








| Objednatel | | Dodavatel | |
|-------------------------------|---|-----------------|--|
| Státní zdravotní ústav | | Název | Gene Omics s.r.o. |
| Sídlo | Šrobárova 49/48, Praha 10, 100 00 | Sídlo | Republikánská 1218/6 31200 Plzeň - Lobzy |
| Zřízení | dle § 86 zákona č. 258/2000 Sb., o ochraně veřejného zdraví | IČO | 22273310 |
| Dat. schránka | ymkj9r5 | DIČ | CZ22273310 |
| IČO | 75010330 | Nabídka | |
| DIČ | CZ75010330 | | |
| Bank. spojení | Česká národní banka | | |
| Číslo účtu | 1730101/0710 | | |
| IBAN | CZ31 0710 0000 0000 0173 0101 | | |
| BIC (SWIFT) | CNBACZPP | | |
| Vystavil |  | | |
| Na základě | | | |
| Nákupčí |  | Příjemce |  |
| Telefon | +420 267 082 446 | Telefon | |
| E-mail |  @szu.gov.cz | E-mail |  @geneomics.eu |

Objednatel objednává od Dodavatele následující položky:

| Označení | Název | Množství | MJ |
|----------|-------------------------------|----------|----|
| 1 | Sekvence bakteriálních genomů | 16,00 | ks |

| | |
|-----------------------------|---|
| Poznámka | |
| Termín dodání/plnění | 30.9.2025 |
| Místo dodání | Sídlo Zadavatele, na adrese Šrobárova 49/48, 100 00 Praha 10 |
| Splatnost ceny | 30 dní ode dne doručení řádného daňového dokladu Objednateli na fakturace@szu.gov.cz nebo prostřednictvím datové schránky |

| Za Objednatele | | Za Dodavatele | |
|-----------------|--|-----------------|--|
| Jméno, příjmení | | Jméno, příjmení |  |
| Datum, podpis | | Datum, podpis |  |

Upozorňujeme, že plnit objednávku lze až po její řádné písemné akceptaci ze strany dodavatele s tím, že následně bude potvrzená objednávka odběratelem zveřejněna v Registru smluv v souladu s požadavky vyplývajícími ze zákona č. 340/2015 Sb., o zvláštních podmínkách účinnosti některých smluv, uveřejňování těchto smluv a o registru smluv (zákon o registru smluv) v platném znění.



Gene Omics
Boundless Genomics, Infinite Possibilities

Quotation

WGS of 16 bacterial samples on Revio



Gene Omics

Boundless Genomics, Infinite Possibilities

About Gene Omics s.r.o.

Gene Omics s.r.o. was established in 2024 with a commitment to advancing molecular biology through cutting-edge genomic technologies. Gene Omics s.r.o. specializes in long-read sequencing using the revolutionary Revio system, delivering unparalleled accuracy and comprehensive genomic insights.

At Gene Omics s.r.o., we provide an array of services for advanced genomic analyses, focusing on the unique benefits of long-read sequencing. Our expert team combines technical precision and innovative bioinformatics to process extensive genomic data sets, offering accurate and reproducible results. We serve a diverse clientele, including academic institutions, research organizations, and private healthcare providers, ensuring tailored solutions to meet a variety of genomic research needs.

The mission of Gene Omics s.r.o. is to become a trusted partner in the field of long-read sequencing by delivering innovative, scalable, and customizable solutions. We strive to empower researchers and institutions to explore genomic complexity on an unprecedented scale, advancing discoveries and enabling groundbreaking advancements in genomics research.



Gene Omics

Boundless Genomics, Infinite Possibilities

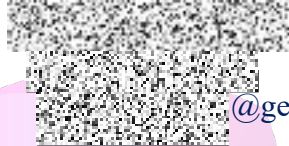
Supplier**Customer**

Gene Omics s.r.o.
 Republikánská 1218/6
 312 00 Plzeň

National Institute of Public Health
 Srobarova 560/5
 100 00 Prague

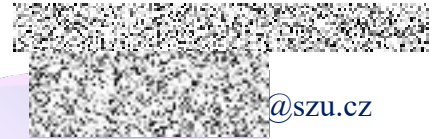
VAT CZ22273310
 IČO 22273310

Contact
 Phone
 Email



@geneomics.eu

Contact
 Phone
 Email



@szu.cz

Subject Offer

Quotation Date 31.07.2025
 Expiration Date 31.11.2025

| Description | Quantity | Price per unit | Price excluding VAT | VAT |
|-----------------------------|----------|----------------|---------------------|-----|
| DNA isolation & QC | 16 | 70 USD | 1120 USD | 21 |
| Library prep and sequencing | 16 | 70 USD | 1120 USD | 21 |

Gene Omics

Total Price excluding VAT 2240 USD

VAT 470.4 USD

Total price including VAT 2710.4 USD

All bacterial isolates should be delivered in transport swabs or fresh live culture (not later than 24 hours of cultivation). The transported swabs or culture should have a clear sample ID on the transported items. Customer must be sure to send pure culture.

1. General Provisions

1.1. The following terms used in this document shall have the meanings set forth below:

- a) **"GTC"** means the General Terms and Conditions of the Provider;
- b) **"Provider"** means the above-mentioned company, Gene Omics s.r.o.;
- c) **"Customer"** means any entity requesting or ordering the delivery of Goods or provision of Services from the Provider;
- d) **"Agreement"** means any contract between the Provider and the Customer for the supply of Goods or provision of Services by the Provider;
- e) **"Service"** means any laboratory analysis of samples using the methods, procedures, and scope specified in the Provider's offer;
- f) **"Goods"** means products of the Provider or third parties offered by the Provider for sale or use;
- g) **"Sample"** means any chemical or biological material provided by the Customer to the Provider;
- h) **"Website"** means the website at www.geneomics.eu.

1.2. These GTC define and specify the rights and obligations of the Provider and the Customer arising from the Agreement concluded between them, of which they form an integral part.

1.3. By concluding the Agreement, the Customer confirms that they have familiarized themselves with these GTC and agree to them, including the Complaints Procedure, which is part of these GTC.

1.4. The Provider archives the concluded Agreement and discloses the data contained therein to third parties only to the extent necessary for its fulfillment. The Customer consents to the processing of their personal data by the Provider for the purpose of exercising rights and obligations under the Agreement and for sending information and commercial communications.

1.5. The Agreement is formed upon the Provider's delivery of the order acceptance (confirmation) to the Customer's specified email address.

1.6. The Customer agrees to the use of remote communication means for concluding the Agreement. Each party shall bear its own costs associated with such communication.

2. Rights and Obligations of the Parties

2.1. By concluding the Agreement, the Provider is obligated to provide the agreed performance, and the Customer is obligated to accept and pay for it.

2.2. The Customer must comply with agreed procedures and requirements, particularly those set by the Provider for Sample preparation and delivery. The Provider is not liable if it cannot provide the Service or correctly evaluate its results due to the Customer's breach of obligations or provision of a defective Sample, without prejudice to the Provider's right to the agreed remuneration.

2.3. The Provider shall perform the Service with due expertise, but this does not guarantee the achievement of Sample analysis results (generation of agreed data outputs), even if all Sample requirements are met. The Provider's right to remuneration remains unaffected.

2.4. Unless expressly agreed otherwise, the Provider does not provide or guarantee the interpretation or subsequent use of laboratory analysis results and output data.

2.5. The Customer must not provide Samples that may harm health or property. If they do, they must fully compensate the Provider for any resulting damage.

2.6. The Customer must properly label all Samples to prevent mix-ups. Sample labels must be anonymized or pseudonymized per applicable laws. A completed specification document must accompany the Samples. If breached, the Provider may terminate the Agreement and claim compensation.

2.7. After Service completion or justified refusal/termination, the Provider is not obligated to return or retain Samples or derived products unless otherwise agreed.

2.8. The Provider may refuse Samples, terminate the Agreement, and claim damages if Samples are defective, improperly prepared, labeled, packaged, or transported, or if they pose a risk.

2.9. The Provider shall deliver Service results via cloud storage or, by agreement, on physical media. Third-party services may be used, but the Provider does not guarantee their performance.

2.10. The Customer must inform the Provider in advance of special Sample handling/storage requirements and provide necessary transport/processing information.

2.11. Samples, their transport, and handling are not insured unless the Customer arranges and pays for insurance.

2.12. The Provider accepts Samples only after Agreement conclusion, at its premises or another agreed delivery point.

2.13. Risk of Sample damage transfers to the Provider upon receipt. The Provider shall store Samples securely until Service completion.

2.14. The Provider shall deliver Goods or Services within the agreed or reasonable timeframe.

2.15. The fulfillment period begins once all Customer-side conditions (e.g., Sample delivery) are met.

2.16. The Customer acknowledges and agrees that Sample-derived data may be retained, processed, or shared by the Provider for research/development purposes without additional compensation.

3. Payment Terms and Delivery of Goods

- 3.1. The Provider shall deliver performance per applicable law and these GTC. The Customer must accept it by the delivery deadline. Failure to do so transfers risk to the Customer.
- 3.2. The Customer shall pay the Provider within 10 days of invoice issuance.
- 3.3. The Provider may require full prepayment. In such cases, the Customer shall pay via bank transfer based on a proforma invoice.

4. Termination of the Agreement

- 4.1. If the Provider fails to deliver on time, the Customer may set a new deadline (min. 10 days). Non-compliance entitles the Customer to terminate and demand a refund.
- 4.2. Termination voids the Agreement retroactively.
- 4.3. Upon justified termination, the Provider shall return Samples if requested in writing.

5. Warranty Claims (Complaints Procedure)

- 5.1. No quality warranty applies to Goods/Services unless expressly agreed or required by law.
- 5.2. The Provider is not liable for delays/non-delivery.
- 5.3. The Provider is not liable for damages caused by force majeure or Customer fault.
- 5.4. Each party is liable per applicable law and the Agreement. Both shall mitigate damages.
- 5.5. Neither party is liable for damages caused by the other's breach or misuse.
- 5.6. Liability is capped at the Agreement value, except for:
 - a) Intentional reputational harm;
 - b) Damages from defective Samples;
 - c) Breach of Sample anonymization/pseudonymization.
- 5.7. The Provider's liability is strictly limited to these GTC unless otherwise confirmed in writing.
- 5.8. Warranty rights are further governed by applicable law.
- 5.9. The Customer must notify defects promptly in writing. Pre-notification via email/phone is recommended.
- 5.10. No warranty rights apply if defects arise from transport, mishandling or improper storage by the Customer, or if the Customer knew or should have known about the defect before accepting the performance. Warranty is also excluded where the defect was caused by the Customer, especially through violation of the Agreement, these GTC, or the Provider's instructions.
- 5.11. The Provider shall confirm complaints in writing, stating the date, subject, and resolution request.
- 5.12. Complaints are resolved immediately (or within 3 working days in complex cases). Remediation occurs within 30 days unless extended by mutual agreement.

6. GDPR

- 6.1. The Provider processes personal data per Czech Law No. 110/2019 and EU GDPR (2016/679).
- 6.2. The Customer provides necessary personal data (name, address, contact details) and consents to processing as per Section 1.4.
- 6.3. The Provider shall not use such data for other purposes.

7. Final Provisions

- 7.1. Customer inquiries are handled via email: ibrahim.bitar@geneomics.eu
- 7.2. The Provider is not obligated to contract with prior violators of Agreements (including GTC).
- 7.3. The GTC version valid on the Agreement date (as posted online) applies.
- 7.4. Unregulated matters are governed by Czech law (Civil Code No. 89/2012, Consumer Protection Act No. 634/1992).
- 7.5. Invalid provisions do not void the Agreement if severable. Replacement clauses shall reflect original intent.
- 7.6. The Czech version prevails in case of discrepancies.
- 7.7. Parties must promptly notify changes affecting Agreement fulfillment.
- 7.8. Disputes are resolved exclusively by Czech courts (District Court for Prague 4).
- 7.9. Consumers may use alternative dispute resolution (Czech Trade Inspection, ODR platform).
- 7.10. These GTC are effective from **July 01, 2025**.