



AdvanSiD S.R.L

Legal Head Office: Via Sommarive 18, 38123 Povo (TN), Italy

Operational Office: Via alla Cascata 56/C, 38123 Povo (TN), Italy

VAT Code: IT 02173970225

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To

Forschungszentrum Juelich GmbH
52425 Juelich
Germany

OFFER

Client Code 283	Vat Number	Phonenumber	Document nr. QC19015	Date 15/03/2019	Pages 1/1
Attn. Mr. Dieter Grzonka		Commercial Reference Zsuzsanna Magai	Technical Reference Sabrina Colpo		
Payment Term bank transfer, 30 days of the date of invoice				Currency EURO	

Item Code	Description	Quantity	Price	Disc.	Amount	Delivery Date
ASD-NUV3S-P-40	SiPM NUV 3x3mm2 with cell size 40um in CSP	10	26,00		260,00	1 week
ASD-NUV3S-P-40	SiPM NUV 3x3mm2 with cell size 40um in CSP	100	20,90		2.090,00	Te be defined
	Delivery costs to 52425 Juelich	1	15,00		15,00	
For fiscal purposes, we need your European VAT number to be written in the order, otherwise 22% of VAT has to be charged on the invoice amount.						
Net Amount 2.365,00		VAT Amount		Total Invoice 2.365,00		

Carriage by
TNT carrier with debit in customer's invoice, unless otherwise specified

Delivery Terms

Customer charge

Note

The minimum order amount is 150 Euro. OFFER VALIDITY: 30 days

Signature

AdvanSiD srl - Legal Head Office: Via Sommarive, 18-38123 Povo(TN), Italy - Operational Office: Via alla Cascata 56/C, 38123 Povo (TN), Italy

VAT code: IT 02173970225 Share Capital: € 10.000 fully paid

Tel.: +39 0461-314489 - info@advansid.com - www.advansid.com

Beneficiary Bank: UBI Banca S.p.A. - ag. di Seriate (BG) IBAN: IT83C 03111 53510 0000 0000 62345WIFT CODE: BLOPIT22

GENERAL SALES CONDITIONS

1. SCOPE

These conditions govern relationships between ADVANSID S.r.l. and its customers. Whenever Buyer places an order with us or, at the latest, receives our goods or services, this shall be construed as acceptance of these General Sales Conditions. Any additions, changes or departures from these conditions must be made in writing by persons with suitable contractual powers in order to be valid. Purchasing conditions of the Buyer are not binding for us.

2. PRICES PAYMENT TERMS AND RETENTION OF TITLE

Our prices are indicated ex works and do not include value added tax, freight or any incidental services. Prices indicated in our price lists shall be non-binding.

ADVANSID S.r.l. also reserves the right to change its price list. If the products that are the object of the contract contain precious metals or other materials the value of which is subject to sudden increases, then there is no time-limit for the adjustment of costs.

Our quotations are not binding, transactions and agreements are only binding once we have confirmed them in writing.

All payments are to be effected at the latest within 30 days of the date of invoice unless otherwise stated.

Payment terms and methods Invoices must be paid within the terms established in the order confirmation.

We shall retain title to any goods supplied by us until Buyer has completely paid the purchase price, ancillary charges and all other outstanding debts towards us.

Failure to make payment within the terms leads to:

The application of arrears interest equal to the official interest rate of the Banca d'Italia plus 5 points (five percent), without this affecting any other greater damage claims;

ADVANSID S.r.l. having the right to suspend or cancel any successive orders.

Deliveries may be suspended or interrupted at any moment if, in ADVANSID S.r.l.'s unquestionable judgement, the situation or the Buyer's commercial, economic or financial references do not offer suitable guarantees for fulfilling the obligations assumed with the receipt of the order acknowledgment.

In cases of breaches of liabilities on the part of the Buyer, in particular a default in payment, the Supplier is entitled to termination and to take back the goods. The taking back or assertion of the retention of title does not require termination by the Supplier. No termination of contract shall arise in these circumstances or on a seizure of the goods by the Supplier, unless the Supplier should have expressly declared this.

3. SHIPMENT

The risk shall pass to Buyer upon delivery of the goods to the forwarding agent or carrier, at the latest as soon as the goods leave the warehouse. This applies even if we deliver the goods to a site designated by Buyer with our own or another person's vehicle.

Shipment is made using couriers whose charges are then debited in the customer's invoice, unless different agreements and/or indications are made in writing. ADVANSID S.r.l. is not responsible for any losses, delays or damage during transport. All sales are understood to be for goods delivered onto vehicles ex-our warehouse.

4. PACKAGING

We reserve the right to charge for the costs of special packaging in addition to the cost of the standard packaging.

5. PRODUCT EXAMINATION, DELAYS AND FAILED DELIVERY

Buyer must examine the goods received and communicate any claims for goods not corresponding to what was agreed to ADVANSID S.r.l., exclusively in writing, within the term of 8 days from receiving the goods; failure to do so invalidates the guarantee (according to the arrangements of article 1495 of the Civil Code). On the other hand, any product defects must be communicated within 8 working days of their discovery and before one year passes from delivery. Claims must be made in writing otherwise they have no contractual or legal value.

Disputed goods must be returned to ADVANSID S.r.l. headquarters for the necessary examination with all the transport and packaging costs sustained by the Buyer.

Goods may only be returned upon agreement with ADVANSID S.r.l. will not be accepted without the special return number and if not accompanied by "Notification of non-conforming material for repair / working"; shipments without the carriage paid will be rejected, unless authorised beforehand.

6. WARRANTY

The warranty period shall be 12 months from the passing of the risk. We shall not accept warranty for improper use follow our "Absolute Maximum Ratings" or alteration by Buyer or a third party, unless Buyer is able to demonstrate that these circumstances did not cause the notified defect.

Our warranty obligation shall at our option be limited to the supply of identical replacements, in terms of type and quality, or improvement. The warranty period shall not recommence to run again from delivery of replacements or improvement.

7. COPYRIGHTS AND PATENTS

The products sold by ADVANSID S.r.l. may be subject to patent, brand, copyright, or other industrial property rights. ADVANSID S.r.l. owns the copyright of its own catalogue, technical drawings, datasheet and other relevant documents that cannot be copied, either fully or in part without prior written permission from ADVANSID S.r.l.

8. TIME FOR DELIVERY AND DELAY

In case the execution of orders sent to ADVANSID S.r.l. is hindered or impeded by any cause due to force majeure that goes beyond the reasonable control of ADVANSID S.r.l. such as cases of acts of God, strikes, machine failures, fires, explosions, the reduction or suspension of electrical energy, natural calamities, etc.; or because of the impossibility to procure the materials, articles or services necessary for the execution of the contract, unless at higher prices, ADVANSID S.r.l. may delay execution of the order and in this case after the Buyer has been informed, this latter will have the right to withdraw his order without any sum being withheld or to cancel the order fully or in part and ADVANSID will not be held responsible for this delay or cancellation or in any other case of not being able to deliver. In any event, ADVANSID S.r.l. is not responsible for any direct or indirect damage.

9. PERSONAL INJURY

Our products are not to be used as safety or emergency stop devices, or in any other application where failure of the product could result in personal injury. We therefore decline all responsibility deriving from uses other than the declared use.

10. PERSONAL DATA MANAGEMENT

Personal data is managed using manual, computer and data communication means in ways so as to guarantee the security and confidentiality of the same.

Personal data is managed in the context of the normal commercial activities performed by ADVANSID S.r.l. according to purposes strictly connected and instrumental to the correct management of contractual relations. In this sense, conferring data to ADVANSID S.r.l. is necessary for the execution of the contract. Without this data any request or disposition by the Buyer cannot have any follow-up.

Personal data will also be managed for the normal economic activity of product promotion.

ADVANSID S.r.l. with headquarters in Povo (TN) Italy, Via Sommarive 18, is responsible for this management.

11. COMPETENT COURT

Sole competent court for any dispute arising directly or indirectly from the above contract is Trento - Italy.

All contractual business is regulated by Italian legislation in force.

12. ALTERATIONS

ADVANSID S.r.l. reserves the right to alter its products to the end of technical improvement.