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Borgo Grotta Gigante 42/c 34010 Sgonico (Trieste) c. fisc./p.iva: 00055590327 tel. +39 040 21401 ogs@pec.it www.ogs.it

Borgo Grotta Gigante, 19/01/2024

Oggetto: Fornitura Standard Seawater e Salinometer bottle bung

Il materiale richiesto nella RDF si riferisce ad uno standard di acqua salata riconosciuto internazionalmente come standard primario nella standardizzazione dei salinometri in nostro possesso. I tappi di tenuta dei salinometri stessi, richiesti nella RDF, sono forniti solo dalla casa produttrice dei salinometri e cioè la OSIL.

Cordiali saluti,

Rajesh Nair



# Quotation E36#059

Cinzia Comici Centro di Taratura e Metrologia Oceanografico CTMO Istituto Nazionale di Oceanografia e di Geofisica Sperimentale OGS Borgo Grotta Gigante, 42/c 34010 Sgonico (Trieste) Italy

18 January 2024

Item No.	Ref. No.	Description	QTY	Price EUR
1	P-SERIES	Pack P-Series IAPSO Standard Seawater 10 x 200ml, salinity 35	1 @ €570	€ 570
2	38H-SERIES	Pack 38H-Series IAPSO Standard Seawater 10 x 200ml, salinity 38	1 @ €1010	€1010
3	15415.01.10	Salinometer Bottle Bung (Stopper)	10 @ €60	€ 600
		TOTAL (EX WORKS & VAT) DELIVERY (DAP 34010 Sgonico, Italy)		€ 2 180 € 169
				<u> </u>
		TOTAL (EX VAT)		€ 2 349

## Notes

1. Availability:	Immediate from receipt of payment.
2. Delivery terms:	DAP delivery to 34010 Sgonico, Italy is included above based on
	estimated weight and dimensions.
3. Delivery address:	Please clearly state delivery address when ordering.
4. Taxes & duties:	All duties and taxes extra if applicable.
5. Payment terms:	100% in advance of shipment.
6. Currency:	Prices shown are in Euros (€ EUR).
7. Quotation valid:	Prices shown are valid for 30-days.

Kind regards,

**Becky Childs** Inside Sales & Media

Ocean Scientific International Ltd C7 - C8 Endeavour Business Park e: osil@osil.com Penner Road, Havant PO9 1QN, UK

t: +44 (0)2392 488240 w: www.osil.com

### TERMS AND CONDITIONS OF SALE

#### INTERPRETATION 1 1.1

#### In these Conditions the following words shall have the following meanings: "Buver"

buyer the person who accepts the Seller's Written quotation for the sale of the Goods or whose Written order for the Goods is accepted by the Seller; "Conditions"

terms and conditions of sale set out in this document and (unless the context otherwise requires) includes any special terms and conditions agreed in writing between the Buyer and the Seller;

"Contract" "Goods"

the goods (including any instalment of the goods or any parts for them) which the Seller is to supply in accordance with these Conditions;

### "Intellectual Property"

"Intellectual Property" all inventions (whether patentable or not), patents, utility models, supplementary protection certificates, designs (whether registered or not registered and including rights in semi-conductor topographics), copyright, database rights, trade and service marks (both registered and unregistered) together with all applications for rights to the grant of and extensions of the same, and all other intellectual and industrial property including but not limited to similar or analogous rights throughout the world, in each case for the full term of the relevant right; "Seller"

Ocean Scientific International Limited whose registered office is at C7-C8 Endeavour Business Park, Penner Road, Havant, Hampshire, PO9 1QN, UK.

Hampshire, PC9 10(x) GG. "Writing" includes facsimile transmission, transmission by electronic mail and any comparable means of communication. 1.2 Any reference in these Conditions to any provision of a statute shall be construed as a reference to that provision as amended, re-enacted or extended at the relevant time. 1.3 The headings in these Conditions are for convenience only and shall not affect their interpretation.

2 BASIS OF THE SALE 2.1 The Seller shall sell and the Buyer shall purchase the Goods in accordance with any written quotation of the Seller which is accepted by the Buyer, or any written order of the Buyer which is accepted by the Seller, subject in either case to these Conditions, which shall govern the Contract to the exclusion of any other terms and conditions subject to which any such quotation is accepted or purported to be made, by the Buyer. 2.2 No variation to these Conditions shall be binding unless agreed in Writing between the authorised representatives of the Buyer and the Seller.
3.3 The Seller's employees or agents are not authorised to made any presentations concerning the Goods unless confirmed by.

Buyer and the Selier.
2.3 The Seller's employees or agents are not authorised to make any representations concerning the Goods unless confirmed by the Seller in Writing. In entering into the Contract the Buyer acknowledges that it does not rely on, and waives any claim for breach of, any such representations which are not so confirmed.
2.4 Any advice or recommendation given by the Seller or its employees or agents to the Buyer or its employees or agents as to

the storage, application or use of the Goods which is not confirmed in Writing by the Seller is followed or acted upon entirely at the Buyer's own risk, and accordingly the Seller shall not be liable for any such advice or recommendation which is not so confirmed. 2.5 Any

2.5 Any typographical, clerical or other error or omission in any sales literature, quotation, price list, acceptance of offer, invoice or other document or information issued by the Seller shall be subject to correction without any liability on the part of the Seller

#### ORDERS AND SPECIFICATIONS

3 ORDERS AND SPECIFICATIONS
3.1 No order submitted by the Buyer shall be deemed to be accepted by the Seller unless and until confirmed in Writing by the Seller's authorised representative.
3.2 The Buyer shall be responsible to the Seller for ensuring the accuracy of the terms of any order (including any applicable specification) submitted by the Buyer, and for giving the Seller any nocessary information relating to the Goods within a sufficient time to enable the Seller to perform the Contract in accordance with its terms.
3.3 The quantity, quality and description of and any specification for the Goods shall be those set out in the Seller's quotation (if accepted by the Buyer), on the Buyer's area (if accepted by the Seller).
3.4 If the Goods are to be manufactured or any process is to be applied to the Goods by the Seller in accordance with a specification submitted by the Buyer, not the Buyer's shall indemnify the Seller against all loss, damages, costs and expenses awarded against or incurred by the Seller in connection with or paid or agreed to be paid by the Seller in settlement of any claim for infringement of any Intellectual Property of any other person which results from the Seller's use of the Buyer's specification.
3.5 The Seller reserves the right to make any changes in the specification of the Goods which are required to conform with any

3.5 The Seller reserves the right to make any changes in the specification of the Goods which are required to conform with any applicable safety or other statutory requirements or, where the Goods are to be supplied to the Seller's specification, which do not

application states or out a status of equivalence in a state of the st

cost of all labour and materials used), damages, charges and expenses incurred by the Seller as a result of cancellation.
4 PRICE OF THE GOODS
4.1 The price of the Goods shall be the Seller's quoted price or, where no price has been quoted (or a quoted price is no longer valid), the price listed in the Seller's published price is turrent at the date of acceptance of the Goods are supplied for export from the United Kingdown, the Seller's published price price list all apply. All prices quoted are valid for 30 days (unless otherwise specified in Writing by the Seller) only or until earlier acceptance by the Buyer, after which time they may be altered by the Seller vibility giving notice to the Buyer at any time before delivery, to increase the price of the Goods to reflect any increase in the cost to the Seller which is due to any factor beyond the control of the Seller (such as, without limitation, any foreign exchange fluctuation, currency regulation, alteration of duties, significant increase in the costs of labour, materials or other Sort for the Goods which is requested by the Buyer, or any delay caused by any instructions of the Buyer of full user to give the Seller adequate information or instructions.

Except as otherwise stated under the terms of any quotation or in any price list of the Seller, and unless otherwise agreed in Writing between the Buyer and the Seller, all prices are given by the Seller on an ex works basis, and where the Seller agrees to deliver the Goods otherwise than at the Seller's premises, the Buyer shall be liable to pay the Seller's charges for transport, packaging and insurance. 4.4 The price is exclusion

e price is exclusive of any applicable value added tax, which the Buyer shall be additionally liable to pay to the Seller.

5 **TERMS OF PAYMENT** 5.1 Subject to any special terms agreed in Writing between the Buyer and the Seller, the Seller shall be entitled to invoice the Buyer for the price of the Goods on at any time after despatch of the Goods, unless the Goods are to be collected by the Buyer of the Buyer for the price of the Goods to take delivery of the Goods, in which event the Seller shall be entitled to invoice the Buyer for the price of the Goods to take delivery of the Goods, in which event the Seller shall be entitled to invoice the Buyer for the price at any time after the Seller has notified the Buyer that the Goods are ready for collection or (as the case may be) the Seller has tendered delivery of the Goods.

If the Buyer fails to make any payment on the due date then, without prejudice to any other right or remedy available to the 5.3 If the Buyer tails to make an Seller, the Seller shall be entitled to

Seller, the Seller shall be entitled to: 5.3.1 cancel the contract or suspend any further deliveries to the Buyer; 5.3.2 appropriate any payment made by the Buyer to such of the Goods (or the Goods supplied under any other contract between the Buyer and the Seller) as the Seller may think fit (notwithstanding any purported appropriation by the Buyer); and 5.3.3 charge the Buyer interest (both before and after any judgment) on the amount unpaid, at the rate of two per cent (2%) per

annum above the National Westminster Bank plc base rate from time to time, until payment in full is made (a part of a month being treated as a full month for the purpose of calculating interest).

#### DELIVERY 6 6.1

Delivery of the Goods shall be made by the Seller delivering the Goods to the place agreed between the Buyer and the Seller

6.1 Derively of ine cookes shart to find by the Shert environg the Cookes to the place agreed by the Cookes in the place agreed by the Cookes in the place agreed by the Shert environg in advance of the quoted for delivery of the Goods are approximate only and the Seller shall not be liable for any delay in delivery of the Goods howsoever caused. Time for delivery shall not be of the sesne causes previously agreed by the Seller in virting in advance of the quoted delivery date upon giving reasonable notice to the Buyer.
6.3 Where delivery of the Goods is to be made by the Seller in bulk (as defined in the quotation), the Seller reserves the right to deliver up to ten per cent (10%) more or ten per cent (10%) less than the quantity ordered without any adjustment in the price, and the quantity ordered.
6.4 Where the Goods are to be delivered in instalments, each delivery shall constitute a separate contract and failure by the Seller to adjuster any one or more of the instalments in accordance with these Conditions or any claim by the Buyer in respect of any one or more instalments is accordance with these Conditions or any claim by the Buyer in the Goods for any reason other than any cause beyond the Seller's reasonable control or the Buyer fuely reas the Goods are accordance with these Conditions or the price, and the cost is accordingly liable to the Buyer, the Seller's liability shall be limited to the excess (if any) of the cost to the Buyer fus that delivery of similar goods to replace those not delivery there of the Goods.
6.6 If the Buyer fails to deliver the Goods are the Goods to replace those not delivery instructions at the time stated for delivery (otherwise than by reason of any cause beyond the Buyer's reasonable control or by reason of the Seller's fault) then, without prejudice to any other upday variable to the Seller adequate delivery instructions at the time stated for delivery (otherwise than by reason of any cause beyond the Buyer's reasonable contor or by reason of the

without prejudice to any other right or remedy available to the Seller, the Seller may: 6.6.1 store the Goods at the best price readily obtainable and (after deducting all reasonable storage and selling expenses) account to the Bayer for the excess over the price under the Contract or charge the Bayer for any shortfall below the price under the

#### RISK AND PROPERTY

7.1 7.1.1 in the

Risk of damage to or loss of the Goods shall pass to the Buyer: in the case of Goods to be delivered at the Seller's premises, at the time when the Seller notifies the Buyer that the Goods ailable for collection; or

7.1.2 in the case of Goods to be delivered otherwise than at the Seller's premises, at the time of delivery or, if the Buyer wrongfully fails to take delivery of the Goods, the time when the Seller has tendered delivery of the Goods.

7.2 Notwithstanding delivery and the passing of risk in the Goods, or any other provision of these Conditions, the property ir the Goods shall not pass to the Buyer until the Seller has received in cash or cleared funds payment in full of the price of the Goods and all other goods agreed to be sold by the Seller to the Buyer for which payment is then due.

Goods and all other goods agreed to be sold by the Seller to the Buyer for which payment is then due.
7.3 Until such time as the property in the Goods passes to the Buyer, the Buyer shall hold the Goods as the Seller's fiduciary
agent and bailed, and shall keep the Goods separate from those of the Buyer and third parties and properly stored, protected and
insured and identified as the Seller's property.
7.4 Until such time as the property in the Goods passes to the Buyer (and provided the Goods are still in existence and have no
been resold), the Seller shall be entitled at any time to require the Buyer to deliver up the Goods to the Seller and, if the Buyer fail:
to do so forthwith, to enter upon any premises of the Buyer or any third party where the Goods are still in existence and have no
been resold), the Seller shall be entitled to a pledge or in any way of security for any indebtedness any of the Good
which remain the property of the Seller, but if the Buyer does so all moneys owing by the Buyer to the Seller shall (withou
prejudice to any other right or remedy of the Seller) forthwith become due and payable.
8 WARRANTIES AND LIABILITY
8.1 Subject to the conditions set out below the Seller warrants that the Goods will correspond with their specification at the
fine of delivery and will be free from defects in material and workmanship for the specified period set out in the Seller'
guatation.

autotation.
 The above warranty is given by the Seller subject to the following conditions:
 8.2.1 the Seller shall be under no liability in respect of any defect in the Goods arising from any drawing, design or specification

6.2.1 the Strict shart to under no insomy in respect of any detect in the Goods at sing from any darking design of spectration supplied by the Buyer;
8.2.2 the Seller shall be under no liability in respect of any defect arising from fair wear and tear, wilful damage, negligence abnormal working conditions, failure to follow the Seller's instructions (whether oral or in writing), misuse, alteration or repair or

the Goods without the Seller's approval; 8.2.3 the Seller shall be under no liability under the above warranty (or any other warranty, condition or guarantee) if the tota

the Goods without the Selfer's approval; 8.2.3 the Selfer shall be under no liability under the above warranty (or any other warranty, condition or guarantee) if the tota price for the Goods has not been paid by the due date for payment; 8.2.4 the above warranty does not extend to parts, materials or equipment not manufactured by the Selfer, in respect of which the Buyer shall only be entitled to the benefit of any such warranty or guarantee as is given by the manufacturer to the Selfer. 8.3 Subject as expressly provided in these Conditions, and except where the Goods are sold to a person dealing as a consume (within the meaning if the Unfair Contract Terms Act 1977), all warrantics, conditions or other terms implied by statute or common law are excluded to the fullest extent permitted by law. 8.4 Where the Goods are sold under a consumer transaction (as defined by the Consumer Transactions (Restrictions or Statements) Order 1976) the statutory rights of the Buyer are not affected by these Conditions. 8.5 Any claim by the Buyer which is based on any defect in the quality or condition of the Goods or their failure to correspone with specification shall (whether or not delivery is refused by the Buyer) be notified to the Selfer within seven (7) days from the date of delivery or (where the defect or failure was not apparent on reasonable imspection) within a reasonable time after discovery of the defect or failure. If delivery is not refused and the Buyer obes not notify the Selfer accordingly, the Buyer shall not be entitled to reject the Goods and the Golder and parent on reasonable inspection) within a reasonable time after discovery of the defect or failure. If delivery is not refused and the Buyer obes not notify the Selfer in the quality or condition of the Goods here as if the Goods had been delivered in accordance with the Contratu. 8.6 Where any valid claim in respect of any of the Goods which is based on any defect in the quality or condition of the Goods reportionate part of the price), but the Seller i

Goods (or a proportionate part of the price), but the seller shall have no further liability to the Buyer. 8.7 Except in respect of death or personal injury caused by the Seller's negligance, the Seller shall not be liable to the Buyer by reason of any representation, or any implied warranty, condition or other term, or any duty at common law, or under the express terms of the Contract, for any consequential loss or damage (whether for loss of profit or otherwise), costs, expenses or other claims for consequential compensation whatsoever (and whether caused by the negligence of the Seller, its employees or agents or otherwise) which arise out of or in connection with the supply of the Goods or their use or resale by the Buyer, except as expressly provided in these Conditions provided in these Conditions.

provided in these Conditions. 8.8 The Seller shall not be liable to the Buyer or be deemed to be in breach of the Contract by reason of any delay ir performing, or any failure to perform, any of the Seller's obligations in relation to the Goods, if the delay or failure was due to any cause beyond the Seller's reasonable control. Without prejudice to the generality of the foregoing, the following shall be regarded as causes beyond the Seller's reasonable control: 8.8.1 act of God, explosion, flood, tempest, fire or accident; 8.8.2 war or threat of war, act of terrorism, subotage, insurrection, civil disturbance or requisition; 8.8.3 acts, restrictions, regulations, bye-laws, prohibitions or measures of any kind on the part of any governmental parliamentary or local authority; 8.8.4 import or export regulations or embargoes; 8.8.5 strikes, lock-outs or other industrial actions or trade disputes (whether involving employees of the Seller or of a thirk party);

party); 8.8.6

, difficulties in obtaining raw materials, labour, fuel, parts or machinery; 8.8.7 power failure or breakdown in machinery.

INDEMNITY

9 9.1 9 INDEMNITY 9 INDEMNITY 8-11 flany claim is made against the Buyer in respect of Goods which have been produced or manufactured exclusively by the Seller, that the Goods infringe or that their use or resale infringes the patent, copyright, design, trade mark or other industrial or intellectual property rights or any other person, the Seller shall indemnify the Buyer gainst all loss, damages, costs and expense awarded against or incurred by the Buyer in connection with the claim, or paid or agreed to be paid by the Buyer in settlement or

awarded against or incurred by the Buyer in connection with the claim, or paid or agreed to be paid by the Buyer in settlement of the claim, provided that: 9.1.1 the Seller is given full control of any proceedings or negotiations in connection with any such claim; 9.1.2 the Buyer shall give the Seller all reasonable assistance for the purposes of any such proceedings or negotiations; 9.1.3 except pursuant to a final award, the Buyer shall not pay or accept any such claim, or compromise any such proceedings without the consent of the Seller (which shall not be unreasonably withheld); 9.1.4 the Buyer shall do nothing which would or might vitate any policy of insurance or insurance cover which the Buyer may have in relation to such infringement, and this indemnity shall not apply to the extent that the Buyer recovers any sums under any such policy or cover (which the Buyer shall use its best endeavours to do); 9.1.5 the Seller shall be entitled to the benefit of, and the Buyer shall accordingly account to the Seller for, all damages and costs (if any) awarded in favour of the Buyer to be paid by any other party in respect of any such claim; and 9.1.6 without prejudice to any duty of the Buyer to reduce any such loss, damages, costs or expenses for which the Seller is tapped and be seller fragment and this indemnity shall so tapply to solutions, and experiment be seller for take such steps as the Seller may reasonably require to mitigate or reduce any such loss, damages, costs or expenses for which the Seller is liable to indemnify the Buyer under this clause. 9.2 The Seller does not provide any warranty or indemnity whatsoever with regard to Intellectual Property in respect of good

1 The Seller does not provide any warranty or indemnity whatsoever with regard to Intellectual Property in respect of good, not manufactured or developed by the Seller. The Seller shall as far as reasonably practicable pass on the benefit of any other warranties or indemnities which it receives from any of its third party suppliers in respect of Intellectual Property Rights. 10 INTELLECTUAL PROPERTY

Any Intellectual Property in any drawing, model, work, document, CD Rom, disk, product or material or any other matter whatsoever created by the Seller shall belong to the Seller and the Buyer is not granted any rights therein by virtue of any provision of this Contr 11 INSOLVENCY 11.1 This clause app

INSOLVENCY OF BUYER

11.1 This clause applies if 11.1. This clause applies if 11.1.1 the Bayer makes any voluntary arrangement with its creditors or becomes subject to an administration order or (being an individual or firm) becomes bankrupt or (being a company) goes into liquidation (otherwise than for the purposes of amalgamation 11.1.1 une suyer makes any voluntary arrangement with its creditors or becomes subject to an administration order or (be individual or firm) becomes bankrupt or (being a company) goes into liquidation (otherwise than for the purposes of amalgar or reconstruction); or 11.1.2 an encumbrancer takes possession, or a receiver or administrative receiver is appointed, of any of the property or as the Buyer; or

11.1.4 the Seller reasonably apprehends that any of the events mentioned above is about to occur in relation to the Buyer and notifies the Buyer accordingly.
11.2 If this clause applies then, without prejudice to any other right or remedy available to the Seller, the Seller shall be entitled to cancel the Contract without any liability to the Buyer and if the Goods have been delivered but not paid for, without prejudice to any other right or remedy available to the seller, shall be entitled to cancel the Contract without any liability to the Buyer, and if the Goods have been delivered but not paid for, without prejudice to any other right or entities the seller shall be contributed by the Seller under these Conditions, the price shall become immediately due and payable notwithstanding any previous 12 II 12.1 I arrangement to the contrary. agreement or

#### EXPORT TERMS

In these Conditions "Incoterms" means the international rules for the interpretation of trade terms of the Internationa 12.1 in these Condutions "Inforcement means the international rules for the interpretation of trade terms of the international Chamber of Commerce as in force at the date when the Contract is made. Unless the context otherwise requires, any term of expression which is defined in or given a particular meaning by the provisions of Incoterns shall have the same meaning in these Conditions, but if there is any conflict between the provisions of Incoterns and these Conditions, the latter shall prevail. 12.2 Where the Goods are supplied for export from the United Kingdom, the provisions of this Condition I 2 shall (subject trans precial terms agreed in writing between the Buyer and the Seller) apply notwithstanding any other provision of these Conditions.

Conditions. 12.3 The Buyer shall be responsible for complying with any legislation or regulations governing the importation of the Goodi into the country of destination and for the payment of any duties thereon. 12.4 Unless otherwise agreed in Writing between the Buyer and the Seller, the Goods shall be delivered in accordance with the Incoterm(s) stated in any invoice, order form or other notice supplied by the Seller. The Seller shall be under no obligation to give notice under section 32(3) of the Sale of Goods Act 1979. 12.5 Payment of all amounts due to the Seller shall be made in advance, on agreed terms or by irrevocable letter of credit opence by the Buyer in favour of the Seller and confirmed by a bank acceptable to the Seller or, if the Seller has agreed in Writing on or before acceptance of the Buyer's order to waive this requirement, by acceptance by the Buyer and delivery to the Seller of a bill or exchange drawn on the Buyer payable sixity (60) days after signing to the order of the Seller at such branch of Bank in England ar may be specified in the bill of exchange.

#### GENERAL

Any notice required or permitted to be given by either party to the other under these Conditions shall be in Writing

13.1 Any notice required or permitted to be given by either party to the other under these Conditions shall be in Writing addressed to that other party at its registered office or principal place of business or such other address as may at the relevant time have been notified pursuant to this provision to the party giving the notice.
13.2 No waiver by the Seller of any breach of the Contract by the Buyer shall be considered as a waiver of any subsequen breach of the same or any other provision.
13.3 If any provision of these Conditions is held by any competent authority to be invalid or unenforceable in whole or in par the validity of the other provision of these Conditions and the remainder of the provision in question shall not be affected thereby.
13.4 The Contract shall be governed by and shall be read and construed in all respects in accordance with English haw and each of the parties hereto submits to the non-exclusive jurisdiction of the English Courts as regards any claim, dispute or matter arising out of or relative to the contract. out of or relating to the Contract

CJK/GUNS1/244075.0



Tarantino, Anna Lucia <atarantino@ogs.it>

# RE: Quotation E36#059 18-01-2024

1 messaggio

**Becky Childs** <Becky.Childs@osil.com> A: "Tarantino, Anna Lucia" <atarantino@ogs.it>

Dear Anna,

Thank you for your email.

I have checked with our company accountant and can confirm that we are happy to extend payment terms of "30 days net from date of invoice" to your account.

Kind regards,

**Becky Childs** 

Inside Sales & Media

E: becky.childs@osil.com

T: +44 (0) 2392 488 240



29 febbraio 2024 alle ore 10:01

29/02/24, 10:15

Posta di Istituto nazionale di oceanografia e di geofisica sperimentale - OGS - RE: Quotation E36#059 18-01-2024



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OSIL is the trading name of Ocean Scientific International Ltd, registration number 2351541.

From: Tarantino, Anna Lucia <atarantino@ogs.it> Sent: 28 February 2024 09:04 To: Becky Childs <Becky.Childs@osil.com> Subject: Quotation E36#059 18-01-2024

# Dear Becky Childs,

with reference to your quote, I would like to inform you that as a public body we are not allowed to pay for the goods in advance but we can only pay upon receipt and after having certified the integrity of the goods.

I kindly ask you to modify the estimate and indicate payment 30 days from receipt of the goods.

# Best regards

Anna Lucia Tarantino

Ufficio Centralizzato Acquisti (UCA)

Istituto Nazionale di Oceanografia e di Geofisica Sperimentale - OGS

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