

**Part Number** 



SciAps, Inc. 7 Constitution Way, Woburn, MA 01801 USA +1 339-927-9455 EIN: 45-5055500



**Quotation For:** 

Line Item

**Cody Harting** Columbus Public Health 240 Parsons Ave Columbus, OH 43215 crharting@columbus.gov 614.645.7701 phone / 614.645.7155 fax

Quotation #: 200-412720 DATE 6/13/2024 Quotation valid until: 7/13/2024

Sale Price

\$32,500.00

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**Product and Description** Quantity Price, in USD

910-500111 SciAps X-550 RoHS Analyzer 1

> Ultra lightweight X-ray analyzer featuring tapered, ergonomic design ideal for testing requirements. The X-550 utilizes a miniaturized X-ray tube, Au anode (50 kV, 200 uA, 5 W) and high-resolution, high count rate silicon drift detector (20 mm2 SDD, 140 eV at 5.95 Mn K-alpha line, at 90+% live time, 250k cps). Analyzer autocalibrates and checks calibration on external 316 stainless test material (included). Analyzer also features protective mesh covering SDD. This design virtually eliminates accidental detector punctures. Analyzer includes integrated micro and macro camera for photo-documentation of tests and pinpointing specific test location. Google-powered, Android operating system providing easy and intuitive operation. Wireless and Bluetooth built in for easy connectivity to other devices. Analyzer comes with dedicated ROHS App with enhanced calibration for the directive on the restriction of the use of certain hazardous substances in metallic, plastic and mixed sample types.

Calibrated for RoHS elements Br, Cr, Pb, Hg and Cd in polymer/plastics and alloy type of samples. Calibrated for Pb, Cd, As, Sb, Se, Ba, Cr, Cl and Hg in plastics, metals, glass, paint, textiles and rubber. Includes an Auto Matrix ID for identifying Polymer type, alloy type, and non-homogeneous sample types. Includes Empirical App for user-generated calibrations.

PC Software for PC operation, import/export of results, data management.

Included with each System: 2 Li-Ion batteries, battery charger, ruggedized carrying case, spare Prolene windows, operations manual, 1 year manufacturing warrantv.

114-500022Pb HUD Lead Paint App

The X-550 Pb may be operated in two Apps. One is the PCS App, for automatic testing fully in compliance with the PCS. In this setup the analyzer automatically terminates testing as soon as the lead level is above or below the Action Level (usually 1.0 mg/cm2) with 95% confidence. The unit also features an OSHA/IH App for precision-based test times designed for industrial type compliance testing where operators want to measure the presence of any detectable lead. The lead limit of detection is typically 0.01 mg/ cm2. Only for adding to the X-550.

Additional Notes:

SUBTOTAL, USD \$175,000.00

**Multi- unit Discount Estimated Shipping** 

\$875.00

-\$8,750.00

\$12,500.00

\$162,500.00

Excludes Sales Tax \*

Total, USD \$167,125.00

If you have any questions concerning this quotation, please contact: Lety Yanes - Inside Sales, (339) 927-9455 or lyanes@sciaps.com

Joe Robison

Joe Robison Robison Analytical Inc. robison@columbus.rr.com 740-756-4345

\*Sales Tax will be calculated upon receipt of order and communicated via order confirmation. If this purchase is tax-exempt, please email a tax-exempt certificate to kgarvey@sciaps.com

# SciAps Inc. (Seller) TERMS AND CONDITIONS OF SALE - April 1, 2013

### 1. BUYER'S TERMS AND CONDITIONS

Products furnished and services rendered by Seller are sold only on the terms and conditions stated herein. Notwithstanding any terms or conditions on Buyer's order, Seller's performance of any contract is expressly made conditional on Buyer's agreement to Seller's Ferms and Conditions of Sale unless otherwise specifically agreed to in writing by Seller. In the absence of such agreement, commencement of performance and/or delivery shall be for Buyer's convenience only and shall not create any contractual obligation nor shall it be deemed or construed to be acceptance of Buyer's terms and conditions, or any of them. If a contract is not earlier formed by mutual agreement in writing, acceptance of any Product furnished or service rendered shall be deemed assent to and acceptance of the terms and conditions stated herein. All contracts for the sale of Products shall be construed under and governed by the laws of the State of Massachusetts.

All quotations are subject to the terms and conditions stated herein as well as any additional terms and conditions that may appear on the face hereof. In the case of a conflict between the terms and conditions stated herein and those appearing on the face hereof, the latter shall control. Seller's All quotations are subject to the terms and conditions stated herein as well as any additional terms and conditions that may appear on the tace hereot. In the case of a conflict between the terms and conditions stated herein and those appearing on the tace hereot. He later shall control. Sellers prices and quotations are subject to the following: (a) All published prices are subject to change without notice, UNLESS OTHERED IN WRITING, ALL QUIDATIONS ARE FIRM FOR, AND EXPIRE, THIRTY (30) DAY'S AFTEN AND CONSTITUTE OFFERS; provided that, budgetary quotations and estimates are for preliminary information only and shall neither constitute offers, nor impose any responsibility or liability upon Seller. (c) Unless otherwise stated in writing by Seller, all prices quoted shall be exclusive of transportation, insurance, taxes (including, without limitation, any sales, use or similar tax), license fees, customs fees, duties and other charges related thereto, and Buyer shall report and pay any and all such shipping charges, premiums, taxes, fees, duties and other charges related thereto, and Buyer shall report and pay any and all such shipping charges, premiums, taxes, fees, duties and other charges related thereto, and buyer shall report and pay any and all such shipping charges, premiums, taxes, fees, duties and other charges related thereto, and Buyer shall report and pay any and all such shipping charges, premiums, taxes, fees, duties and other charges related thereto, and Buyer shall report and pay any and all such shipping charges, premiums, taxes, fees, duties and other charges related thereto, and Buyer shall report and pay any and all such shipping charges, premiums, taxes, fees, duties and other charges related thereto, and Buyer shall report and pay any and all such shipping charges, premiums, taxes, fees, duties and other charges related thereto, and buyer shall report and pay any and all such shipping charges, premiums, taxes, fees, duties and other shall be a shall be an advantaged of the shall be a shall b applicable version.
3. TERMS OF PAYMENT

Unless credit is granted, payment is due upon delivery. All payments for Products released and shipped on approved credit accounts shall be due in full thirty (30) days from date of invoice unless otherwise provided. Past due balances shall be subject to a service charge not more than the amounts allowed by law. Partial shipments will be billed as made and payments therefor are subject to the above terms. Payment shall not be withheld for delay in delivery of required documentation unless a separate price is stated therefor, and then only to the extent of the price stated for such undelivered documentation. Seller may cancel or delay delivery of Products in the event Buyer fails to make prompt payment therefor, or in the event of an arrearage in Buyer's account with Seller.

### 4. INTERNATIONAL TRANSACTION - Payment will be in United States dollars unless otherwise agreed to in writing

# 5. TRANSPORTATION AND RISK OF LOSS

5. I FAUNCE OF A HOLD A HID RISO OF LOSS
Transportation will normally follow Buyer's shipping instructions, but Seller reserves the right to ship Products freight collect and to select the means of transportation and routing when Buyer's instructions are not provided. Unless otherwise advised, Seller may insure to full value of the Products or declare full value thereof to the transportation company at the time of delivery and all such freight and insurance costs shall be for Buyer's account. Risk of loss or damage shall pass to Buyer upon delivery of the Products to the transportation company at the incompany at the FOB point, whether or not installation is provided by or under supervision of Seller. Unless otherwise provided by Seller, title shall pass from Seller to Buyer when products are delivered to the transportation company at the location of Seller's members are the supervision of Seller's may defect the liability of Buyer therefor. Notwithstanding any defect or noncombinity, or any other matter, such risk of loss shall remain in Buyer until the Products are returned at Buyer's expose as Seller may designate in writing. Buyer, at its expense, shall fully insure Products against all loss or damage until Seller has been paid in full therefor, or the Products have been returned, for whatever reason, to Seller. All Products must be inspected upon receipt and claims should be filed with the transportation company when there is evidence of damage, either concealed or external. As used in the clauses appearing herein or attached hereto, 'delivery' shall occur when the Products are delivered at the FOB point, which shall be the point of manufacture or such other place as Seller shall specify in writing, notwithstanding the organic in writing products and all other charges payable to Seller have been received in full, Seller shall retain, and Buyer hereby grants to Seller, a security interest in the products delivered to Buyer and any proceeds therefrom Buyer agrees to promptly execute any documents requested by Seller to document, perfect and/or protect such security interests.

### Neither party shall be liable in any way because of any delay in performance bereunder due to unforeseen

returned party snature between the scantol, processor or any otensy in periorinalize reterounce or between the control control and the control control and the when in its opinion, such substitution is necessary. Such substituted materials are covered by the same warranty and are subject to the same high standards of quality control applied to other materials. As used herein, "performance" shall include, without limitation, fabrication, shipment, delivery, assembly, installation, testing and warranty repair or replacement, as applicable.

### 7 ACCEPTANCE

The furnishing by Seller of a Product to the Buyer shall constitute acceptance of that Product by Buyer, unless notice of defect or nonconformity is received by Seller within ten (10) days of receipt of the Product at Buyer's designated receiving address; provided that, for Products for which Seller agrees in writing to perform acceptance testing after installation, the completion of Seller's applicable acceptance tests, or execution of Seller's acceptance form by Buyer shall constitute acceptance of the Product by Buyer. Notwithstanding the foregoing, any use of a Product by Buyer, its agents, mployees, contractors or licensees, for any purpose, after receipt thereof, shall constitute acceptance of that Product by Buyer. Seller may repair or at its option, replace defective or nonconforming parts after receipt of notice of defect or nonconformity 8. EXPORT LAWS

The Product is subject to U.S. Government export laws and regulations. Buyer shall not export, re-export or transfer the goods or any proprietary information received from Seller without first obtaining the appropriate U.S. Government approvals 9. ASSIGNMENTS AND TERMINATIONS

### Any assignment by Buyer of any contract hereunder without the expre

Buyer shall not cancel, terminate or reschedule any order accepted by Seller except by the prior written consent of Seller. In any such event, with or without Seller's consent, Buyer agrees to pay Seller a charge determined solely by Seller to cover the reasonable costs of processing, order handling, retesting, repackaging and Seller damages under the Uniform Commercial Code, or as determined in accordance with the published policies of the Seller.

## 10. PATENTS AND OTHER INTELLECTUAL PROPERTY RIGHTS

SERIENT WISHOUR FOR THE INTERIOR AND THE RIVER TO THE RIVER TO SERIES AND LABILITY SERIES AND LABILITY SECTION THE RIVER TO SERIES AND LABILITY SECTION THE RIVE incense which will protect buyer against such claim without cost to buyer, replace said rydouct with a non-intringing product, or remove said Product and return an equitable portion of the price paid by the Buyer to Seller's prior written consent. Seller EXPRESSLY EXCLUDES from any liability hereuling may liability hereulined and against any expense, loss, costs, damages or liability resulting from claimed infringement of patents, trademarks, copyrights or other intellectual property rights; (1) arising from a use of or a combination of said Product with other equipment, processes, programming applications or materials not furnished under this contract, (2) based on items made with the Product furnished under this contract, (3) arising out of compliance by Seller with Buyer's designs, specifications or instructions, and/or (4) arising from use or manufacture by anyone of inventions in connection with products or services sold, used or intended for sale or use in performing contracts with the United States or related subcontracts. The foregoing states Seller's entire liability for any claim based upon or related to any alleged infringement of any patent or other intellectual property rights.

11. WARRANT'S - Seller warrants that each standard Product sold by its free of defects in materials and ovinternials and

expressly approved by Seller. Seller's obligation under said warranty continues for a period of time and under such conditions as specified in Seller's a part in the following period by Seller's Seller's and incompanies on the date of sinpment from Seller's option, replacement of period fit me in stated, then such warranty is limited to one (1) year. Unless office youthou, replacement of defective parts shall be the sole and exclusive remedy under warranty, provided that, Seller may as an alternative, elect to refund an equitable portion of the purchase price of the Product. All warranty replacement or repair of parts shall be limited to Product malfunctions which, in the sole opinion of Seller, are due or traceable to defects in original materials or workmanship. Experimental, developmental or special application products, or products with a limited life are sold without warranty. All obligations of Seller under warranty shall cease in the event of abuse, accident, alteration, misuse or neglect of the Product. In warranty repaired or replaced parts are warranted only for the remaining unexpired portion of the original warranty repaired or replaced parts are warranted only for the remaining unexpired portion of the original applicable to strice repaired or replaced parts are warranted only for the remaining unexpired portion of the original period or replaced parts. After a pepticable warranty repaired or peptical parts are warranted only for the remaining unexpired portion of the original period or replaced parts are warranted or explicated parts. After expiration of the applicable warranty repaired or peptical parts are warranted only for the remaining unexpired portion of the original period EXCLUDES ALL OTHER EXPRESS OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY AND OF FITNESS FOR PARTICULAR PURPOSE, USE, OR APPLICATION, AND ALL OTHER OBLIGATIONS OR LIABILITIES ON THE PART OF SELLER, UNLESS SUCH OTHER WARRANTIES, OBLIGATION OR LIABILITIES ARE EXPRESSLY AGREED TO IN WRITING BY SELLER. Statements made by any person, including representatives of Seller, which are inconsistent or in conflict with the terms of these warranties shall not be binding upon Seller unless reduced to writing and approved by an officer of Seller.

All claims under warranty must be made promptly after occurrence of circumstances giving rise thereto and must be received within the applicable warranty period by Seller or its authorized representative. Such claims should include the Product type and serial numbers, and a full description of the circumstances giving rise to the claim. Before any Products are returned for repair and/or adjustment, written authorization from Seller or its authorized representative for the return and instructions as to how and where these Products should be shipped must be obtained. Any product returned The cricumstances given given be causen. Before any Products are returned for repair annoir adjustment, written authorization from Seller for result and instructions as to now and where these Products service be considered. Any product returned to the Seller for several field to seller for several field to send prepair and to promptly reported and any warranty claim on any item that has been altered or has been shipped by unacceptable by Seller, Seller reserves the right to reject any warranty claim on any item that has been altered or has been shipped by unacceptable by seller, Seller reserves the right to reject any warranty claim on any item that has been altered or has been shipped by unacceptable by seller, Seller fees reserves the right to reject any warranty claim on any item that has been altered or has been shipped by unacceptable the means of transportation. When any Product is returned for examination and inspection, of for any other reason, Buyer shall be responsible for all damage resulting from improper packing or handling, and for loss in transit, notwithstanding any defect or non-conformity in the Product. In all cases Seller has sole responsibility for determining the cause and nature of failure and Seller's determination with regard thereto shall be final. If it is FOUND THAT SELLER'S PRODUCT THAT SELLER'S PRODUCT THAT SELLER'S PRODUCT THAT SELLER'S SELLER SETVICES. IN ADDITION, A CHARGE FOR TESTING AND EXAMINATION MY, SELLER'S SOLE DISCRETION, BE MADE ON PRODUCT SO RETURNED.

13. DAMAGES AND LIABILITY - SELLER'S AGGREGATE LIABILITY IN DAMAGES OR OTHERWISE SHALL NOT EXCEED THE PAYMENT, IF ANY, RECEIVED BY SELLER FOR THE UNIT OF PRODUCT OR SERVICE FURNISHED OR TO BE FURNISHED, AS THE CASE MAY BE,

WHICH IS THE SUBJECT OF CLAIM OR DISPLITE IN NO EVENT SHALL SELLER BE LIABLE FOR INCIDENTAL CONSEQUENTIAL OR SPECIAL LOSS OR DAMAGES OF ANY KIND, HOW SOEVER CAUSED.

# 14. TRADEMARKS - Buyer agrees that it will not use any name or trademark of SciAps, Inc. without prior written perm

All disputes under any contract concerning Products not otherwise resolved between Seller and Buyer shall be resolved in a court of competent jurisdiction in Middlesex County, Massachusetts and in no other place. Provided that, in Seller's sole discretion such action may be heard in some other place designated by Seller (if necessary to acquire jurisdiction over third persons), so that the dispute can be resolved in one action. Buyer hereby consents to the jurisdiction of such court or courts and agrees to appear in any such action upon written notice thereof. No action, regardless of form, arising out of, or in any way connected with, the Products or services furnished by Seller, may be brought by Buyer more than one (1) year after the cause of action has accrued. If any part, provision or clause of the terms and conditions of sale, or the application thereof to any person or circumstances, is held invalid, void or unenforceable, such holding shall not affect and shall leave valid all other parts, provisions, clauses or applications of the terms and conditions remaining, and to this end the terms and conditions shall be treated as severable 16. GOVERNMENT SALE

For contracts placed in support of and charged to a U.S. Government Prime Contract procuring an item meeting the Federal Acquisition Regulation (FAR) definition of a commercial item, the following clauses set forth in the FAR or the Defense Federal Acquisition Regulation Supplement (DFARS) in effect as of the date of this contract are incorporated herein by reference.

(a) Utilization of Small Business Concerns FAR 52.219-8

(b) Equal Opportunity FAR 52,222-26

(b) Equal Opportunity FAR 52.222-26 (c) Affirmative Action for Disabled Veterans and Veterans of the Vietnam Era FAR 52.222-35 (d) Affirmative Action for Workers with Disabilities FAR 52.222-36 (e) Subcontracts for Commercial Items and Commercial Components FAR 52.244-6 (f) Preference for Privately Owned U.S. Flag Commercial Vessels FAR 52.247-64 (g) Preference for Domestic Specialty Metals, Alternate 1 DFAR 252.225-7014

(h) Subcontracts for Commercial Items and Commercial Components DFAR 252.244-7000

(i) Transportation of Supplies by Sea DFAR 252.247-7023 (j) Notification of Transportation of Supplies by Sea DFAR 252.247-702

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