

ZOETIS US LLC P.O. BOX 419022 BOSTON, MA 02241- 9022 USA

Customer Service

Phone 1-888-Zoetis1 (1-888-963-8471)

Bill To:

Customer No. 1000024485

CEDAR COUNTY VET Dr Ben Schroeder Attn: Lori PO BOX 473 HARTINGTON NE 68739-0473

INVOICE

Customer Number	Invoice Number				
1000024485	9025605730				
Invoice Date	Due Date				
10/14/2024	11/30/2024				
Total Due	Page #				
\$642.05	1 of 1				

Ship To:

Customer No. 2000010432

Cedar County Vet Dr Erin Schroeder 305 S Robinson Ave Hartington NE 68739-5139 US

Additional Notes

Order Number		Customer PO Number		Ship Date		Payment Terms					Due Date
1018956372				10/14/2024			Prox		11/30/2024		
Delivery Num.	Line Num.	Num.	Description	UOM	Qty	Unit Price	Additional Discount	Net / Unit	Net Amt	Tax Amt	Total Amount
0824171400	10	10023216	ROTOR T4/CHOLESTEROL 24 PACK	CAR	1	600.05	0.00%	600.05	600.05	42.00	642.05
					Total Net Amount Before Taxes				\$600.05		
						Total Tax A	mount			\$4	12.00
				Pick-Up Allowance				\$0.00			
				Shipping/Freight Charges				\$0.00			
Total Invoice Amount (USD)						\$642.05					

TO VIEW INVOICES, STATEMENTS, AND PAY ONLINE GO TO:

www.zoetisus.com/billpay

For billing questions call 1-888-Zoetis1 (1-888-963-8471).





Payer Number	Payer Name				
1000024485	Cedar County Vet				
Invoice Number	9025605730				
Invoice Date	10/14/2024				
Payment Due Date	11/30/2024				
Total Invoice Amount (USD)	\$642.05				

Cedar County Vet Dr Ben Schroeder Attn: Lori PO Box 473 Hartington NE 68739-0473

> ZOETIS US LLC P.O. BOX 419022 BOSTON, MA 02241- 9022





For the purposes of Section 303(c) of the Federal Food, Drug, and Cosmetic Act, as amended, Zoetis guarantees that no article when shipped is adulterated or misbranded within the meaning of said Act, or is an article which may not, under the provisions of section 404 or 505 of said Act, as amended, be introduced into interstate commerce; and that such goods were produced in compliance with said Act and regulations issued thereunder; and that the goods were produced in compliance with the Fair Labor Standard Act 1938, as amended; and that no chemical substance supplied hereunder was manufactured, processed, or distributed in commerce in violation of Section 5 or 6 of the Toxic Substances Control Act, a rule or order issued there-under, or an order issued in an action brought under Section 5 or 7 of that Act.

STANDARD CONDITIONS OF SALE OF ZOETIS US LLC AND ITS AFFILIATES ("ZOETIS")

- 1. All orders for goods or provision of services (collectively, the "Products") are subject to acceptance by Zoetis. Title to any goods purchased hereunder shall pass to you upon delivery to the carrier.
- 2. Any tax or other charge upon the sale and/or shipment of the goods or provision of services now or hereafter imposed by Federal, State, or Municipal authorities shall be paid by you. In the event that the price of any article includes transportation, collection or delivery charges, any increase or decrease in such charges shall be for your account.
- 3. EXCEPT AS SET FORTH IN THE LABELING OF THE PRODUCTS SOLD HEREUNDER, OR AS OTHERWISE SPECIFIED IN WRITING BY ZOETIS, ZOETIS MAKES NO EXPRESS OR IMPLIED WARRANTIES WITH RESPECT TO THE PRODUCTS OR SERVICES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE.
- 4. You assume all risk as to the use of the Products. In no event will Zoetis or its affiliates be liable for any loss of profit, business or use, or any other indirect, special, incidental, consequential or punitive damages, even if foreseeable. Total damages recoverable against Zoetis hereunder shall be exclusively limited to the purchase price of the Products with respect to which damages are claimed.
- 5. Failure of Zoetis to make or of you to take any delivery hereunder (or portions thereof) when due, if occasioned by any circumstances or condition beyond the control of the party so failing, shall not subject said party to any liability to the other and, at the option of either party, the total quantity hereunder shall be reduced by the deliveries so omitted.
- 6. Acceptance of your order by Zoetis is expressly made conditional upon your acceptance of the conditions of sale as set forth herein, notwithstanding acknowledgement or receipt of your purchase order containing additional or different provisions, or conflicting oral representations by any agent of Zoetis.
- 7. Unless otherwise stated in writing by Zoetis, return goods are not acceptable under any conditions without prior Zoetis authorization. Any unauthorized returns will not be accepted nor will Zoetis be responsible for material so returned or for charges incurred by reason of unauthorized returns.
- 8. Credits must be netted against invoiced amounts before calculating discount.
- 9. Payments due are billed as of invoice date and not date of receipt of goods or services.
- 10. Any collection agency or attorney's fees incurred to collect a delinquent balance shall be paid by you on demand.
- 11. All sales of goods shall be made F.O.B shipping point, in accordance with Zoetis' standard shipping terms in effect at such time
- 12. You agree not to resell the products through any unauthorized sub-distribution channels.
- 13. Each standard term herein shall apply to all sales of Zoetis Products in the United States unless a term is expressly superseded by a written agreement between you and Zoetis.
- 14. You agree that Zoetis will own and may use for any purpose all data collected in connection with this transaction once such data has been either (i) rendered anonymous in such a way that Your identity is not or is no longer identifiable ("anonymized") or (ii) changed, transformed, re-arranged or otherwise manipulated into a usable and desired form ("transformed"). Zoetis and its affiliates may use all collected data which has not been anonymized or transformed for internal business purposes, as described in Zoetis' Privacy Policy available at zoetis.com/privacy-policy.
- 15. If applicable, you agree that you have the right to submit all specimens, animals, and/or biological materials ("Specimens") submitted to the applicable Zoetis Reference Lab ("ZRL") location and transfer right to the Specimens to ZRL. Any test results, diagnoses, or other analyses produced by ZRL resulting from these submissions will become the property of Zoetis; provided, however, that ZRL shall not disclose such information in a manner that identifies you, unless specifically required by state or federal agencies. Specimens may be used for research, teaching and commercial purposes. Specimens will not be returned unless specific arrangements are made, at your expense, in advance of ZRL's receipt.