOSS OF PROFITS OR LOSS OF USE), EVEN IF BECKMAN COULTER WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND WHETHER OR NOT SUCH DAMAGES WERE FORESEEABLE. No action arising out of the Quotation may be brought by you more than one year after the date the cause of action accrued.

12. DEFAULT. Any of the following events or conditions will be deemed a default under the Quotation: (i) Beckman Coulter has not received any required payment in full within 30 days after the payment is due; (ii) you become insolvent, are liquidated or dissolved, institute bankruptcy proceedings or make an assignment for the benefit of creditors; (iii) you are in default of any other agreement between you and Beckman Coulter; (iv) without Beckman Coulter's consent, you attempt to redistribute the Products; (v) you submit any credit or other information to Beckman Coulter that is untrue or misleading in any material respect or (vi) you violate any other term or condition of the Quotation and fail to correct the violation within 30 days after receipt of written notice from Beckman Coulter.

13. PURCHASE ORDERS; ENTIRE AGREEMENT. The Quotation (including these General Terms and Conditions of Sale) constitutes the entire understanding between you and Beckman Coulter with respect to its subject matter and supersedes any and all prior or contemporaneous communications and agreements regarding its subject matter and cannot be modified except by a written instrument (which states that it is an amendment) signed by authorized signatories of both parties. Any terms or conditions on your purchase order, order acknowledgement, or any other document relating to the Products will be without legal effect. Those documents may only be used to confirm quantities and agreed delivery schedules and will not supplement or modify the substantive terms and conditions of the Quotation.

14. CONFIDENTIALITY. The information in the Quotation is confidential and proprietary. Any use or disclosure of this information for any purpose other than that for which it has been provided may cause substantial harm to Beckman Coulter and is prohibited.

15. U.S. GOVERNMENT CONTRACTS. If the Products are to be used in the performance of a U.S. Government contract or subcontract and a U.S. Government contract number appears on your purchase order, those clauses of the applicable U.S. Government procurement regulations that are mandatorily required by law to be included in U.S. Government subcontracts are incorporated into the Quotation.

16. FDA REQUIREMENTS. If any Product listed is subject to regulations of FDA as a device, sale and delivery of that Product is contingent upon successful completion and processing of a 510(k) notice for that Product.

17. MISCELLANEOUS. The Quotation or any transaction under it relating to the Products will be governed by and construed in accordance with the laws of the state in which you are principally located. You may not assign or transfer the Quotation, any rights or obligations under the Quotation, or any other information relating to the pricing and structure of this transaction without Beckman Coulter's prior written consent. Beckman Coulter's failure to exercise any rights under the Quotation will not be deemed a waiver or forfeiture of such rights. Beckman Coulter's waiver of a breach of any provision of the Quotation will not be deemed a waiver of any subsequent breach of the same or any other provision of the Quotation.

SPECIAL WARRANTIES

1. GENERALLY. If Beckman Coulter includes a special warranty (covering a designated item or items) in the operator manual or provided to you with the Products, despite any warranty in this Quotation, that special warranty is incorporated into the Quotation and replaces any other warranty specified in this Quotation to the extent it conflicts with any warranty stated in this Quotation.

2. CHEMICALS, REAGENTS, SYNTHETIC PEPTIDES AND OTHER BIOLOGICAL MATERIALS. These Products are warranted only to conform to the quantity and content stated on the label at the time of delivery (i) to the carrier for shipment if shipped F.O.B. point of shipment or (ii) to you if shipped F.O.B. destination. **THERE ARE NO WARRANTIES THAT EXTEND BEYOND THE DESCRIPTION ON THE LABEL OF THE PRODUCT. IT IS EXPRESSLY AGREED THAT THIS WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. BECKMAN COULTER DISCLAIMS ALL OTHER WARRANTIES, INCLUDING WITHOUT LIMITATION, ANY WARRANTY ABOUT THE MERCHANTABILITY OF THE PRODUCTS OR THEIR FITNESS FOR A PARTICULAR PURPOSE.** Representations and warranties made by any representatives, salespersons, or agents of Beckman Coulter, which are inconsistent or in conflict with or in addition to the terms of the Quotation, will not be binding upon Beckman Coulter unless reduced to writing and approved by an expressly authorized officer of Beckman Coulter.

SEE ATTACHED UNT HEALTH SCIENCE CENTER ADDENDUM FOR ADDITIONAL TERMS AND CONDITIONS

STANDARD ADDENDUM TO AGREEMENT

Contracts with the **University of North Texas Health Science Center at Fort Worth** (“University”) are subject to the following terms and conditions, which are incorporated for all purposes into the Agreement to which they are attached. In the event of a conflict between the Agreement and this Addendum to Agreement, this Addendum shall govern. Any term or condition of the Agreement that is not superseded by a term or condition of this Addendum shall remain in full force and effect.

Payment. Payment will be made in accordance with the terms of University’s purchase order. Vendor must be in good standing, not indebted to the State of Texas, and current on all taxes owed to the State of Texas for payment to occur.

Eligibility to Receive Payment. By entering into and performing under this Agreement, Vendor certifies that under Section 231.006 of the Texas Family Code and under Section 2155.004 of the Texas Government Code, it is not ineligible to receive the specified payment and acknowledges that this Agreement may be terminated and payment may be withheld if this certification is inaccurate.

Tax Exempt. University is exempt from the payment of taxes and will provide necessary documentation confirming its tax exempt status.

Breach of Contract Claims against University. Chapter 2260 of the Texas Government Code establishes a dispute resolution process for contracts involving goods, services, and certain types of projects. To the extent that Chapter 2260, Texas Government Code, is applicable to this Agreement and is not preempted by other applicable law, the dispute resolution process provided for in Chapter 2260 and the related rules adopted by the Texas Attorney General pursuant to Chapter 2260, shall be used by Vendor to attempt to resolve any claim for breach of contract against University that cannot be resolved in the ordinary course of business.

Governing Law and Venue. This Agreement shall be construed and enforced under and in accordance with the laws of the State of Texas. The Agreement is made and entered into, and is performable in whole or in part, in the State of Texas, and venue for any suit filed against University shall be subject to the mandatory venue statute set forth in § 105.151 of the Texas Education Code.

No Excess Obligations. In the event this Agreement spans multiple fiscal years, University’s continuing performance under this Agreement is contingent upon the appropriation of funds to fulfill the requirements of the contract by the Texas State Legislature. If the Legislature fails to appropriate or allot the necessary funds, or if such appropriation is reduced by the veto of the Governor or by any means provided in the appropriations act, University shall

issue written notice to Vendor that University may terminate the Agreement without further duty or obligation.

Travel Expenses. In the event the Agreement required University to reimburse Vendor for travel expenses, then reasonable travel, meals, and lodging expenses shall be charged in accordance with and shall not exceed State of Texas travel, meal, and lodging reimbursement guidelines applicable to employees of the State of Texas.

Delivery. Delivery shall be FOB Destination.

Public Information. University shall release information to the extent required by the Texas Public Information Act and other applicable law. If requested, Vendor shall make public information available to University in an electronic format. The requirements of Subchapter J, Chapter 552, Texas Government Code, may apply to this contract and Vendor agrees that the contract can be terminated if Vendor knowingly or intentionally fails to comply with a requirement of that subchapter. Further, Vendor agrees (1) to preserve contracting information for the duration of the contract and according to University records retention requirements; (2) to promptly provide contracting information to University when requested; and (3) upon completion of the contract to provide, at no cost, all contracting information to University or to preserve all contracting information according to University’s records retention requirements.

Required Posting of Contracts on Website. Vendor acknowledges and agrees that University is required by Section 2261.253 of the Texas Government Code to post each contract it enters into for the purchase of goods or services from a private vendor on its Internet website, including any terms and conditions otherwise marked confidential and/or proprietary.

Insurance. University, as an agency of the State of Texas, is insured for general liability insurance under a self-insurance program covering its limits of liability. The parties agree that such self-insurance by University shall, without further requirement, satisfy all general liability insurance obligations of University under the Agreement.

HIPAA. The parties understand and agree that this Agreement may be subject to the Health Insurance Portability and Accountability Act of 1996 (HIPAA), the administrative regulations and/or guidance which have issued or may in the future be issued pursuant to HIPAA, including, but not limited to, the Department of Health and Human Services regulations on privacy and security, and Texas state laws pertaining to medical privacy (collectively, "Privacy Laws"). Vendor agrees to comply with all Privacy Laws that are applicable to this Agreement and to negotiate in good faith to execute any amendment to this Agreement that is required for the terms of this Agreement to comply with applicable Privacy Laws. In the event the parties are unable to agree on the terms of an amendment pursuant to this paragraph within thirty (30) days of the date the amendment request is delivered by a party to the other, this Agreement may be terminated by either party upon written notice to the other party.

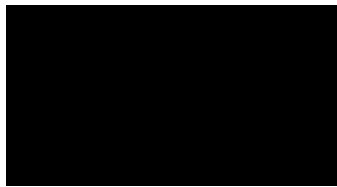
Debarment. Vendor certifies that neither it nor any of its Principals (officers, directors, owners, partners, key employees, principal investigators, researchers or management or supervisory personnel) is presently debarred, suspended, proposed for debarment, declared ineligible or excluded from participation in this transaction or in any federal grant, benefit, contract or program (including but not limited to Medicare and Medicaid and Federal Health Care Programs) by any Federal department or agency. (See Executive Orders 12549 and 12689, 45 CFR part 76,

48 CFR part 9; 42 USC sect. 1320a-7). Vendor shall notify University within three (3) days of its receipt of an initial sanction notice, notice of proposed sanction or of the commencement of a formal investigation, or the filing of any charges by any governmental regulatory or law enforcement agency that effects this certification.


Israel Non-Boycott Verification. If the Agreement is subject to Texas Gov't Code Section 2271.002, Vendor hereby represents, verifies, and warrants that it does not boycott Israel and will not boycott Israel during the term of the Agreement.

Limitations. University is subject to constitutional and statutory limitations on its ability to enter into certain terms and conditions of the Agreement, which may include those terms and conditions relating to: liens on University property; disclaimers and limitations of warranties; disclaimers and limitations of liability for damages; waivers, disclaimers, and limitations on legal rights, remedies, requirements, and processes; limitations of time in which to bring legal action; granting control of litigation or settlement to another party; liability for acts or omissions of third parties; payment of attorney's fees; dispute resolution; and indemnities. Terms and conditions relating to these limitations will only be binding on University to the extent permitted by the Constitution and the laws of the State of Texas.

VENDOR



**UNIVERSITY OF NORTH TEXAS
HEALTH SCIENCE CENTER AT FORT WORTH**


By: _____
Name: _____
Title: _____
Date: 6/2/2021

HSC Contract # 2021-0737



It's All About Advancing Healthcare Research and Discovery

Enhance the efficiency and productivity of your campus researchers with E&I's competitively solicited Beckman Coulter contract.

Beckman Coulter Life Science systems serve researchers in academic and commercial laboratories throughout the world. The company has been at the forefront of centrifuge innovation since introducing the first commercial ultracentrifuge in 1947. Beckman Coulter continually designs new and adaptable instruments, rotors and accessories, and develops advanced methods that allow the forces of centrifugation to be applied in new ways.

Beckman Coulter Centrifuges, Flow Cytometers and Automated Liquid Handlers provide systematic excellence through their superior quality, reproducibility, and reliable performance.

Contract highlights:

- This competitively solicited agreement provides access to Beckman Coulter centrifuges, centrifuge accessories, flow cytometers, automated liquid handling instrumentation, particle characterization and extended renewal maintenance programs.
- Aggressive discounting on market leading instrumentation
- Special E&I discounts on extended maintenance renewal programs
- Sales and service direct from Beckman Coulter
- Beckman Coulter is available as part of E&I's JAGGAER offering.

When requesting a quote or placing an order, members MUST reference "E&I Contract" and referencing E&I Beckman Contract Number CNR#01330 is strongly suggested to ensure the appropriate discounts are applied.

For additional details, please contact your [E&I Member Relations Representative](#) or Michael Costigan, *Business Development Manager, Research & Academic Healthcare*, at mcostigan@eandi.org.



Contract Details

Getting Started:	Complete this EZ Button form to sign up for this contract, as well as any additional E&I contracts you'd like to begin using.
Contract Effective Dates:	07/01/2013 - 06/30/2022
Prices/Discounts:	Please visit www.eandi.org for complete pricing information.
Place Orders With:	Beckman Coulter, 250 South Kraemer Blvd. Mail Station W-513, Brea, CA 92821 Phone: 1 (800) 742-2345 Fax: 1 (800) 643-4366 Beckman Coulter is available as part of E&I's JAGGAER (formerly SciQuest) offering.
Federal ID Number:	95-1040600
Credit Cards Accepted:	American Express, MasterCard, Visa
Payment Terms:	Net 30
Invoicing By:	Beckman Coulter, Inc.
Delivery Terms:	F.O.B. Destination, Freight Prepaid and Added
Return Policy:	Returns with Beckman Coulter RMA only, restocking charge may apply on returned goods. Restocking charge will be based upon reason for return of product. If a product can be restocked, as determined by Beckman Coulter, member must request a RMA within 30 days of the date of invoice and will incur a 15% processing fee, which will be offset against any credit issued. To receive a credit or replacement product, member must return the product in the same condition as delivered, normal wear expected for instruments.
Claims:	All claims for damage or loss of insured shipments shall be immediately communicated by phone (800-742-2345) or fax (800-643-4366). For complete claims information, please visit www.eandi.org .
Warranty:	Beckman Coulter one year warranty on equipment, parts, labor and travel commencing upon installation. Additional warranty available through extended service option at point of sale.
Request Literature:	Michael Costigan, <i>Business Development Manager, Research & Academic Healthcare</i> , at mcostigan@eandi.org
Contract Number:	CNR01330
RFP Number:	683175



Note: When placing orders, please identify yourself as an E&I Member. All pricing and contract terms are strictly confidential and recipients are not authorized to disclose such information to competing suppliers or use it in negotiations with existing or potential suppliers.





Beckman Coulter

Contract Number: CNR01330	RFP Number/Name: 683175 - Laboratory Centrifuges with Related Products, Supplies, Services and Maintenance
Agreement Type: Competitive	Contract Effective Dates: 07/01/2013 - 06/30/2022

Beckman Coulter continually designs new and innovative instruments including centrifuges, flow cytometers and automated liquid handlers. Additionally, the instrumentation and accessories available in the Beckman Coulter contract provide systematic excellence through their superior quality, reproducibility, and reliable performance.

Contract Highlights:

- Access to centrifuges, flow cytometers, automated liquid handling instruments, accessories and extended renewal maintenance programs
- **Aggressive discounts** off the published manufacturer's list price
- Sales and service provided direct from Beckman Coulter