



Braemar, Inc.

ULTRASOUND SUPPLY ORDER FORM

(\$50.00 MINIMUM ORDER REQUIRED)

Customer # _____
Name _____
Address _____

Caller Name _____
Phone # _____
Taken By _____
Approved By _____
Approval Date _____

PO# _____ Date _____ Time _____ am pm

METHOD OF SHIPMENT (Please check one)

Standard
3-6 Day Delivery

Second Day
Delivery

Third Day
Delivery

Overnight
Delivery

QTY	PART #	DESCRIPTION	UNIT* PRICE	TOTAL COST
_____	30203	Stopcock-evacuation tube kit	\$21.00	_____
_____	30204	Transrectal biopsy guide cleaning brush	10.50	_____
_____	30207	Fingercot, <i>Package of 50</i>	6.00	_____
_____	30208	Large condom, <i>Package of 50</i>	35.00	_____
_____	30208	Large condom, <i>Quantities over 200 (Price per pkg. of 50)</i>	27.50	_____
_____	30396	O-ring, <i>Package of 50</i>	8.50	_____
_____	30266	Aquasonic gel, 5 liter	41.50	_____
_____	30268	Aquasonic gel, 1 liter	19.00	_____
_____	30559	Draping kit (150 condoms, 50 O-rings, 50 fingercots)	105.00	_____
_____	30253	Printer paper, Mitsubishi K61S-CE, <i>Package of 4</i>	103.00	_____
_____	30426	Printer paper, Mitsubishi K65H-CE, <i>Package of 4</i>	157.50	_____
_____	30270	Printer paper, Sony UPP110S, <i>Package of 10</i>	184.00	_____
_____	30568	Printer paper, Sony UPP110HD, <i>Package of 10</i>	370.00	_____
_____	30570	Printer paper, Sony UPP110HG, <i>Package of 10</i>	400.00	_____

Shipping charges will be added to your order

Total Cost: _____

Credit Card Orders		
<input type="checkbox"/> Master Card	<input type="checkbox"/> Visa	<input type="checkbox"/> American Express
Cardholder's name: _____		
Card # _____		
Expiration date: _____		

Braemar, Inc. - Distribution
400 Arbor Lake Drive, STE B450
Columbia, SC 29223-4571
(803) 407-3044 1-800-443-3816
(803) 407-3046 (fax)

*Price and availability subject to change without notice

www.braemardistribution.com
E-mail: sales@braemardistribution.com

1. PARTIES: BRAEMAR, INC. is referred to as the Seller; the purchaser of any of the Seller's goods is referred to as the Buyer.
2. PRICE POLICY: Orders are accepted only at the prices and the other terms shown on Seller's Price Sheet in effect at the time of shipment. All prices are FOB shipping point unless otherwise stated. No salesperson or any other person has authority to alter or vary Seller's established prices or terms without direct written approval signed by an officer of Seller.
3. TAXES: Prices quoted do not include any federal, state or local taxes which Seller may be authorized or required to collect from Buyer; all such taxes shall be added to the quoted prices and Buyer agrees to pay same. If the amount of said taxes is not included in the invoice for the applicable goods, such amount may be invoiced separately at a later time. Tax exemption certificates, as required by federal, state, or local regulations, must accompany all orders to which same apply or be on file with Seller.
4. TERMS: Terms of payment are subject at all times to approval of Seller's credit department. Buyer agrees to make prompt payment of invoice due in accordance with the terms shown on the other side of this form whether for complete or partial shipment.
5. DELINQUENCY, COLLECTION: If Buyer fails to pay for any one shipment when the same becomes due, or should Buyer's account become otherwise delinquent, Seller may, at its option, either (1) terminate any existing sales contract or (2) refuse to ship or deliver goods under this or any other order until such delinquency is cured. Should Buyer's financial condition become unsatisfactory to Seller or should other grounds for insecurity warrant such action, cash payments, security satisfactory to Seller, or other adequate assurance satisfactory to Seller may be required by Seller for future deliveries and/or for goods therefore delivered. In the event legal action for collection becomes necessary, Buyer agrees to pay all costs of collection, including reasonable attorneys' fees.
6. FINANCE CHARGE: A late payment service charge equal to 10% per annum or the maximum charge allowed by applicable law, whichever is lower, shall be assessed on all amounts not paid within 30 days after the invoice date.
7. DELIVERIES: Dates of delivery are estimated to the best of Seller's ability and are made in good faith, but are not guaranteed. Length of time specified for delivery commences after receipt of complete and accepted order information, credit approval and shipping release.
8. DAMAGES, LIMITATIONS: In the event of any breach of contract of sale, including any warranty provisions incorporated therein, Buyer's exclusive remedy shall be for damages, and Seller's total liability for any and all losses and damages arising from any cause whatsoever (whether such cause be based in contract, negligence, strict liability, other tort or otherwise) shall in no event exceed the purchase price of the goods with respect to which such cause arises or, at Seller's option, the replacement of such goods. In no event shall Seller be liable for "incidental", "consequential", or punitive damages (as the quoted terms are defined in the South Carolina Uniform Commercial Code) resulting from any such cause, and recovery for such damages is hereby expressly excluded.
9. CLAIMS BY BUYER: Seller's responsibility to Buyer ceases upon receipt from carrier of a bill of lading or other receipt for goods. All goods are shipped at Buyer's risk, all claims for damages or shortage in transit must be filed by Buyer against carrier, and prosecution of such claims shall be Buyer's sole responsibility. Buyer agrees to examine and inspect each shipment of goods for any damage, defect, or shortage promptly upon receipt of such shipment; all claims for damage, defect, or shortage prior to shipment must be made in writing, and must be received by Seller at its principal business location in Columbia, South Carolina within fifteen (15) days after receipt of goods by Buyer, specifically describing Buyer's claim and making reference to Seller's bill of lading and Invoice Number. Failure of Seller to receive said written notice of any such claim within the above time period shall be deemed an unqualified acceptance of the goods by Buyer and an absolute and unconditional waiver by Buyer of any such claim.
10. CANCELLATION, RETURNS: Buyer's orders may not be cancelled by Buyer except upon written notice and agreement of Buyer to pay for all expenses, direct or indirect, incurred by Seller in connection with the goods ordered plus a reasonable projection for profit thereon, all as reasonably determined by Seller. Seller shall have the right to cancel Buyer's orders in the event of Buyer's delinquency in payment as aforesaid, for any acts or omissions of Buyer that delay Seller's performance hereunder, or in the event of Buyer's bankruptcy or insolvency, Seller shall not be required to accept return of any goods unless Buyer has first received Seller's written authorization to return such goods. Seller's acceptance of returned goods shall be subject to Seller's inspection of such goods. All returns will be refused unless shipped prepaid. Where applicable, a reasonable handling and repacking charge shall be assessed on returned goods.
11. NOTICES OF CLAIMS, SUITS: In the event a claim is made against Buyer or if Buyer shall be a party to any lawsuit pertaining to any loss, damage or injury for which Seller is or may be liable, Buyer shall give Seller immediate written notice of the existence of such claim or suit. After such notice, Seller may, at its option, take over the handling of or enter into the defense of any such claim or lawsuit at its expense. If Seller elects to take over such claim or lawsuit, Buyer shall assist Seller in the defense or compromise of same.
12. MISCELLANEOUS: The terms and conditions of sale and any other terms incorporated herein by written reference constitute the full understanding of the parties, a complete allocation of risks between them, the entire and only agreement between them concerning the sale of goods, and a complete and exclusive statement of the terms and conditions of said agreement. This agreement shall be deemed a South Carolina contract, the validity, interpretation and performance of which, and any dispute connected with which, shall be governed and construed in accordance with the laws of the State of South Carolina, U.S.A. No change or modification of any term or condition contained herein shall be effective unless made in writing and signed by an officer of Seller.