



QUOTE

Quote #: 10112025-001-VW

Date: 10 November 2025

Chiara Boggio
Univ. del Piemonte Orientale

ITALY

REPROCELL Europe Limited GB 806 1715 48
Dan Mason
NET PARK PLEXUS
THOMAS WRIGHT WAY
SEDFIELD
COUNTY DURHAM
TS21 3FD, UNITED KINGDOM
TEL: + 44 (01740) 625266

Item	Item code	Description	Pack Size	QUANTITY	UNIT PRICE	AMOUNT
1	AVP005-12	Alvetex® Scaffold 12 well insert x 12	12	1	191.00	191.00
2	KKN-IAC-50	Native collagen, Bovine dermis, 5 mg/mL (50 mL)	50 mL	1	655.00	655.00
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						

Terms:	Ex Works
Payment Term:	Payment 30 days from invoice

Comments

Estimated lead time for dispatch is 1-2 days from order for AVP005-12 and 2 weeks from order for KKN-IAC-50.

PRODUCT COSTS	Other costs	Discount	
PACKAGING & HANDLING	846.00	0.0%	846.00
SHIPPING	0.00	0%	0.00
PRIORITY ALERT SERVICE	230.78	0%	230.78
	0.00		0.00
		SUB TOTAL	1,076.78
			0
		Euro	TOTAL
			1,076.78

Account holders name: ReproCELL Europe Limited
Bank: HSBC, 2 Buchanan Street, Glasgow, G1 3LB
Account No: 76459322 (Euro)
Sort code: 40-12-76 (Euro)
Branch identifier or Swift code: HBUKGB4B
IBAN: GB85HBUK40127676459322

Quote Expiration Date: 10-Dec-25

Quote prepared by: Victoria Walton

E-mail: orders@reprocell-europe.com

To accept this quote, sign here and return by E-mail:

Please send Purchase Order, quoting the above reference to by e-mail

orders-emea@reprocell.comWebsite www.reprocell.com



TERMS AND CONDITIONS OF SALE

ACCEPTANCE

These Terms and Conditions of Sale (the "Contract") shall govern all orders for the purchase of products ("Product" or "Products") from ReproCELL Europe Limited (hereinafter referred to as "REPROCELL"). The Purchaser (hereinafter referred to as "Purchaser", "you" or "your") will be deemed to have assented to this Contract by ordering Products. No variation of these terms and conditions will be binding upon REPROCELL unless agreed to in writing and signed by an authorized representative of REPROCELL. These terms and conditions shall apply to the exclusion of any other terms that you seek to impose or incorporate, or which are implied by trade, custom, practice or course of dealing.

PAYMENT TERM

The Purchaser shall pay REPROCELL for all invoices without any deductions, set-offs, or bank charges prior to the shipment of Products to such UK bank account as REPROCELL may nominate from time to time, or shall comply with such other payment terms as REPROCELL may agree in writing.

In the event the Purchaser fails to make the payment due to REPROCELL, the Purchaser shall pay interest on the overdue amount at the rate of 4% per annum above Bank of Scotland plc's base rate from time to time. Such interest shall accrue on a daily basis from the due date until actual payment of the overdue amount, whether before or after judgement. The Purchaser shall pay the interest together with the overdue amount.

Title to the Products shall not pass to the Purchaser until payment for the Products and any accrued interest has been settled in full.

PRICES, SHIPPING AND DELIVERY

Unless separately agreed in writing, the price is EX Works - ReproCELL warehouse or other location specified by REPROCELL (Incoterms 2010), exclusive of all costs of insurance, packaging and freight, license and permit fees, VAT or duties and any other incidental expenses relating to the transportation, export, import, delivery, and sales of the Products.

The Purchaser assumes all responsibility for the importation of the Product into the country of the delivery location, including the obtaining of all required permits, licenses or certificate.

REPROCELL shall in no event be liable for the failure or delay of any governmental body to issue such permits, licenses or certificates.

Risk of loss or damages to the Products as well as the obligation to bear any costs relating thereto, shall pass to the Purchaser upon REPROCELL's making delivery to a carrier at REPROCELL's facility in good condition.

Please contact REPROCELL or REPROCELL's authorized distributors for the price for specific products.

Any dates quoted for delivery are approximate only and the time of delivery is not of the essence. REPROCELL shall not be liable for any delay in delivery that is caused by an event or circumstance beyond REPROCELL's reasonable control.

CLAIMS AND RETURN

Immediately upon your receipt of any Products shipped hereunder, you shall inspect the same and shall notify REPROCELL in writing of any claims for shortages, defects or damages and shall hold Products for REPROCELL's written instructions concerning examination, return or disposal. If you fail to notify REPROCELL within five days after the Products have been received by you, such Products shall conclusively be deemed to conform to the terms and conditions hereof and to have been irrevocably accepted by the you.

AUTHORIZED USES

Products are sold for laboratory research use only, not for diagnostic or therapeutic use, and are not to be administered to humans.

Products are to be used for non-commercial purposes only. The Purchaser may not use the Products or derivatives of the Products for revenue generating purposes without REPROCELL's consent. If the Purchaser intends to use the Products or derivatives of the Products directly or indirectly for revenue generating purposes, please contact REPROCELL for further information and specific consent

NO RESALE

The Purchaser shall not modify, tamper with the Products in any way, make the Products or any portion of them, in any way, shape or form, including as a component of another product available for the purpose of further resale or alter or remove the product label and the REPROCELL mark of origin without the express written permission of REPROCELL.

CATALOGUES; PRICE LISTS AND ADVERTISEMENTS

Any descriptions or illustrations contained in REPROCELL's catalogues, price lists and advertisements or otherwise communicated to the Purchaser are intended merely to present a general idea of the Products so described. Nothing contained in any of them will form any part of this Contract.

WARRANTY

REPROCELL warrants that its Products shall, at the time of delivery, conform to the description of such Products as provided to you by REPROCELL through REPROCELL's product directory, analytical data or other then-current literature. THIS WARRANTY IS EXCLUSIVE, AND REPROCELL MAKES NO OTHER WARRANTY, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE, OR NON-INFRINGEMENT OF ANY THIRD-PARTY PATENT OR INTELLECTUAL PROPERTY RIGHTS. REPROCELL's warranties made in connection with this sale shall not be effective if REPROCELL has determined, in its sole discretion, that you have misused the Products in any manner, have failed to use the Products in accordance with industry standards and practices, or have failed to use the Products in accordance with instructions, if any, furnished by REPROCELL.

REPROCELL'S SOLE AND EXCLUSIVE LIABILITY AND YOUR EXCLUSIVE REMEDY WITH RESPECT TO PRODUCTS PROVED TO REPROCELL'S SATISFACTION TO BE DEFECTIVE OR NONCONFORMING SHALL BE REPLACEMENT OF SUCH PRODUCTS WITHOUT CHARGE OR REFUND OF THE PURCHASE PRICE, IN REPROCELL'S SOLE DISCRETION, UPON THE RETURN OF SUCH PRODUCTS IN ACCORDANCE WITH REPROCELL'S INSTRUCTIONS. REPROCELL SHALL NOT IN ANY EVENT BE LIABLE FOR INCIDENTAL, CONSEQUENTIAL OR SPECIAL DAMAGES OF ANY KIND RESULTING FROM ANY USE OR FAILURE OF THE PRODUCTS.

Nothing in this Contract shall limit or exclude REPROCELL's liability for any matter which it would be unlawful for REPROCELL to exclude or restrict liability.

INTELLECTUAL PROPERTY RIGHTS

The sale of Products shall not, by implication or otherwise, convey any license of any intellectual property right and Purchaser expressly assumes all risks of any intellectual property infringement. Nothing contained in this Contract will be construed as an assignment to Purchaser of any Intellectual Property Rights in or to the Products. All Intellectual Property Rights in or to the Products are and will remain the sole and exclusive property of REPROCELL and are reserved by REPROCELL.

ENTIRE AGREEMENT

This Contract constitutes the entire agreement between the parties and supercedes and extinguishes all previous agreements, promises, assurances, warranties representations and understandings between them, whether written or oral, relating to its subject matter.

NOTICES

(a) Any notice or other communication given to a party under or in connection with this Contract shall be in writing, addressed to that party at its registered office (if it is a company) or its principal place of business (in any other case) or such other address as that party may have specified to the other party in writing in accordance with this clause, and shall be delivered personally, sent by pre-paid first class post or other next working day delivery service, commercial courier, or email.

(b) A notice or other communication shall be deemed to have been received: if delivered personally, when left at the address referred to in (a) above; if sent by pre-paid first class post or other next working day delivery service, at 9.00 am on the second business day after posting; if delivered by commercial courier, on the date and at the time that the courier's delivery receipt is signed; or, if sent by email, one business day after transmission.

(c) The provisions of this clause shall not apply to the service of any proceedings or other documents in any legal action.

GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the Scottish Law and shall be subject to the jurisdiction of the courts in Scotland.