AOSense, Inc.

40919 Encyclopedia Circle Fremont, CA 94538-2436

Tel: (408) 735-9500



Quotation # AOSQ-25-0015 02/19/2024

Dave Farley Quantal Technology

Dear Dr. Farley,

AOSense is pleased to provide the following quotation:

LASERS				
Model	Description	Unit price	Qty	Ext. price
AOS-IF-ECDL-780	780 nm Interference Filter External Cavity Diode Laser • AR coated diode, typical power > 40 mW • Factory tuned to target frequency • < 200 kHz linewidth • Beam circularization optics	\$15,000	1	\$15,000
AOS-SILC-P-200	Integrated Laser Controller with Servo • Low-noise laser current, PZT, and TEC controller • FFWD for extended frequency tuning of ECDLs • Servo control, DDS modulation source and mixer, mixer bypass capability, fast PIID current servo plus slow PZT servo, SW select DC servo or AC servo (with built-in DDS for modulation/demodulation), ramps and lock automation	\$12,600	1	\$12,600
*Price does not reflect any tax or import/export fees				
TOTAL		\$27,600		

When placing a purchase order please respond to <u>orders@aosense.com</u>.

Please feel free to contact AOSense with any questions.

Respectfully,

Tristan Shoemaker Lasers Product Manager tshoemaker@aosense.com

Tel: (408) 636-2621

Payment Terms

Net 30

Delivery:

6-8 weeks ARO

Validity:

Quotation valid for 60 days

Delivery: FOB Origin

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AOSense, Inc. Terms and Conditions of Sale

- 1. PRODUCTS: "Products" shall mean any products or services identified on (a) any of AOSense's proposals, quotations, or order acknowledgements, or (b) current applicable catalogs or price lists.
- 2. PRICES: All prices are firm for sixty (60) days from the date of quotation, and, unless otherwise specified herein, are exclusive of insurance, shipping charges, customs duties, taxes or tariffs, and all other fees.
- 3. TERMS OF PAYMENT: Payment terms shall be net thirty (30) days from the date of the shipment.
- 4. PERFORMANCE AND SHIPPING: Shipping dates specified or communicated by AOSense to the Customer are based on expected lead times. Failure to ship on such dates shall not be considered a breach by AOSense. Customer shall be responsible for all shipping Charges customs duties, taxes or tariffs, and all other fees. Unless instructed otherwise, AOSense shall select the carrier. Unless otherwise specified herein, products are shipped FOB AOSense, Fremont, CA. Title to Products shall pass from AOSense to Customer upon delivery to the shipping carrier at the FOB point.
- 5. CANCELLATION: The Customer may not cancel, terminate, suspend performance of, or issue a hold on, any Customer order, without the prior written consent of AOSense. Consent, if given, shall be upon terms that will compensate AOSense for any loss, including, but not limited to, any work in process or services performed including material, labor, overhead, administrative costs, and profit for work in process.
- 6. LIMITED PRODUCT WARRANTY: AOSense warrants that the Product in this quotation will perform substantially as specified for a period of 12 months or 5,000 hours of operation for 600-1000nm; 6 months or 3,000 hours of operation for 395-500 nm from the date of original shipment of the Product. AOSense's obligations to the Customer for any such product under this warranty are to repair or replace returned Product at AOSense's discretion. The warranty does not cover any Product which has been damaged due to abuse or use inconsistent with the Product specifications. Unless otherwise agreed in writing, all repairs shall take place at AOSense's facilities with shipping paid by Customer. AOSense will only accept warranty return of Products with AOSense's prior authorization and issuance of a Return Material Authorization (RMA) number.
- 7. LIMITATION OF LIABILITY: Except for the warranties stated herein, the Customer's sole and exclusive remedy is expressly limited to the terms of the agreement. AOSense shall not be liable to the Customer for any other costs or damages.
- 8. EXPORT RESTRICTIONS: Products may be export restricted under ITAR. Customer agrees to comply with all export restrictions of the United States Government
- 9. RIGHTS IN INTELLECTUAL PROPERTY: All right, title and interest in and to any inventions, discoveries, improvements, methods, ideas, and other and related documentation, or other forms of intellectual property, which are made, created, developed, written, conceived or first reduced to practice by AOSense solely, jointly or on its behalf, in the course of, arising out of, or as a result of AOSense's work performed under an order, shall belong to and be the sole and exclusive property of AOSense. Customer agrees not to reverse engineer any portion of any Product nor allow others to do so.

10. GENERAL TERMS:

- 10.1 The validity, interpretation and performance of this Agreement shall be governed by and construed under the applicable laws of the State of California and the United States of America, as if performed wholly within the state. AOSense and Customer hereby irrevocably and unconditionally submit to the jurisdiction of the courts of the State of California and all courts competent to hear appeal therefrom.
- 10.2 AOSense shall not be liable for any delay or failure in performance whatsoever due to acts of God, earthquakes, shortage of supplies beyond the control of AOSense, transportation difficulties, labor disputes, riots, war, fire, explosion, epidemics, or other occurrences beyond AOSense's reasonable control or due to unforeseen circumstances.
- 10.3 Waiver by AOSense of any provision herein must be in writing and shall not be deemed to be a waiver of such provision in the future or of any other provision.
- 10.4 Customer shall hold confidential and shall not use, disclose, or permit others to use any confidential information identified as such in writing or orally by AOSense or information which Customer knows or ought to reasonably know is confidential, proprietary or trade secret information of AOSense, including, without limitation, trade secrets embodied in Products.
- 10.5 Neither this Agreement nor any rights under this Agreement, other than monies due or to become due, shall be assigned or otherwise transferred by Customer (by operation of law or otherwise) without the prior written consent of AOSense. This Agreement shall bind and inure to the benefit of the successors and permitted assigns of the parties.
- 10.6 This Agreement constitutes the entire agreement between the parties hereto concerning the subject matter of this Agreement, apart from existing non-disclosure agreements, and there are no understandings, agreements, representations, conditions, warranties, or other terms, express or implied, which are not specified herein. This Agreement may only be modified by a written document executed by authorized representatives of AOSense and Customer.
- 10.7 AOSense's written acknowledgment sent to Customer shall constitute an acceptance expressly conditioned on the Customer's assent to the terms hereof and the exclusion of all other terms.