



General Electric International, Inc.

Customer Name: CITY OF INDEPENDENCE

Customer Contact: Parker Harding

BILL TO:

21500 E Truman Rd
PO Box 1019
P.O. BOX 1019
INDEPENDENCE, MO- 64056-2674
United States

SHIP TO:

21500 E Truman Rd
PO Box 1019
P.O. BOX 1019
INDEPENDENCE, MO- 64056-2674
United States

QUOTE ACKNOWLEDGEMENT

GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 1 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

SUMMARY INFORMATION

Thank you for requesting a Quotation from GE Power Services.

To better serve you, when submitting your quote and order requests, please indicate if you are currently in a forced outage or the date when your outage is scheduled to begin. If your request is for stock or pricing updates, please specify. If you have given us a Quote Due Date, we will endeavor to meet that date. You may also check the immediate status of your request online, at any time, by visiting.

Subject to GE's **Products and/or Services Terms and Conditions** enclosed unless otherwise negotiated.

<http://store.gepower.com/WebPresence/Home.action>

This quotation includes some requested part numbers that are not recognized by any of our systems. They could be entered in error. Please verify that the part numbers you requested are accurate. We will manually research these. This process may take one to two weeks to complete and may require additional information from you.

Applicable GE line numbers are listed below:

Line: 156.0

Supercedures (The following lines have been superceded, please update your system accordingly)

Line: 1.0 N204P00044 is now N204P44

Line: 32.0 974A0827P009 is now N265BP35

If you would prefer to receive your quotation and purchase order acknowledgements by email rather than fax, please include your contact email address when sending your request.

When placing your purchase order with us, please also include your GE Quote Number on all documentation, as this will facilitate the processing of your order. The GE Quote Number is found in the right box at the top of the page.

For invoicing accuracy, if applicable please fax a copy of your tax exemption certificate / direct pay permit to GE Parts Commercial Finance to 678-844-6718.

Thank you for choosing GE Power Services, the One Stop Solution for all your Parts needs.

Note to non-US Customers: for any order not placed with GE Global Parts & Products GmbH, a wholly owned affiliate of General Electric Company, your order may be assigned to GE Global Parts & Products GmbH.



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GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEAS URE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
1	1.0	12	EA	N204P44 NUT, HEX N204P00044 SUP The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided.	214427	15-JAN-23	13-JAN-23	30-DEC-22	12	32	8.72	104.64
								ShipFrom:USA				
2	2.0	18	EA	N14P35040 SCREW, CAP HEX HD 0.75-10 UNC X 2.50" LONG .750-10 X 2.5"L	214427	15-JAN-23	13-JAN-23	30-DEC-22	18	19	1.15	20.70
								ShipFrom:USA				
3	3.0	6	EA	N170P39072 SCREW, SOCKET HEAD CAP 1.00-8 X 4.50 LONG	214427	15-JAN-23	13-JAN-23	30-DEC-22	6	17	6.61	39.66
								ShipFrom:USA				
4	4.0	4	EA	N170P39088 SCREW, SOCKET HEAD CAP	214427	15-JAN-23	13-JAN-23	06-JAN-23	4	26	10.75	43.00
								ShipFrom:USA				



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GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
5	5.0	2	EA	N170P44080 SCREW, SOCKET HEAD CAP	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	32	37.12	74.24
ShipFrom:USA												
6	6.0	4	EA	N170P44064 SCREW, SOCKET HEAD CAP	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	32	32.73	130.92
ShipFrom:USA												
7	7.0	1	EA	1.25-8 X 4.00 LONG 142D4910G001 BRG LINER -1 & 2 6B	214427	15-JAN-23	21-MAR-23	15-NOV-22	1	18	2,743.17	2,743.17
ShipFrom:USA												
8	8.0	1	EA	USB-STD 142B9010G003 BEARING SEAL #1	214427	15-JAN-23	31-MAY-23	15-NOV-22	0	28	4,960.03	4,960.03
ShipFrom:USA												
9	9.0	1	EA	239B9709G001 BRG SEAL#1	214427	15-JAN-23	13-JAN-23	06-JAN-23	1	29	1,601.05	1,601.05
ShipFrom:EUROPE												



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GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
10	10.0	2	EA	X0003HXX0AX007X FORG THD PLUG, SQUARE HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	13	2.77	5.54
ShipFrom:USA												
11	11.0	1	EA	215A2565P001 PIN	214427	15-JAN-23	13-JAN-23	30-DEC-22	1	32	19.24	19.24
ShipFrom:USA												
12	12.0	1	EA	114A3576G001 SEAL AIR 6B	214427	15-JAN-23	13-JAN-23	30-DEC-22	1	22	1,945.77	1,945.77
ShipFrom:EUROPE												
13	13.0	2	EA	N14P21016 CAP SCREW & FIN BOLT	214427	15-JAN-23	13-JAN-23	06-JAN-23	2	16	.68	1.36
ShipFrom:USA												
14	14.0	2	EA	N507P1908 STANDARD DOWEL PIN	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	10	.77	1.54
ShipFrom:USA												
The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided.												



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15	15.0	2	EA	294A0151P001 LOCK PLATE	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	16	2.79	5.58
								ShipFrom:USA				
16	16.0	1	EA	299A0831P001 PIN	214427	15-JAN-23	13-JAN-23	30-DEC-22	1	16	175.99	175.99
								ShipFrom:USA				
17	17.0	1	EA	138C8965G001 DEFLECTOR,OIL-#1 BRG	214427	15-JAN-23	03-MAR-23	15-NOV-22	0	16	8,609.07	8,609.07
								ShipFrom:USA				
18	18.0	1	EA	138C8965P002 DEFLECTOR	214427	15-JAN-23	21-MAR-23	15-NOV-22	0	18	7,217.41	7,217.41
								ShipFrom:USA				
19	19.0	10	EA	184A9082P267 TOOTH	214427	15-JAN-23	19-JAN-23	15-NOV-22	1	14	53.06	530.60
								ShipFrom:USA				
20	20.0	8	EA	184A9082P020 TOOTH	214427	15-JAN-23	07-FEB-23	15-NOV-22	6	12	82.33	658.64
								ShipFrom:USA				



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GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

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SUBJECT TO PRIOR SALES												
21	21.0	4	EA	184A9082P016 TOOTH	214427	15-JAN-23	13-JAN-23	06-JAN-23	4	11	83.13	332.52
ShipFrom:USA												
22	22.0	1	EA	142D4910G001 BRG LINER -1 & 2 6B	214427	15-JAN-23	21-MAR-23	15-NOV-22	1	18	2,743.17	2,743.17
ShipFrom:USA												
23	23.0	1	EA	USB-STD 145C4432G001 BRG DEFL-2	214427	15-JAN-23	21-FEB-23	15-NOV-22	1	14	6,522.87	6,522.87
ShipFrom:USA												
24	24.0	4	EA	N14P44120 BOLT, HEX HD - ALLOY STL	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	27	33.44	133.76
ShipFrom:USA												
25	25.0	4	EA	1.250-8 UN X 7.50 LONG 294A0150P008 LOCK PLATE	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	17	3.07	12.28
ShipFrom:USA												
26	26.0	1	EA	976A0240P001 SHIM	214427	15-JAN-23	13-JAN-23	30-DEC-22	1	14	336.79	336.79
ShipFrom:USA												



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SUBJECT TO PRIOR SALES												
27	27.0	1	EA	976A0240P002 SHIM	214427	15-JAN-23	21-FEB-23	15-NOV-22	0	14	105.65	105.65
ShipFrom:USA												
28	28.0	2	EA	N14P25016 BOLT, HEX HD - ALLOY STL	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	17	.79	1.58
ShipFrom:USA												
0.375-16 UNC X 1.00 LG												
29	29.0	2	EA	294A0150P003 LOCK PLATE	214427	15-JAN-23	28-MAR-23	15-NOV-22	0	19	5.77	11.54
ShipFrom:EUROPE												
30	30.0	2	EA	114A8182G001 SHIM	214427	15-JAN-23	14-FEB-23	15-NOV-22	0	13	240.14	480.28
ShipFrom:USA												
31	31.0	2	EA	N72P3580 STEEL SET SCREW	214427	15-JAN-23	13-JAN-23	06-JAN-23	2	26	9.98	19.96
ShipFrom:USA												
The requested part is currently available in limited quantity												



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GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

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				SUBJECT TO PRIOR SALES								
32	32.0	2	EA	and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided. N265BP35 STL LOCKNUT 974A0827P009	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	25	5.75	11.50
				ShipFrom:USA								
33	33.0	1	EA	SUP 158A6560G001 OIL JET	214427	15-JAN-23					In Process	In Process
				ShipFrom:USA								
34	34.0	1	EA	PAP KPP K P S 114A8475P013 TUBE CLIP	214427	15-JAN-23	21-FEB-23	15-NOV-22	0	14	124.18	124.18
				ShipFrom:USA								
35	35.0	2	EA	N22P21006 BOLT, HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	20	.70	1.40
				ShipFrom:USA								
36	36.0	1	EA	0.250-20 UNC X 0.375 LONG 286A6326P021 BAR	214427	15-JAN-23					In Process	In Process
				ShipFrom:USA								
				PAP KPP K P S								



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37	37.0	2	EA	294A0150P006 LOCKING PLATE. NUT & BOLT	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	9	2.49	4.98
								ShipFrom:USA				
38	38.0	4	EA	N258P33 NUT HEX	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	32	.68	2.72
								ShipFrom:USA				
				The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided.								
39	39.0	8	EA	N14P35048 BOLT, HEX HD - ALLOY STL	214427	15-JAN-23	13-JAN-23	30-DEC-22	8	19	1.59	12.72
								ShipFrom:USA				
				0.75-10 UNC X 3.00 LONG .75-10 X 3.00 LONG								
40	40.0	1	EA	356A1899P007 VALVE,CHECK, 3"	214427	15-JAN-23	13-JAN-23	30-DEC-22	1	23	2,156.37	2,156.37
								ShipFrom:USA				
41	41.0	2	EA	156A1591P007 BB STUD 1-8 X 8.36-	214427	15-JAN-23	13-JAN-23	06-JAN-23	2	32	70.51	141.02
								ShipFrom:USA				



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				SUBJECT TO PRIOR SALES								
47	47.0	32	EA	and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided. 158A5457P002 PIN DOWEL	214427	15-JAN-23	17-APR-23	15-NOV-22	32	27	3.07	98.24
				ShipFrom:USA								
48	48.0	30	EA	.375 DIA X 1.50 LONG N22P25008 BOLT, HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	30	16	.67	20.10
				ShipFrom:USA								
49	49.0	30	EA	N405P73 LOCKWASHER, STL SPRING	214427	15-JAN-23	13-JAN-23	30-DEC-22	30	17	1.04	31.20
				ShipFrom:USA								
50	50.0	64	EA	The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided. 215A4468P008 TUBING	214427	15-JAN-23	13-JAN-23	06-JAN-23	64	25	12.60	806.40
				ShipFrom:USA								



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				SUBJECT TO PRIOR SALES								
56	56.0	2	EA	.75-10 X 3.00 LONG 158A5457P044 PIN DOWEL	214427	15-JAN-23	13-JAN-23	06-JAN-23	2	25	11.97	23.94
				ShipFrom:USA								
57	57.0	57	EA	.625 DIA X 3.00 LONG N14P35044 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	57	10	1.52	86.64
				ShipFrom:USA								
58	58.0	3	EA	0.75-10 UNC X 2.75 LONG 158A5457P043 PIN DOWEL	214427	15-JAN-23	10-APR-23	15-NOV-22	3	27	6.30	18.90
				ShipFrom:USA								
59	59.0	50	EA	.625 DIA X 2.750 LONG N14P35056 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	50	35	1.73	86.50
				ShipFrom:USA								
				0.75-10 UNC X 3.50 LONG								



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60	60.0	3	EA	158A5457P045 PIN DOWEL	214427	15-JAN-23	13-JAN-23	30-DEC-22	3	27	33.09	99.27
								ShipFrom:USA				
				.625 DIA X 3.250 LONG								
61	61.0	12	EA	N14P35052 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	12	28	1.60	19.20
								ShipFrom:USA				
				0.75-10 UNC X 3.25 LONG								
62	62.0	8	EA	N204P35 NUT, HEX	214427	15-JAN-23	13-JAN-23	30-DEC-22	8	32	.97	7.76
								ShipFrom:USA				
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63	63.0	4	EA	215A2466P003 STUD BB	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	32	77.43	309.72
								ShipFrom:USA				
64	64.0	4	EA	239B9720P001 PLUG BORES BOLT	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	33	59.87	239.48
								ShipFrom:USA				



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CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 15 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
65	65.0	12	EA	N14P50096 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	12	32	15.21	182.52
				1.500-8 UN X 6.00 LONG				ShipFrom:USA				
66	66.0	6	EA	158A4647P002 BB STUD 1.5-8UN X 9.6	214427	15-JAN-23	13-JAN-23	30-DEC-22	6	23	86.83	520.98
				31-JUL-03: 1-1/2"-8 X 9-9/16" LONG STUD. V209				ShipFrom:USA				
67	67.0	4	EA	184A7843P001 TE STUD 1.5-8UN	214427	15-JAN-23	13-JAN-23	06-JAN-23	4	37	97.87	391.48
								ShipFrom:USA				
68	68.0	8	EA	N204P50 NUT, HEX	214427	15-JAN-23	13-JAN-23	30-DEC-22	8	15	14.22	113.76
				The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided.				ShipFrom:USA				



Customer Contact: Parker Harding

SHIP TO:

**21500 E Truman Rd
PO Box 1019
P.O. BOX 1019
INDEPENDENCE, MO- 64056-2674
United States**

GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 17 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
74	74.0	4	EA	158A5457P045 PIN DOWEL	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	27	33.09	132.36
								ShipFrom:USA				
				.625 DIA X 3.250 LONG								
75	75.0	4	EA	158A5457P043 PIN DOWEL	214427	15-JAN-23	10-APR-23	15-NOV-22	4	27	6.30	25.20
								ShipFrom:USA				
				.625 DIA X 2.750 LONG								
76	76.0	20	EA	N14TP39064 HX HD CAP SCR & BOLT	214427	15-JAN-23	13-JAN-23	30-DEC-22	20	31	22.93	458.60
								ShipFrom:USA				
77	77.0	10	EA	293A0902P008 BOLT HX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	10	32	21.56	215.60
								ShipFrom:USA				
				END								
78	78.0	10	EA	294A0151P005 LOCK PLATE	214427	15-JAN-23	13-JAN-23	06-JAN-23	6	29	5.96	59.60
								ShipFrom:USA				



Customer Contact: Parker Harding

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GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 18 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
79	79.0	2	EA	296A0786P216 SCREWSOCHD	214427	15-JAN-23	13-JAN-23	06-JAN-23	2	31	53.90	107.80
ShipFrom:USA												
80	80.0	2	EA	1.00 -8 X 5.50 LONG X0003EAG0AX005X FORGED THREADED COUPLING	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	13	22.36	44.72
ShipFrom:USA												
81	81.0	2	EA	114A8431P003 ADAPTER	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	17	510.01	1,020.02
ShipFrom:USA												
82	82.0	2	ST	114A8430P002 TUBE CLAMP	214427	15-JAN-23					In Process	In Process
PAP KPP K P S TO BE SUPPLIED AS ONE SET OF 2 PIECES. ONE PIECE WITH 2 CLEARANCE HOLES AND THE OTHER PIECE WITH 2 CLEARANCE HOLES.												
83	83.0	4	EA	N14P29028 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	17	.79	3.16
ShipFrom:USA												
0.50-13 UNC X 1.75 LONG												



Customer Contact: Parker Harding

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GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 19 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
84	84.0	4	EA	294A0150P004 LOCK PLATE	214427	15-JAN-23	13-JAN-23	30-DEC-22	0	21	11.19	44.76
ShipFrom:EUROPE												
85	85.0	2	EA	158A5833P001 TUBE GUIDE	214427	15-JAN-23	14-MAR-23	15-NOV-22	0	17	1,133.45	2,266.90
ShipFrom:USA												
86	86.0	2	EA	226A2511P002 THERMOCOUPLE	214427	15-JAN-23	07-FEB-23	15-NOV-22	0	12	208.08	416.16
ShipFrom:EUROPE												
87	87.0	20	EA	158A6501P001 XFIRE RETAINER	214427	15-JAN-23	13-JAN-23	06-JAN-23	20	16	40.29	805.80
ShipFrom:EUROPE												
SUPPLIED ONLY TO SERVICE SHOPS												
88	88.0	4	EA	324A9109P107 GASKET (NON-ASBESTOS)	214427	15-JAN-23	13-JAN-23	15-NOV-22	4	9	11.11	44.44
ShipFrom:USA												
89	89.0	10	EA	318A9713P016 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	10	20	20.39	203.90
ShipFrom:USA												



Customer Contact: Parker Harding

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GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 20 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
90	90.0	10	EA	318A9713P008 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	0	20	20.92	209.20
ShipFrom:USA												
91	91.0	140	EA	N14P33044 SCREW, CAP HEX HD	214427	15-JAN-23	24-JAN-23	15-NOV-22	140	20	1.10	154.00
ShipFrom:USA												
				0.625-11UNC X 2.75 LONG .625-11 X 2.75 LONG								
92	92.0	160	EA	N14P33032 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	06-JAN-23	160	17	.80	128.00
ShipFrom:USA												
				0.625-11UNC X 2.00 LONG								
93	93.0	20	EA	N14P33033 BOLT, HEX HD - ALLOY STL	214427	15-JAN-23	14-FEB-23	15-NOV-22	0	13	30.41	608.20
ShipFrom:USA												
				0.625-11UNC X 2.063 LG								
94	94.0	56	EA	N14P35028 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	56	32	.99	55.44
ShipFrom:USA												
				0.75-10 UNC X 1.75 LONG								



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GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 21 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
95	95.0	16	EA	N14P35028 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	16	32	.99	15.84
				0.75-10 UNC X 1.75 LONG				ShipFrom:USA				
96	96.0	140	EA	N265BP33 STL LOCKNUT	214427	15-JAN-23	13-JAN-23	30-DEC-22	140	55	.78	109.20
								ShipFrom:USA				
97	97.0	2	EA	158A5831P001 SEALER-SPARKPLUG	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	16	229.30	458.60
								ShipFrom:USA				
98	98.0	20	EA	N14P35044 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	20	10	1.52	30.40
				0.75-10 UNC X 2.75 LONG				ShipFrom:USA				
99	99.0	20	EA	N265BP35 STL LOCKNUT	214427	15-JAN-23	13-JAN-23	30-DEC-22	20	25	.79	15.80
								ShipFrom:USA				
100	100.0	10	EA	318A9713P008 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	0	20	20.92	209.20
								ShipFrom:USA				



Customer Contact: Parker Harding

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CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 22 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
101	101.0	40	EA	N258P33 NUT HEX	214427	15-JAN-23	13-JAN-23	30-DEC-22	40	32	.67	26.80
				The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided.				ShipFrom:USA				
102	102.0	40	EA	N14P33048 SCREW, CAP HEX HD	214427	15-JAN-23	20-FEB-23	15-NOV-22	0	32	.91	36.40
				0.625-11UNC X 3.00 LONG								
103	103.0	10	EA	324A9109P005 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	10	10	8.06	80.60
				PER DWG 324A9109 THIS GASKET IS WITHOUT BOLT HOLES								
104	104.0	10	EA	306A4456G001 XFIRE TUBE	214427	15-JAN-23	13-JAN-23	30-DEC-22	0	32	344.08	3,440.80
								ShipFrom:USA				



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GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 23 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
105	105.0	54	EA	FIRST TIME CHANGEOUT TO THIS DESIGN MUST BE IN FULL SETS N14P39056 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	54	32	3.08	166.32
								ShipFrom:USA				
106	106.0	4	EA	1.00-8 UNC X 3.50 LONG 158A4647P002 BB STUD 1.5-8UN X 9.6	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	23	86.83	347.32
								ShipFrom:USA				
107	107.0	2	EA	31-JUL-03: 1-1/2"-8 X 9-9/16" LONG STUD. V209 156A1591P003 BB STUD 1-8 X 6.02-	214427	15-JAN-23	21-FEB-23	15-NOV-22	1	14	430.32	860.64
								ShipFrom:USA				
108	108.0	3	EA	N170P29036 SCREW, SOCKET HEAD CAP	214427	15-JAN-23	13-JAN-23	30-DEC-22	3	27	.78	2.34
								ShipFrom:USA				



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CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 24 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
109	109.0	200	EA	N258P29 NUT HEX	214427	15-JAN-23	16-JAN-23	15-NOV-22	39	9	.67	134.00
ShipFrom:USA												
				The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided.								
110	110.0	200	EA	N14P29028 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	200	17	.78	156.00
ShipFrom:USA												
				0.50-13 UNC X 1.75 LONG								
111	111.0	400	EA	N400P45 WASHER, SS NARROW	214427	15-JAN-23	13-JAN-23	30-DEC-22	400	20	.79	316.00
ShipFrom:USA												
				The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided.								
112	112.0	16	EA	302A4597P010 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	16	10	2.32	37.12
ShipFrom:USA												



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CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 25 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
113	113.0	2	EA	302A4597P003 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	2	10	2.32	4.64
								ShipFrom:USA				
114	114.0	4	EA	318A9700P001 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	13	52.13	208.52
								ShipFrom:USA				
115	115.0	4	EA	302A4597P007 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	10	4.10	16.40
								ShipFrom:USA				
116	116.0	1	EA	302A4597P005 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	1	10	.99	.99
								ShipFrom:USA				
				REPLACES KCV008604820 AND KCX008604820								
117	117.0	10	EA	302A4597P012 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	10	10	3.82	38.20
								ShipFrom:USA				
118	118.0	1	EA	302A4597P006 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	1	10	1.75	1.75
								ShipFrom:USA				



General Electric International, Inc.

Customer Name: CITY OF INDEPENDENCE

Customer Contact: Parker Harding

BILL TO:

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SHIP TO:

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QUOTE ACKNOWLEDGEMENT

GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
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PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 26 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
119	119.0	4	EA	N14P29036 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	20	.68	2.72
				0.50-13 UNC X 2.25 LG				ShipFrom:USA				
120	120.0	8	EA	N14P33044 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	8	20	1.11	8.88
				0.625-11UNC X 2.75 LONG				ShipFrom:USA				
				.625-11 X 2.75 LONG								
121	121.0	32	EA	N14P33048 SCREW, CAP HEX HD	214427	15-JAN-23	20-FEB-23	15-NOV-22	0	32	.91	29.12
				0.625-11UNC X 3.00 LONG				ShipFrom:USA				
122	122.0	16	EA	N170P33032 SCREW, SOCKET HEAD CAP	214427	15-JAN-23	13-JAN-23	30-DEC-22	16	14	1.11	17.76
								ShipFrom:USA				
123	123.0	4	EA	N14P33040 BOLT, HEX HD - ALLOY STL	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	17	.81	3.24
				0.625-11UNC X 2.50 LG				ShipFrom:USA				



General Electric International, Inc.

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United States

SHIP TO:

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United States

QUOTE ACKNOWLEDGEMENT

GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
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	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 27 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
124	124.0	4	EA	N14P29032 CAP SCREW FIN BOLT	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	19	.68	2.72
				0.50-13 UNC X 2.00 LONG								
125	125.0	52	EA	N265BP33 STL LOCKNUT	214427	15-JAN-23	13-JAN-23	30-DEC-22	52	55	.78	40.56
126	126.0	32	EA	N265BP35 STL LOCKNUT	214427	15-JAN-23	13-JAN-23	30-DEC-22	32	25	.79	25.28
127	127.0	10	EA	N265BP29 STL LOCKNUT	214427	15-JAN-23	13-JAN-23	30-DEC-22	10	19	.78	7.80
				The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided.								
128	128.0	64	EA	N14P33030 BOLT, HEX HD - ALLOY STL	214427	15-JAN-23	13-JAN-23	30-DEC-22	64	33	1.86	119.04
				0.625-11UNC X 1.875 LG								



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CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 28 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
129	129.0	90	EA	294A0150P005 LOCK PLATE	214427	15-JAN-23	20-JAN-23	15-NOV-22	90	10	3.12	280.80
								ShipFrom:USA				
130	130.0	4	EA	302A4597P011 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	10	3.82	15.28
								ShipFrom:USA				
131	131.0	20	EA	302A4597P036 GASKET	214427	15-JAN-23	20-JAN-23	15-NOV-22	12	10	2.47	49.40
								ShipFrom:USA				
132	132.0	1	EA	302A4597P008 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	1	10	2.57	2.57
								ShipFrom:USA				
133	133.0	4	EA	302A4597P041 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	4	10	1.92	7.68
								ShipFrom:USA				
134	134.0	1	EA	302A4597P042 GASKET	214427	15-JAN-23	20-JAN-23	15-NOV-22	0	10	3.58	3.58
								ShipFrom:USA				



Customer Contact: Parker Harding

SHIP TO:

21500 E Truman Rd
PO Box 1019
P.O. BOX 1019
INDEPENDENCE, MO- 64056-2674
United States

GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 29 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
135	135.0	1	EA	302A4597P043 GASKET	214427	15-JAN-23	20-JAN-23	15-NOV-22	0	10	6.57	6.57
								ShipFrom:USA				
136	136.0	1	EA	302A4597P044 GASKET	214427	15-JAN-23	13-JAN-23	30-DEC-22	1	10	8.08	8.08
								ShipFrom:USA				
137	137.0	1	EA	302A4597P140 GASKET	214427	15-JAN-23					In Process	In Process
				PAP KPP K P S				ShipFrom:USA				
138	138.0	110	EA	N14P33028 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	110	19	.68	74.80
				0.625-11UNC X 1.75 LONG				ShipFrom:USA				
139	139.0	100	EA	N14P33040 BOLT, HEX HD - ALLOY STL	214427	15-JAN-23	13-JAN-23	30-DEC-22	100	17	.80	80.00
				0.625-11UNC X 2.50 LG				ShipFrom:USA				
140	140.0	40	EA	N14P35040 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22	40	19	1.15	46.00
								ShipFrom:USA				



General Electric International, Inc.

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GE QUOTE NUMBER 6065521	QUOTE ISSUE DATE 15-NOV-22 INITIAL REV 1
CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 30 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
141	141.0	80	EA	0.75-10 UNC X 2.50" LONG .750-10 X 2.5"L N14P35048 BOLT, HEX HD - ALLOY STL	214427	15-JAN-23	13-JAN-23	30-DEC-22 ShipFrom:USA	80	19	1.59	127.20
142	142.0	100	EA	0.75-10 UNC X 3.00 LONG .75-10 X 3.00 LONG N14P35056 SCREW, CAP HEX HD	214427	15-JAN-23	13-JAN-23	30-DEC-22 ShipFrom:USA	100	35	1.73	173.00
143	143.0	80	EA	0.75-10 UNC X 3.50 LONG N258P29 NUT HEX	214427	15-JAN-23	16-JAN-23	15-NOV-22 ShipFrom:USA	39	9	.67	53.60
144	144.0	110	EA	The requested part is currently available in limited quantity and is subject to prior sale. If the requested part is no longer available at the time of order, the latest replacement may be provided. N265BP33 STL LOCKNUT	214427	15-JAN-23	13-JAN-23	30-DEC-22 ShipFrom:USA	110	55	.78	85.80



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CUSTOMER RFQ#	QUOTE EXPIRATION DATE 13-FEB-23
	CURRENCY USD
PAYMENT TERMS Net Due in 30 Days	DELIVERY TERMS Collect
TITLE OF TRANSFER Factory	PAGE 31 of 33
GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
145	145.0	100	EA	N265BP35 STL LOCKNUT	214427	15-JAN-23	13-JAN-23	30-DEC-22	100	25	.79	79.00
ShipFrom:USA												
146	146.0	10	EA	114A8825P001 SEAL NOZZ	214427	15-JAN-23	13-JAN-23	30-DEC-22	0	16	884.22	8,842.20
ShipFrom:EUROPE												
This is a Made to Order Part. For this part, the cycle is estimated. Once an order is placed for this part, a firm cycle will be acknowledged within 14 days of the order being entered into the Ge System.												
147	147.0	10	EA	256A1893P001 TP END SEAL	214427	15-JAN-23	13-JAN-23	06-JAN-23	10	21	219.82	2,198.20
ShipFrom:USA												
148	148.0	10	EA	287A7819P002 SEAL STRIP-INNER 1ST 5/2	214427	15-JAN-23	19-JUL-23	15-NOV-22	2	35	277.54	2,775.40
ShipFrom:EUROPE												



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GE POINT OF CONTACT Martino, Paul J +1-800-4GE-FAST (+1-800-443-3278)	

CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
149	149.0	10	EA	287A7819P005 SEAL STRIP-OUTER	214427	15-JAN-23	07-MAR-23	15-NOV-22	0	16	258.12	2,581.20
ShipFrom:USA												
150	150.0	10	EA	199C4397P001 SEAL, NOZZLE	214427	15-JAN-23	13-JAN-23	30-DEC-22	10	24	459.26	4,592.60
ShipFrom:EUROPE												
151	151.0	2	EA	142B8162G001 SEAL NOZZ	214427	15-JAN-23	03-MAR-23	15-NOV-22	0	16	3,302.42	6,604.84
ShipFrom:USA												
This is a Made to Order Part. For this part, the cycle is estimated. Once an order is placed for this part, a firm cycle will be acknowledged within 14 days of the order being entered into the Ge System.												
152	152.0	4	EA	142B8162G002 SEAL NOZZ	214427	15-JAN-23	03-MAR-23	15-NOV-22	0	16	3,298.80	13,195.20
ShipFrom:USA												
153	153.0	17	EA	184A7760P001 METAL SEAL	214427	15-JAN-23	31-JAN-23	15-NOV-22	0	11	95.67	1,626.39
ShipFrom:USA												



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CUST LINE	GE LINE	QTY	UNIT OF MEASURE	GE PART NUMBER DESCRIPTION CUST PART NUMBER	Unit Serial Number	Customer Request Date	Available ToShip Date	Must Order by Date	Available Qty	STANDARD CYCLE EX WORKS (BUSINESS WEEKS)	UNIT SELLING PRICE	EXTENDED AMOUNT
SUBJECT TO PRIOR SALES												
154	154.0	17	EA	184A7760P002 SEAL	214427	15-JAN-23					In Process	In Process
				PAP KPP K P S END								
155	155.0	2	EA	184A7854P001 SEAL STRIP	214427	15-JAN-23					In Process	In Process
				PAP KPP K P S								
156	156.0	4	EA	UNDEFINED AWAITING DEFINITION/PRICE 184A9553P001	214427	15-JAN-23					In Process	In Process
				UNP KPP K P S								
157	157.0	6	EA	184A9556P001 SEAL	214427	15-JAN-23	09-MAY-23	15-NOV-22	0	25	254.13	1,524.78
158	158.0	4	EA	235A7886P001 RETAINER	214427	15-JAN-23					In Process	In Process
				PAP KPP K P S								



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TOTAL: **107,396.19**

TOTAL does not include pricing for "In Process" or
"Contact your GE representative" items.

Currency : USD

"Customer Request Date" may have been adjusted to ensure adequate shipping time.

"Available To Ship Date" and "Available Qty" are current based on the Acknowledgement Date and are subject to prior sale.

To meet "Available To Ship Date", order should occur on or before "Must Order By Date"

For expedited delivery options, please contact your GE Parts Representative

COVID-19 VIRUS:

THE PARTIES ACKNOWLEDGE THAT THE COVID-19 PANDEMIC AND GOVERNMENT ACTIONS IN RESPONSE TO IT HAVE AFFECTED AND WILL CONTINUE TO AFFECT SELLER'S ABILITY TO DELIVER GOODS AND SERVICES AROUND THE WORLD (THE "COVID-19 IMPACT"). IN THE EVENT THAT THE COVID-19 IMPACT AFFECTS SELLER'S ABILITY TO DELIVER ON TIME OR AT THE BID PRICE, SELLER SHALL BE ENTITLED TO AN EQUITABLE ADJUSTMENT IN SCHEDULE AND PRICE AS APPROPRIATE, SUBJECT TO SELLER'S OBLIGATION TO WORK IN GOOD FAITH WITH BUYER TO MITIGATE THE IMPACT ON SCHEDULE AND/OR COST.

SPECIAL NOTES FOR U.S. AND NON U.S. QUOTES:

- (i) THIS QUOTATION MAY BE ASSIGNED OR NOVATED, IN PART OR IN WHOLE, BY GE ENERGY PARTS, INC. ("GE") TO AN AFFILIATE OF GE. UPON THE EFFECTIVE DATE OF SAID ASSIGNMENT OR NOVATION, ALL OF THE RIGHTS AND OBLIGATIONS OF GE UNDER THIS QUOTATION SHALL VEST SOLELY IN THE GE AFFILIATE.
- (ii) QUANTITY AVAILABLE AND DATE AVAILABLE TO SHIP ARE BASED ON CURRENT INVENTORY AND FACTORY PRODUCTION SCHEDULES. THE DATE AVAILABLE TO SHIP DATA IS VALID AT THE TIME OF ACKNOWLEDGEMENT. PARTS AVAILABILITY IS SUBJECT TO PRIOR SALES.
- (iii) STANDARD CYCLE TIME, SHOWN IN BUSINESS DAYS, IS AN ESTIMATE OF SHIPMENT TIME AFTER RECEIPT OF ORDER AND COMPLETE ORDER INFORMATION AT THE FACTORY.
- (iv) CYCLE TIMES QUOTED ARE VALID ESTIMATES FOR THE STATED PERIOD UNTIL THE QUOTE EXPIRATION DATE. ORDERS WILL BE PROCESSED IN THE ORDER OF RECEIPT. IF THE CUSTOMER REQUESTED DELIVERY DATE IS SOONER THAN THE END OF THE STANDARD DELIVERY CYCLE, THE GE EXPEDITED SERVICE OPTION MAY BE REQUESTED. THIS SERVICE WILL EXPEDITE PARTS REQUESTS FOR AN ADDITIONAL 20% FEE, PLUS ANY ADDITIONAL EXPEDITING AND HANDLING COSTS. THIS DOES NOT GUARANTEE THE REQUESTED DELIVERY DATE CAN BE MET.
- (v) THE WAREHOUSE OF FULFILLMENT IS SUBJECT TO CHANGE WITHOUT PRIOR NOTICE.
- (vi) IF CONSOLIDATED SHIPMENT IS REQUIRED THERE WILL BE TWO CONSOLIDATED LOCATIONS (ATLANTA, GEORGIA, USA AND AMSTERDAM, NETHERLANDS).
- (vii) THE SHIP-FROM LOCATION IS SUBJECT TO CHANGE WITHOUT PRIOR NOTICE.

SPECIAL NOTES FOR U.S. AND NON U.S. ORDERS:

- (i) U.S. ORDERS ARE SUBJECT TO COMBINED STATE AND LOCAL SALES AND USE TAXES WHICH ARE SUBJECT TO CHANGE BY TAXING AUTHORITIES
- (ii) IF CONSOLIDATED SHIPMENT IS REQUIRED THERE WILL BE TWO CONSOLIDATED LOCATIONS (ATLANTA, GEORGIA, USA AND AMSTERDAM, NETHERLANDS).
- (iii) THE SHIP-FROM LOCATION IS SUBJECT TO CHANGE WITHOUT PRIOR NOTICE

NOTE TO NUCLEAR CUSTOMERS:

SECTION 19.1 OF THE PRODUCT AND/OR SERVICES TERMS AND CONDITIONS ATTACHED HERETO PROHIBITS USE OF THE PARTS SOLD HEREUNDER IN A NUCLEAR FACILITY UNLESS GE HAS ENTERED INTO AN ADDITIONAL AGREEMENT ALLOWING SUCH SALE. IF BUYER AND GE ARE PARTIES TO A MASTER AGREEMENT WHICH ALLOWS FOR USE OF GE PARTS IN BUYER'S NUCLEAR FACILITY AND INCLUDES NUCLEAR LIABILITY TERMS, THEN THE TERMS OF SUCH AGREEMENT SHALL APPLY TO THIS TRANSACTION.

IF BUYER AND GE ARE NOT PARTIES TO A MASTER AGREEMENT, BUT GE HAS AGREED TO FURNISH PARTS FOR BUYER'S NUCLEAR FACILITY, NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE ATTACHED TERMS, OR ANY OTHER TERMS EXCHANGED BETWEEN THE PARTIES, BY ACCEPTING THE PARTS, BUYER AGREES THAT IT HAS AND WILL FULLY COMPLY WITH THE NUCLEAR LIABILITY REGULATIONS AND LAWS APPLICABLE TO THE JURISDICTION IN WHICH THE NUCLEAR FACILITY IS LOCATED, INCLUDING MAINTAINING THE REQUIRED FINANCIAL PROTECTIONS AGAINST NUCLEAR LIABILITY. BUYER, ON BEHALF OF ITSELF AND ALL OTHERS WITH AN OWNERSHIP INTEREST IN THE NUCLEAR FACILITY EXPRESSLY WAIVES ALL CLAIMS FOR NUCLEAR DAMAGE AT THE NUCLEAR FACILITY AND ANY PROPERTY LOCATED THEREON AND AGREES TO INDEMNIFY GE FOR ALL LOSS OR CLAIMS ARISING OUT OF NUCLEAR LIABILITY AT THE NUCLEAR FACILITY.

TERMS AND CONDITIONS:

TERMS AND CONDITIONS OF SALE FOR U.S. AND NON U.S. BASED CUSTOMERS ARE SET FORTH IN THE ATTACHED PRODUCT AND/OR SERVICES TERMS AND CONDITIONS UNLESS OTHERWISE INDICATED IN THE DOCUMENTS TRANSMITTED HERewith.

ENTERING ORDERS AND REQUESTING QUOTATIONS:

YOU MAY REQUEST A QUOTATION OR ENTER A PURCHASE ORDER ON THE INTERNET AT <http://store.gepower.com/WebPresence/Home.action> CUSTOMERS OUTSIDE THE U.S. MUST ALSO SUBMIT A CONFIRMING PURCHASE ORDER IN WRITING TO MEET ALL APPLICABLE EXPORT REQUIREMENTS. ALTERNATIVELY, NON-U.S. BASED CUSTOMERS MAY FAX OR MAIL ORDERS TO YOUR LOCAL SALES OFFICE, OR ANY CUSTOMER MAY FAX AN ORDER TO 1-800-368-1317 OR 1-678-844-6734 OR MAIL IT TO GE ENERGY PARTS, 4200 WILDWOOD PARKWAY, ATLANTA, GA 30339, USA.

Products and/or Services Terms and Conditions

NOTICE: Sale of any Products and/or Services is expressly conditioned on Buyer's assent to these Terms and Conditions. Any acceptance of Seller's offer is expressly limited to acceptance of these Terms and Conditions and Seller expressly objects to any additional or different terms proposed by Buyer. No facility entry form shall modify these Terms and Conditions even if signed by Seller's representative. Any order to perform work and Seller's performance of work shall constitute Buyer's assent to these Terms and Conditions. Unless otherwise specified in the quotation, Seller's quotation shall expire 30 days from its date and may be modified or withdrawn by Seller before receipt of Buyer's conforming acceptance.

1. Definitions

"Buyer" means the entity to which Seller is providing Products and/or Services under the Contract.

"Contract" means either the contract agreement signed by both parties, or the purchase order signed by Buyer and accepted by Seller in writing, for the sale of Products and/or Services, together with these Terms and Conditions, Seller's final quotation, the agreed scope(s) of work, and Seller's order acknowledgement. In the event of any conflict, the Terms and Conditions shall take precedence over other documents included in the Contract.

"Contract Price" means the agreed price stated in the Contract for the sale of Products and/or Services, including adjustments (if any) in accordance with the Contract.

"Derivative Works" means: (a) any work based upon one or more pre-existing works, such as a revision, enhancement, modification, translation, abridgement, condensation, expansion, extension or any other form in which such pre-existing works may be published, recast, transformed, or adapted, and that if prepared without the authorization of the owner of the copyright or other intellectual property right to such pre-existing works, would constitute an infringement of such copyright or other intellectual property right, and/or (b) any compilation that incorporates such pre-existing works.

"Hazardous Materials" means any toxic or hazardous substance, hazardous material, dangerous or hazardous waste, dangerous good, radioactive material, petroleum or petroleum-derived products or by-products, or any other chemical, substance, material or emission, that is regulated, listed or controlled pursuant to any national, state, provincial, or local law, statute, ordinance, directive, regulation or other legal requirement of the United States ("U.S.") or the country of the Site.

"Insolvent/Bankrupt" means that a party is insolvent, makes an assignment for the benefit of its creditors, has an administrator, receiver, liquidator or trustee appointed for it or any of its assets, or files or has filed against it a proceeding under any bankruptcy, insolvency dissolution or liquidation laws.

"Products" means the equipment, parts, materials, supplies, software, and other goods Seller has agreed to supply to Buyer under the Contract.

"Seller" means the entity providing Products or performing Services under the Contract.

"Services" means the services Seller has agreed to perform for Buyer under the Contract.

"Site" means the premises where Products are used or Services are performed, not including Seller's premises from which it performs Services.

"Terms and Conditions" means these "Products and/or Services Terms and Conditions", including any relevant addenda pursuant to Article 18, together with any modifications or additional provisions specifically stated in Seller's final quotation or specifically agreed upon by Seller in writing. "USD" means United States Dollars.

2. Payment

2.1 Buyer shall pay Seller for the Products and/or Services by paying all invoiced amounts by direct bank transfer in the currency specified by Seller in the Contract, without deduction, withholding or set-off for any payment or claim, within thirty (30) days from the invoice date. If the Contract Price is less than two hundred fifty thousand USD (\$250,000), Seller shall issue invoices upon shipment of Products and as Services are performed. If the Contract Price is two hundred fifty thousand USD (\$250,000) or more, progress payments shall be invoiced starting with twenty-five percent (25%) of the Contract Price for Products and/or Services upon the earlier of Contract signature or issuance of Seller's order acknowledgement and continuing such that the Contract Price for remaining Services is invoiced as they are performed and ninety percent (90%) of the Contract Price for Products is received before the earliest scheduled Product shipment ("Progress Payments"). For each calendar month, or fraction thereof, that payment is late, Buyer shall pay a late payment charge computed at the rate of 1.5% per month on the overdue balance, or the maximum rate permitted by law if it is less. If the price is set by the Contract in a currency other than USD, references to USD in this Section 2.1 shall mean the equivalent amount in the applicable currency.

2.2 As and if requested by Seller, Buyer shall at its expense establish and keep in force payment security in the form of an irrevocable, unconditional, sight letter of credit or bank guarantee allowing for pro-rata payments as Products are shipped and Services are performed, plus payment of cancellation and termination charges, and all other amounts due from Buyer under the Contract ("Payment Security"). The Payment Security shall be (a) in a form, and issued or confirmed by a bank acceptable to Seller, (b) payable at the counters of such acceptable bank or negotiating bank, (c) opened at least sixty (60) days prior to both the earliest scheduled shipment of Products and commencement of Services, and (d) remain in effect until the latest of ninety (90) days after the last scheduled Product shipment, completion of all Services and Seller's receipt of the final payment required under the Contract. Buyer shall, at its expense, increase the amount(s), extend the validity period(s) and make other appropriate modifications to any Payment Security within ten (10) days of Seller's notification that such adjustment is necessary in connection with Buyer's obligations under the Contract.

2.3 Seller is not required to commence or continue its performance unless and until any required Payment Security is received, operative and in effect and all applicable Progress Payments have been received. For each day of delay in receiving any Progress Payments or acceptable Payment Security, Seller shall be entitled to an equitable extension of time to durations or periods of time (if any) expressly agreed to by the Parties in the written schedule for performance and/or completion of the Services or any parts thereof.

If at any time Seller reasonably determines that Buyer's financial condition or payment history does not justify continuation of Seller's performance, Seller shall be entitled to require full or partial payment in advance or otherwise restructure payments, request additional forms of Payment Security, suspend its performance or terminate the Contract.

3. Taxes and Duties

Seller shall be responsible for all corporate taxes measured by net income due to performance of or payment for work under this Contract ("Seller Taxes"). Buyer shall be responsible for all taxes, duties, fees, or other charges of any nature (including, but not limited to, consumption, gross receipts, import, property, sales, stamp, turnover, use, or value-added taxes, and all items of withholding, deficiency, penalty, addition to tax, interest, or assessment related thereto, imposed by any governmental authority on Buyer or Seller or its subcontractors) in relation to the Contract or the performance of or payment for work under the Contract other than Seller

Taxes ("Buyer Taxes"). The Contract Price does not include the amount of any Buyer Taxes. If deducts or withholds Buyer Taxes, Buyer shall pay additional amounts so that Seller receives the full Contract Price without reduction for Buyer Taxes. Buyer shall provide to Seller, within one month of payment, official receipts from the applicable governmental authority for deducted or withheld taxes.

4. Deliveries; Title Transfer; Risk of Loss; Storage

4.1 For shipments that do not involve export Buyer, including shipments from one European Union ("EU") country to another EU country, Seller shall deliver Products to Buyer FCA Seller's facility or warehouse (Incoterms 2010). For export shipments, Seller shall deliver Products to Buyer FCA Port of Export (Incoterms 2010). Buyer shall pay all delivery costs and charges or pay Seller's standard shipping charges plus up to twenty-five (25%) percent

Partial deliveries are permitted. Seller may deliver Products in advance of the delivery schedule. If Products delivered do not correspond in quantity, type or price to those itemized in the shipping invoice or documentation, Buyer shall so notify Seller within ten (10) days after receipt.

4.2 For shipments that do not involve export, title to Products shall pass to Buyer upon delivery in accordance with Section 4.1. For export shipments from a Seller facility or warehouse outside the U.S., title shall pass to Buyer upon delivery in accordance with Section 4.1. For shipments from the U.S. to another country, title shall pass to Buyer immediately after each item departs from the territorial land, seas and overlying airspace of the U.S. The 1982 United Nations Convention of the law of the Sea shall apply to determine the U.S. territorial seas. For all other shipments, title to Products shall pass to Buyer the earlier of (i) the port of export immediately upon clearance of Products for export or (ii) immediately after each item departs from the territorial land, seas and overlying airspace of the sending country. When Buyer arranges the export or intercommunity shipment, Buyer will provide Seller evidence of exportation or intercommunity shipment acceptable to the relevant tax and custom authorities. Buyer may not use any third party vendor for providing customs clearance services until Seller has approved such party prior to shipment of the Parts. Notwithstanding the foregoing, Seller grants only a non-exclusive license, and does not pass title, for any software provided by Seller under this Contract, and title to any leased equipment remains with Seller.

4.3 Risk of loss shall pass to Buyer upon delivery pursuant to Section 4.1, except that for export shipments from the U.S., risk of loss shall transfer to Buyer upon title passage.

4.4 If any Products to be delivered under this Contract or if any Buyer equipment repaired at Seller's facilities cannot be shipped to or received by Buyer when ready due to any cause attributable to Buyer or its other contractors, Seller may ship the Products and equipment to a storage facility, including storage at the place of manufacture or repair, or to an agreed freight forwarder. If Seller places Products or equipment into storage, the following apply: (i) title and risk of loss immediately pass to Buyer, if they have not already passed, and delivery shall be deemed to have occurred; (ii) any amounts otherwise payable to Seller upon delivery or shipment shall be due; (iii) all expenses and charges incurred by Seller related to the storage shall be payable by Buyer upon submission of Seller's invoices; and (iv) when conditions permit and upon payment of all amounts due, Seller shall make Products and repaired equipment available to Buyer for delivery.

4.5 If repair Services are to be performed on Buyer's equipment at Seller's facility, Buyer shall be responsible for, and shall retain risk of loss of, such equipment at all times, except that Seller shall be responsible for damage to the equipment while at Seller's facility to the extent such damage is caused by Seller's negligence.

4.6 Except as otherwise expressly agreed to by the Parties in writing, acceptance of Products shall be deemed to occur upon delivery and acceptance of Services, upon performance.

5. Warranty

5.1 Seller warrants that Products shall be delivered free from defects in material, workmanship and title and that Services shall be performed in a competent, diligent manner in accordance with any mutually agreed specifications incorporated into the Contract

5.2 The warranty for Products shall expire one (1) year from first use or eighteen (18) months from delivery, whichever occurs first, except that software is warranted for ninety (90) days from delivery; and the warranty for Services shall expire one (1) year after performance of the Service, except that software-related Services are warranted for ninety (90) days (as applicable, the "Warranty Period").

5.3 If Products and/or Services do not meet the above warranties, Buyer shall promptly notify Seller in writing prior to expiration of the applicable Warranty Period. Seller shall (i) at its option, repair or replace defective Products and (ii) re-perform defective Services. If despite Seller's reasonable efforts, a non-conforming Product cannot be repaired or replaced, or non-conforming Services cannot be re-performed, Seller shall refund or credit monies paid by Buyer for such non-conforming Products and/or Services. Warranty repair, replacement or re-performance by Seller shall not extend or renew the applicable Warranty Period. Seller's warranty obligations exclude the repair or replacement of any damaged parts or Products other than the initially failing part which caused the damage. Buyer shall obtain Seller's agreement on the specifications of any tests it plans to conduct to determine whether a non-conformance exists.

5.4 Buyer shall bear the costs of access for Seller's remedial warranty efforts (including removal and replacement of systems, structures or other parts of Buyer's facility), deinstallation, decontamination, reinstallation and transportation of defective Products to Seller and back to Buyer.

5.5 The warranties and remedies are conditioned upon (a) proper storage, installation, use, operation, and maintenance of Products, (b) Buyer keeping accurate and complete records of operation and maintenance during the warranty period and providing Seller access to those records, and (c) modification or repair of Products and/or Services only as authorized by Seller in writing. Failure to meet any such conditions renders the warranty null and void. Seller is not responsible for normal wear and tear.

5.6 This Article 5 provides the exclusive remedies for all claims based upon the failure of or defect in Products or Services, whether the claim is based in contract, negligence, statute,

or any tortious/extra-contractual liability theory, strict liability or otherwise. The foregoing warranties in this Article 5 are exclusive and are in lieu of all other warranties, conditions and guarantees whether written, oral, implied or statutory. NO IMPLIED OR STATUTORY WARRANTY, OR WARRANTY OR CONDITION OF MERCHANTABILITY, QUALITY OR FITNESS FOR A PARTICULAR PURPOSE APPLIES.

6. Confidentiality

6.1 Seller and Buyer (as to information disclosed, the "Disclosing Party") may each provide the other party (as to information received, the "Receiving Party") with Confidential Information in connection with this Contract. "Confidential Information" means information that is designated in writing as "confidential" or "proprietary" by Disclosing Party at the time of written disclosure. In addition, prices for Products and/or Services shall be considered Seller's Confidential Information.

6.2 Receiving Party agrees: (i) to use the Confidential Information only in connection with the Contract and use of Products and/or Services, (ii) to take reasonable measures to prevent disclosure of the Confidential Information to third parties, and (iii) not to disclose the Confidential Information to a competitor of Disclosing Party. Notwithstanding these restrictions, (a) Seller may disclose Confidential Information to its affiliates and subcontractors in connection with performance of the Contract, (b) a Receiving Party may disclose Confidential Information to its auditors, (c) Buyer may disclose Confidential Information to lenders as necessary for Buyer to secure or retain financing needed to perform its obligations under the Contract, and (d) a Receiving Party may disclose Confidential Information to any other third party with the prior written permission of Disclosing Party, and in each case, only so long as the Receiving Party obtains a non-disclosure commitment from any such subcontractors, auditors, lenders or other permitted third party that prohibits disclosure of the Confidential Information and provided further that the Receiving Party remains responsible for any unauthorized use or disclosure of the Confidential Information. Receiving Party shall upon request return to Disclosing Party or destroy all copies of Confidential Information except to the extent that a specific provision of the Contract entitles Receiving Party to retain an item of Confidential Information. Seller may also retain one archive copy of Buyer's Confidential Information.

6.3 The obligations under this Article 6 shall not apply to any portion of the Confidential Information that: (i) is or becomes generally available to the public other than as a result of disclosure by Receiving Party, its representatives or its affiliates; (ii) is or becomes available to Receiving Party on a non-confidential basis from a source other than Disclosing Party when the source is not, to the best of Receiving Party's knowledge, subject to a confidentiality obligation to Disclosing Party; (iii) is independently developed by Receiving Party, its representatives or affiliates, without reference to the Confidential Information; (iv) is required to be disclosed by law or valid legal process provided that the Receiving Party intending to make disclosure in response to such requirements or process shall promptly notify the Disclosing Party in advance of such disclosure and reasonably cooperate in attempts to maintain the confidentiality of the Confidential Information.

6.4 Each Disclosing Party warrants that it has the right to disclose the information that it discloses. Neither Buyer nor Seller shall make any public announcement about the Contract without prior written approval of the other party. . Article 6 does not supersede any separate confidentiality or nondisclosure agreement signed by the parties.

7. Intellectual Property

7.1 Seller shall defend and indemnify Buyer against any claim by a non-affiliated third party (a "Claim") alleging that Products and/or Services furnished under this Contract infringe a patent in effect in the U.S., an EU member state or the country of the Site (provided there is a corresponding patent issued by the U.S. or an EU member state), or any copyright or trademark registered in the country of the Site, provided that Buyer (a) promptly notifies Seller in writing of the Claim, (b) makes no admission of liability and does not take any position adverse to Seller, (c) gives Seller sole authority to control defense and settlement of the Claim, and (d) provides Seller with full disclosure and reasonable assistance as required to defend the Claim.

7.2 Section 7.1 shall not apply and Seller shall have no obligation or liability with respect to any Claim based upon (a) Products and/or Services that have been modified, or revised, (b) the combination of any Products and/or Services with other products and/or services when such combination is a basis of the alleged infringement, (c) failure of Buyer to implement any update provided by Seller that would have prevented the Claim, (d) unauthorized use of Products and/or Services, or (e) Products and/or Services made or performed to Buyer's specifications.

7.3 Should any Product and/or Service, or any portion thereof, become the subject of a Claim, Seller may at its option (a) procure for Buyer the right to continue using the Product and/or Service, or applicable portion thereof, (b) modify or replace it in whole or in part to make it non-infringing, or (c) failing (a) or (b), take back infringing Products and/or discontinue infringing Services and refund the price received by Seller attributable to the infringing Products and/or Services.

7.4 Article 7 states Seller's exclusive liability for intellectual property infringement by Products and/or Services.

7.5 Each party shall retain ownership of all Confidential Information and intellectual property it had prior to the Contract. All rights in and to software not expressly granted to Buyer are reserved by Seller. All new intellectual property conceived or created by Seller in the performance of this Contract, whether alone or with any contribution from Buyer, shall be owned exclusively by Seller. Buyer agrees to deliver assignment documentation as necessary to achieve that result.

7.6 Buyer will not itself, and will not allow any party (including Buyer Affiliates) to: (i) reverse engineer Products or Services (including any Seller monitoring or data analysis by Seller), (ii) prepare Derivative Works from, alter, modify, disassemble, reverse engineer, reverse assemble, de-compile, or otherwise attempt to reconstruct, discover or derive the object or source code of any software licensed to Buyer by Seller under this Contract (including any third party software); (iii) permit or otherwise grant any third-party access to Products, Services or software for such purpose, even if such third party is performing any corrections, bug fixes and updates.

7.7 Products furnished by Seller under this Contract shall not be installed, used, or made available for use in any equipment other than the equipment specified in the Contract at Buyer's Site. Buyer warrants that such equipment, and the Site, is under its ownership and control, and agrees to inform Seller forthwith should this cease to be the case at any time before expiry of the Warranty Period.

7.8 Buyer agrees to pass on the restrictions and obligations under Sections 7.6 and 7.7 to any affiliates or third parties who have obtained or may obtain access to the Products or Services and shall be fully liable for any breach of this Article 7 by its affiliates or third parties, as if it had committed such breach itself

8. Indemnity

Each of Buyer and Seller (as an "Indemnifying Party") shall indemnify the other party (as an "Indemnified Party") from and against claims brought by a third party, on account of personal injury or damage to the third party's tangible property, to the extent caused by the negligence of the Indemnifying Party in connection with this Contract. In the event the injury or damage is caused by joint or concurrent negligence of Buyer and Seller, the loss or expense shall be borne by each party in proportion to its degree of negligence. For purposes of Seller's indemnity obligation, no part of the Products or Site is considered third party property.

9. Insurance

During the term of the Contract, Seller shall maintain for its protection the following insurance coverage: (i) Worker's Compensation, Employer's Liability and other statutory insurance required by law with respect to work related injuries or disease of employees of Seller in such form(s) and amount(s) as required by applicable laws; (ii) Automobile Liability insurance with a combined single limit of \$2,500,000.00; and (iii) Commercial General Liability or Public Liability insurance for bodily injury and property damage with a combined single limit of \$2,500,000.00. If required in the Contract, Seller shall provide a certificate of insurance reflecting such coverage.

10. Schedule and Excusable Events

10.1 Any durations or periods of time quoted on the schedule or otherwise agreed for performance, delivery and/or completion of the Services or delivery of Products shall be regarded as estimated only. In addition, delivery times are dependent upon prompt receipt by Seller of all information necessary to proceed with the work without interruption. In the event Seller agrees in writing to guaranteed performance, delivery and/or completion times and specific sums as liquidated damages for late performance, delivery or completion, any such liability for damages shall only commence when the period of delay exceeds the guaranteed date or time by 14 (fourteen) calendar days and liquidated damages may be applied and be levied only from that 14th day onwards. Payment of liquidated damages shall be in full and final settlement of any and all liability of the Seller for delays under the Contract and shall be Buyer's sole and exclusive remedy for failing to achieve the performance, delivery and/or completion guarantee. The Seller's maximum aggregate liability for liquidated damages for delay shall in no circumstances exceed 5% (five per cent) of the total amount of the Contract Price paid to the Seller.

10.2 Seller shall not be liable and shall not be considered in breach of any obligations to supply manpower, deliver Products or to perform, deliver or complete the Services or any parts thereof within specified durations or periods or by a specified time) if it is delayed or prevented, directly or indirectly, by any cause beyond its reasonable control, or by armed conflict, acts or threats of terrorism, epidemics, strikes or other labor disturbances, or acts or omissions of any governmental authority or of the Buyer or Buyer's contractors or suppliers or for any period of suspension under Section 11.3. If any such cause or excusable event occurs, the schedule for Seller's performance shall be adjusted accordingly and dates or times stated in the schedule for performance and/or completion of the Services shall be extended by the amount of time lost by reason of the event plus such additional time as may be needed to overcome the effect of the event. If acts or omissions of the Buyer or its contractors or suppliers cause the delay, Seller shall also be entitled to an equitable price adjustment.

11. Termination and Suspension

11.1 Buyer may terminate the Contract (or the portion affected) for cause if Seller (i) becomes Insolvent/Bankrupt, or (ii) commits a material breach of the Contract which does not otherwise have a specified contractual remedy, provided that: (a) Buyer shall first provide Seller with detailed written notice of the breach and of Buyer's intention to terminate the Contract, and (b) Seller shall have failed, within 30 days after receipt of the notice, to commence and diligently pursue cure of the breach.

11.2 If Buyer terminates the Contract pursuant to Section 11.1, (i) Seller shall reimburse Buyer the difference between that portion of the Contract Price allocable to the terminated scope and the actual amounts reasonably incurred by Buyer to complete that scope, and (ii) Buyer shall pay to Seller (a) the portion of the Contract Price allocable to Products and/or Services completed, (b) lease fees incurred, and (c) amounts for Services performed before the effective date of termination. The amount due for Services shall be determined in accordance with the milestone schedule (for completed milestones) and rates set forth in the Contract (for work toward milestones not yet achieved and where there is no milestone schedule), as applicable or, where there are no milestones and/or rates in the Contract, at Seller's then-current standard time and material rates.

11.3 Seller may suspend or terminate the Contract (or any affected portion thereof) immediately for cause if Buyer (i) becomes Insolvent/Bankrupt, or (ii) materially breaches the Contract, including, but not limited to, failure or delay in Buyer providing Payment Security, making any payment when due, or fulfilling any payment conditions.

11.4 If the Contract (or any portion thereof) is terminated for any reason other than Seller's default under Section 11.1, Buyer shall pay Seller for all Products completed, lease fees incurred and Services performed before the effective date of termination, plus expenses reasonably incurred by Seller in connection with the termination. The amount due for Services shall be determined in accordance with the milestone schedule (for completed milestones) and rates set forth in the Contract (for work toward milestones not yet achieved and where there is no milestone schedule), as applicable or, where there are no milestones and/or rates in the Contract, at Seller's then-current standard time and material rates. In addition, Buyer shall pay Seller a cancellation charge equal to 80% of the Contract Price applicable to uncompleted made-to-order Products and/or Services and 15% of the Contract Price applicable to all other uncompleted Products and/or Services.

11.5 Either Buyer or Seller may terminate the Contract (or the portion affected) upon twenty (20) days advance notice if there is an excusable event (as described in Article 10) lasting longer than one hundred and twenty (120) days. In such case, Buyer shall pay to Seller amounts payable under Section 11.4, excluding the cancellation charge for uncompleted Products and/or Services.

11.6 Buyer shall pay all reasonable expenses incurred by Seller in connection with a suspension, including, but not limited to, expenses for repossession, fee collection, demobilization/remobilization, and costs of storage during suspension. The schedule for Seller's obligations shall be extended for a period of time reasonably necessary to overcome the effects of any suspension

12. Compliance with Laws, Codes and Standards

12.1 Seller shall comply with laws applicable to the manufacture of Products and its performance of Services. Buyer shall comply with laws applicable to the application, operation, use and disposal of the Products and Services.

12.2 Seller's obligations are conditioned upon Buyer's compliance with all U.S., EU and other applicable trade control laws and regulations. Buyer shall not trans-ship, re-export, divert or direct or otherwise make or allow any disposition of Products other than in and to the ultimate country of destination declared by Buyer and specified as the country of ultimate destination on Seller's invoice. Buyer hereby certifies that the equipment, materials, services, technical data, software or other information or assistance furnished by Seller under this Contract will not be used in the design, development, production, stockpiling or use of chemical, biological, or nuclear weapons either by Buyer or by any entity acting on Buyer's behalf.

12.3 Notwithstanding any other provision, Buyer shall timely obtain, effectuate and maintain in force any required permit, license, exemption, filing, registration and other authorization, including, but not limited to, building and environmental permits, import licenses, environmental impact assessments, and foreign exchange authorizations, required for the lawful performance of Services at the Site or fulfillment of Buyer's obligations, except that Seller shall obtain any license or registration necessary for Seller to generally conduct business and visas or work permits, if any, necessary for Seller's personnel. Buyer shall provide reasonable assistance to Seller in obtaining such visas and work permits.

13. Environmental, Health and Safety Matters

13.1 Buyer shall maintain safe working conditions at the Site, including, without limitation, implementing appropriate procedures regarding Hazardous Materials, confined space entry, and energization and de-energization of power systems (electrical, mechanical and hydraulic) using safe and effective lock-out/tag-out ("LOTO"). procedures including physical LOTO or a mutually agreed upon alternative method

13.2 Buyer shall timely advise Seller in writing of all applicable Site-specific health, safety, security and environmental requirements and procedures. Without limiting Buyer's responsibilities under Article 13, Seller has the right but not the obligation to, from time to time, review and inspect applicable health, safety, security and environmental documentation, procedures and conditions at the Site.

13.3 If, in Seller's reasonable opinion, the health, safety, or security of personnel or the Site is, or is apt to be, imperiled by security risks, terrorist acts or threats, the presence of or threat of exposure to Hazardous Materials, or unsafe working conditions, Seller may, in addition to other rights or remedies available to it, evacuate some or all of its personnel from Site, suspend performance of all or any part of the Contract, and/or remotely perform or supervise work. Any such occurrence shall be considered an excusable event. Buyer shall reasonably assist in any such evacuation.

13.4 Operation of Buyer's equipment is the responsibility of Buyer. Buyer shall not require or permit Seller's personnel to operate Buyer's equipment at Site.

13.5 Buyer will make its Site medical facilities and resources available to Seller personnel who need medical attention.

13.6 Seller has no responsibility or liability for the pre-existing condition of Buyer's equipment or the Site. Prior to Seller starting any work at Site, Buyer will provide documentation that identifies the presence and condition of any Hazardous Materials existing in or about Buyer's equipment or the Site that Seller may encounter while performing under this Contract. Buyer shall disclose to Seller industrial hygiene and environmental monitoring data regarding conditions that may affect Seller's work or personnel at the Site. Buyer shall keep Seller informed of changes in any such conditions.

13.7 Seller shall notify Buyer if Seller becomes aware of: (i) conditions at the Site differing materially from those disclosed by Buyer, or (ii) previously unknown physical conditions at Site differing materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in the Contract. If any such conditions cause an increase in Seller's cost of, or the time required for, performance of any part of the work under the Contract, an equitable adjustment in price and schedule shall be made.

13.8 If Seller encounters Hazardous Materials in Buyer's equipment or at the Site that require special handling or disposal, Seller is not obligated to continue work affected by the hazardous conditions. In such an event, Buyer shall eliminate the hazardous conditions in accordance with applicable laws and regulations so that Seller's work under the Contract may safely proceed, and Seller shall be entitled to an equitable adjustment of the price and schedule to compensate for any increase in Seller's cost of, or time required for, performance of any part of the work. Buyer shall properly store, transport and dispose of all Hazardous Materials introduced, produced or generated in the course of Seller's work at the Site.

13.9 Buyer shall indemnify Seller for any and all claims, damages, losses, and expenses arising out of or relating to any Hazardous Materials which are or were (i) present in or about Buyer's equipment or the Site prior to the commencement of Seller's work, (ii) improperly handled or disposed of by Buyer or Buyer's employees, agents, contractors or subcontractors, or (iii) brought, generated, produced or released on Site by parties other than Seller.

14. Changes

14.1 Each party may at any time propose changes in the schedule or scope of Products and/or Services. Seller is not obligated to proceed with any change until both parties agree upon such change in writing. The written change documentation will describe the changes in scope and schedule, and the resulting changes in price and other provisions, as agreed.

14.2 The scope, Contract Price, schedule, and other provisions will be equitably adjusted to reflect additional costs or obligations incurred by Seller resulting from a change, after Seller's proposal date, in Buyer's Site-specific requirements or procedures, or in industry specifications, codes, standards, applicable laws or regulations. Unless otherwise agreed by the parties, pricing for additional work arising from such changes shall be at Seller's time and material rates.

14.3 It shall be acceptable and not considered a change if Seller delivers a Product that bears a different, superseding or new part or version number compared to the part or version number listed in the Contract

15. Limitations of Liability

15.1 To the maximum extent permitted by applicable law, the total liability of Seller for all claims arising from or related to the formation, performance or breach of this Contract, or provision of any Products and/or Services, shall not exceed the (i) Contract Price, or (ii) if Buyer places multiple order(s) under the Contract, the price of each particular order for all claims arising from or related to that order and ten thousand USD (US \$10,000) for all claims not part of any particular order.

15.2 Seller shall not be liable for loss of profit or revenues, loss of use of equipment or systems, interruption of business, cost of replacement power, cost of capital, downtime costs, increased operating costs, any special, consequential, incidental, indirect, or punitive damages, or claims of Buyer's customers for any of the foregoing types of damages.

15.3 All Seller liability shall end upon expiration of the applicable warranty period, provided that Buyer may continue to enforce a claim for which it has given notice prior to that date by commencing an action or arbitration, as applicable under this Contract, before expiration of any statute of limitations or other legal time limitation but in no event later than one year after expiration of such warranty period.

15.4 Seller shall not be liable for advice or assistance that is not required for the work scope under this Contract.

15.5 Buyer will not supply Products and/or Services to any third party, or use Products and/or Services other than at the Site owned by Buyer. In case of non-compliance, Buyer shall (i) indemnify and defend Seller from and against any and all claims by, and liability to, any third party to whom Products and/or Services are supplied, and (ii) require that the third party agree, for the benefit of and enforceable by Seller, to be bound by the provisions of Article 7 and all the limitations included in this Article 15.

15.6 For purposes of this Article 15, the term "Seller" means Seller, its affiliates, subcontractors and suppliers of any tier, and their respective employees. The limitations in this Article 15 shall apply regardless of whether a claim is based in contract, negligence, statute, indemnity, tortious/extra-contractual liability theory, strict liability or otherwise.

16. Governing Law and Dispute Resolution

16.1 This Contract shall be governed by and construed in accordance with the laws of (i) the State of New York if Buyer's place of business is in the U.S. or (ii) England and Wales, if the Buyer's place of business is outside the U.S., in either case without giving effect to any choice of law rules that would cause the application of laws of any other jurisdiction (the "Governing Law").

16.2 All disputes and, to the maximum extent permitted by applicable law, all non-contractual obligations arising in any way whatsoever out of or in connection with this Contract arising in connection with this Contract, including any question regarding its existence or validity, shall be resolved in accordance with this Article 16. If a dispute is not resolved by negotiations, either party may, by giving written notice, refer the dispute to a meeting of appropriate higher management, to be held within twenty (20) business days after the giving of notice. If the dispute is not resolved within thirty (30) business days after the giving of notice, or such later date as may be mutually agreed, either party may commence arbitration or court proceedings, depending upon the location of the Buyer, in accordance with one of the following:

(a) if the Buyer's pertinent place of business is in the U.S., legal action shall be commenced in federal court with jurisdiction applicable to, or state court located in, either New York, New York (and Buyer hereby consents to be subject to such New York federal and state jurisdiction) or the location of Buyer's principal place of business; or

(b) if the Buyer's pertinent place of business is outside the U.S., the dispute shall be submitted to and finally resolved under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said Rules (the "Rules"). The seat of arbitration shall be in London, England. The arbitration shall be conducted in English. The decision of the arbitrators shall be final and binding upon the parties.

16.3 Notwithstanding the foregoing, each party shall have the right at any time, at its option and where legally available, to commence an action or proceeding in a court of competent jurisdiction, subject to the terms of this Contract, to seek a restraining order, injunction, or similar order (but not monetary damages), or to seek interim or conservatory measures.

17. Inspection and Factory Tests

Seller will apply its normal quality control procedures in manufacturing Products. Seller shall attempt to accommodate requests by Buyer to witness Seller's factory tests of Products, subject to appropriate access restrictions, if such witnessing can be arranged without delaying the work.

18. Software, Leased Equipment, Remote Diagnostic Services, PCB Services

If Seller provides any software to Buyer, the Software License Addendum shall apply. If Seller leases any of Seller's equipment or provides related Services to Buyer, including placing Seller's equipment at Buyer's site to provide remote Services, the Lease Addendum shall apply. If Seller provides remote diagnostic services to Buyer, the Remote Diagnostic Services Addendum shall apply. If Seller provides PCB Services to Buyer, The PCB Services Addendum shall apply. If there is any conflict between these Products and/or Services Terms and Conditions" and the terms of any addendum incorporated pursuant to this Article 18, the terms of the addendum shall take precedence with respect to the applicable scope.

19. General Clauses

19.1 Products and Services sold by Seller are not intended, in whole or in part, for application (and will not be used) in connection with or nearby any nuclear facility or activity, and Buyer warrants that it shall not use or permit others to use Products and/or Services for any such purposes, without the advance written consent of Seller.

19.2 Seller may assign or novate its rights and obligations under the Contract, in whole or in part, to any of its affiliates or may assign any of its accounts receivable under this Contract to any party without Buyer's consent. Buyer agrees to execute any documents that may be necessary to complete Seller's assignment or novation. Seller may subcontract portions of the work, so long as Seller remains responsible for it. The delegation or assignment by Buyer of any or all of its rights or obligations under the Contract without Seller's prior written consent (which consent shall not be unreasonably withheld) shall be void.

19.3 Buyer shall notify Seller immediately upon any change in ownership of more than fifty percent (50%) of Buyer's voting rights or of any controlling interest in Buyer. If Buyer fails to do so or Seller objects to the change, Seller may (a) terminate the Contract, (b) require Buyer to provide adequate assurance of performance (including but not limited to payment), and/or (c) put in place special controls regarding Seller's Confidential Information.

19.4 If any Contract provision is found to be void or unenforceable, the remainder of the Contract shall not be affected. The parties will endeavor to replace any such void or unenforceable provision with a new provision that achieves substantially the same practical and economic effect and is valid and enforceable.

19.5 The following Articles shall survive termination or cancellation of the Contract: 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 15, 16, 18, 19 and 20

19.6 The Contract represents the entire agreement between the parties. No oral or written representation or warranty not contained in this Contract shall be binding on either party. Buyer's and Seller's rights, remedies and obligations arising from or related to Products and/or Services sold under this Contract are limited to the rights, remedies and obligations stated in this Contract. No modification, amendment, rescission or waiver shall be binding on either party unless agreed in writing

19.7 Except as provided in Article 15 (Limitations of Liability), this Contract is only for the benefit of the parties and not for any third parties.

19.8 This Contract may be signed in multiple counterparts that together shall constitute one agreement.

20. U.S. Government Contracts

20.1 This Article 20 applies only if the Contract is for the direct or indirect sale to any agency of the U.S. government and/or is funded in whole or in part by any agency of the U.S. government.

20.2 Buyer agrees that all Products and/or Services provided by Seller meet the definition of "commercial-off-the-shelf" ("COTS") or "commercial item" as those terms are defined in Federal Acquisition Regulation ("FAR") 2.101. To the extent the Buy American Act, Trade Agreements Act, or other domestic preference requirements are applicable to this Contract, the country of origin of Products is unknown unless otherwise specifically stated by Seller in this Contract. Buyer agrees any Services offered by Seller are exempt from the Service Contract Act of 1965 (FAR 52.222-41). Buyer represents and agrees that this Contract is not funded in whole or in part by American Recovery Reinvestment Act funds unless otherwise specifically stated in the Contract. The version of any applicable FAR clause listed in this Article 20 shall be the one in effect on the effective date of this Contract.

20.3 If Buyer is an agency of the U.S. Government, then as permitted by FAR 12.302, Buyer agrees that all paragraphs of FAR 52.212-4 (except those listed in 12.302(b)) are replaced with these Terms and Conditions. Buyer further agrees the subparagraphs of FAR 52.212-5 apply only to the extent applicable for sale of COTS and/or commercial items and as appropriate for the Contract Price.

20.4 If Buyer is procuring the Products and/or Services as a contractor, or subcontractor at any tier, on behalf of any agency of the U.S. Government, then Buyer agrees that FAR 52.212-5(e) or 52.244-6 (whichever is applicable) applies only to the extent applicable for sale of COTS and/or commercial items and as appropriate for the Contract Price.