

## METAL PRO BUILDINGS 100 TEMPO AVE, SUITE 200 | NORTH YORK ON | M2H 2N8 LOCAL: 905-581-7715 | TOLL FREE & FAX 1-800-997-8163

Date:		Quotation:			Quote Number:	Quote №.1	Customer ID:	L_53505
Customer: Company:			Tel:	Cell:	Work:	Email:		
Nick Rojik			Tat.			+1 8076318449	rojiknick@gmail.com	
Mailing Address:			City:		Prov.:		Postal Code:	
Building Address:			City:		Prov.:		Postal Code:	
bunung Address.					ON .		l ostal code.	
Ship to:			City:		Prov.:		Postal Code:	
			Thunder Bay		ON			
USE	SERIES	MODEL	FOUNDATION S	/STFM	WIDTH	LENGTH	HEIGHT	GAUGE
LOW (CATEGORY	ECONOSPAN	Q30-14	TROUGH	IJILIVI	30	30	14	22
I) SHELTERED	ECONOSIAN	Q30 14	INCOGII		30	30	14	
Front Wall FRAMED OPENING INCLUDED								
Trone wan	QTY	WIDTH	HEIGHT		QTY	WIDTH	HEIGHT	
	1	10	12	-	۹.,	***************************************	TILIGITI	
Rear Wall	SOLID	10	INCLUDED					
Real VVali	QTY	WIDTH	HEIGHT	, 	QTY	WIDTH	HEIGHT	
	QII	VVIDIO	HEIGHT		Q I I	WIDIR	HEIGHT	
	1							
					- <b>I</b>			
Accessories								
			QTY					QTY
Garage Doors / Sliding Doors								
			QTY	Width	Height			
rade INSULATED (	=		1	10	12			
vice Door Insulate	1	32	84					
Insulation Included ✓ 110% Nuts & Bolts** INCLUDED								INCLUDED
✓ 30 Year W								
ESTIMATED DELIVERY ✓ Engineer Drawings and Manuals**								INCLUDED
Engineer brawings and mandais indecoder								
Notes:				SHADOW/DIRFI	T (Special Load condition) - B	uilding located tight in among	obstructions above the roof leve	I that are or will be located
. 100001				within twenty 20	0 feet of the building.			
25% Deposit Due on Drawing Approval \$250								
, <del>v. Tr</del>								
Quoted price								\$18,233.20
Freight								\$590.00
							Total	\$18,823.20
						,		
Herbert Broderick								
SIGNED:	Nick Rojik				Haubant Buadaniak C	Samanal Managan		
					Herbert Broderick - G	enerai Manager		
			TERMS AND CONDITIONS OF SALE					
1. Acceptance; Agreement. These Terms and Conditions supersede all other terms and conditions, oral or written, and all other communications between the parties suggesting additional or different terms. These Terms and Conditions represent the final and complete understanding of the parties and may be amended or cancelled only by written agreement signed by both parties. These Terms and Conditions expressly limit acceptance to these remissions. We have the final and complete understanding of the parties and may be amended or cancelled only by written agreement signed by both parties. These Terms and Conditions expressly limit acceptance to these remissions of these terms and conditions are present the final and complete understanding of the parties and may be amended or cancelled only by written agreement signed by both parties. These Terms and Conditions represent the final and complete understanding of the parties and may be amended or cancelled only by written agreement signed by both parties. These Terms and Conditions represent the final and complete understanding of the parties and may be amended or cancelled only by written agreement signed by both parties. These Terms and Conditions represent the final and complete understanding of the parties and may be amended or cancelled only by written agreement signed by both parties. These Terms and Conditions represent the final and complete understanding of the parties and may be amended or cancelled only by written agreement signed by both parties. These Terms and Conditions of these Terms and Conditions represent the final and complete understanding of the parties and may be administed to the final and complete understanding of the parties and may be administed to the final and complete understanding of the parties and may be administed to the final and complete understanding of the parties and may be administed to the final and complete understanding of the parties and may be administed to the parties and may be administed to the parties and may be administe								
provisions. No order shall have any force or effect until acknowledged in writing by Seller. Any proposal for additions or different terms or any attempt by Buyer to vary in any degree any of the provisions of these Terms and Conditions. Unless otherwise stated herein, Buyer's receipt of any portion of the goods ("Goods") shall constitute acceptance of these Terms and Conditions, unless Buyer intermediately returns all such Goods.  2. Price and Pyremer terms. The total price and all other related charges for Products will be set out in your prejet ration process.  2. Price and Pyremer terms. The total price and all other related charges for Products will be set out in your prejet ration process.								
2. Price and Payment Terms. The total price and all other related charges for Products will be set out in your purchase receipt. Prices offered or advertised do not include shipping and handling or applicable sales taxes, which will be added to the price you pay. The Seller will also provide confirmation of your order to the email address you provided during your registration process.  The Buyer agrees to pay the total balance of the purchase price in cash (wire), certified cheque or credit prior to Metal Pro Building or Pioneer Steel, delivery of the Metal Pro Building. Buyer is not permitted to issue instructions to delay manufacture and/or shipment of the material unless the Seller expressly consents to the same in writing.								
							it, or such other period as agreed by Seller during the order	process. Seller may invoice parts of an order separately.
Any price estimate or quotation provided No discounts shall be provided except as s	py Seiler will only be valid for the period stated for the pecifically allowed in writing by Seller. The price for the	e estimate or quotation. Seller's prices are subject to Goods and all other amounts due to Seller from Buye	change without notice. Unless otherwise specified, all q r shall be paid without abatement, deduction, or setoff.	uotations are binding only for The date of payment of an inv	immediate acceptance. oice shall be the date the payment is received by Selli	er at the location designated on the invoice.		
This purchase order presented by the Buyer to the Seller shall constitute an agreement binding upon the Seller only when accepted by the Seller's authorized officer. Upon acceptance, the Buyer shall not be entitled to a refund of the whole or any part of the deposit tendered to the representative of the Seller. Metal Pro Steel Buildings are made to order and/or custom fabricated products and therefore are not returnable for credit once the initial								

ding and the buyer's specifications. The parties agree that this contract and any dispute, causes of action, and any and all claims, whatsoever (hereinafter "Claims") with respect to the supply of the steel building shall be interpreted in accordance with the laws of the Province of Ontario, Canada. Any Claims with respect to the supply of steel building shall be resolved in the City of Mississauga. In the Province of Ontario, Canada. Any proceedings

Risk of Loss. All risk of loss or damage to Goods shall pass to Buyer upon delivery thereof to Buyer, to its designated agent, or to a carrier for delivery to Buyer, whichever occurs first. Unless otherwise agreed by the Seller in writing, all shipments shall be Freight On Board\* (hereinafter "F.O.B.") point of manufacture.

Shipping and Delivery, Steel Building components shall be safely and securely packed for shipment. All shipping and delivery dates are estimates and are based upon prompt receipt of all necessary information from Buyer. Delays in securing Buyer's approval of necessary specifications and materials shall, if Seller so chooses, extends the date of delivery. Seller shall not be liable for any claim, loss, expense, or damage of any kind w

IUDED. PROMER STEE MANUFACTURESS ITD. (been larter "The Manufacturer") provides a 30 year rust and perforation warranty, which may be enforced directly with the manufacturer.

Beyon routines delice in writing within the warranty period of a delect in any Goods or part thereof sold by Selfer to Buyer, the manufacturer of the seeb beddinged), if he Manufacturer shall process the warranty claim and inspect the allegedy defective goods. If the Manufacturer determines, after appropriate tests and insp

ction. Seller's products are sold F.O.B. factory and leave in excellent condition, and Seller assumes no responsibility for carrier damage. Buyer shall inspect the Goods upon receipt for damage. If shipment is damaged in transit, Buyer must require the driver to record said damage in writing and Buyer must notify carrier immediately to submit a damaged goods claim request.

Warranties By Seller. The Seller warrants that all Goods and the materials comprising those Goods shall be properly assembled, free from defects in material or workmanship, and shall be of merchantable quality, and this warranty shall not be deemed to survive acceptance of, and payment for, the Goods. The Seller further warrants that all goods shall: conform to any sample, specifications, drawings or other description furnished to or adopted by the Buyer; and
If Goods shall meet or surpass the Buyer' specifications as set out in this Order or in any supporting documents relating to that Order, and there shall be no deviation from those specifications, except as approved in writing by the Buyer prior to the shipment of the Goods concerned, so de merchandable quality free from any defects in material or novimanships and fit or any purpose sequences (disclosed by the Buyer to the Seller.

he Seller warrants that it has good and marketable title to the goods and that neither the supply of any goods to the Buyer nor the use of those goods by the Buyer shall constitute an infringement of any patent, invention, trade mark, copyright or similar proprietary interest belonging to any third party.

The Seller warrants that the purchase and use of the Goods by the Buyer shall not infringe any patent, industrial design, copyright, trademark or other proprietary right of any other person, and the Seller indemnifies and shall save Buyer harmless from and against any claim, proceeding, damage, liability or cost (including legal costs on a solicitor and client or substantial indemnity basis) relating to any claim based upon such infringement.

patent, trademark, copyright infringement, or unfair competition, claims of non-compliance with any Federal, Provincial, or local law or regulation, and any other claim of any third party which relates to or in any way arises out of such specifications or other directions provided by Buyer.

Buyer shall indemnify, defend, and hold harmless Selfer against al claims, isoses, liabilities, and expenses (including attorneys' feed), which the Belte to pay with relate to or in any way arise out of Sood being subjected to, in whole or part; (ii) improper installation or storage; (ii) accident, damage, abuse or misuse; (iii) abnormal operating conditions or applications; (iv) operating conditions or applications show the rated apparation of the share varying in any degree form that for which the goods were designed.

In unsurance, Building is shipped through a third-party freight company that carries its own insurance on the transported Steel Building. Any and all claims regarding damage or loss of product shall be submitted by the Buyer directly to the Freighting Company, Various freighting carriers are used by the manufacturer, however the designated freight company for the shipping of the Buyer's product shall be identified on the Bill of Lading.

2. Force Majeure. The Seller shall not be liable for any delay in or failure of performance hereunder due to any contingency beyond its reasonable control (such as labour dispute, war (whether or not declared), riot, terrorism, fire, flood, or other acts of God, but the party claiming relief under this provision shall notify the other party forthwith as soon as such a delay or default is anticipated.

2. Force Melgiure. The Seller shall not be liable for any deby in or failure of performance hereunder due to any confinency beyond its reasonable control (such as labour dispute, war (whether or not declared), riot, terrorism, fife, flood, or other acts of God, but the party claiming relief under this provides upday in the party claiming relief under this provides upday in the provisions of the Buyer\_3000B\_14. Termination. Seller shall have the right to terminate this Agreement or to cease work hereunder, in whole or in part, at any time, if (i) Buyer is in default of or commits a breach of any of the provisions of these Terms and Conditions or any other agreement it has with Seller, (ii) a pectition initiating a proceeding under any applicable law relating to bankruptcy, insolvency, or reorganization is filled by or against Buyer, (iii) Buyer executes an assignment for the benefit of creditions, (iv) a receiver is appointed for Buyer or any substantial part. It is assets, or (v) Seller shall have any reasonable grounds for insecurity with respect to Buyer's shillify to perform mall Buyer is unable to provide seller with adequate assurance of its ability to perform whith to perform whith the seller of all their repressible to a relating to bankruptcy, insolvency, or reorganization is filled by or against Buyer, (iii) Buyer executes an assignment for the benefit of creditions, (iv) a receiver is appointed for Buyer or any substantial part. It is assets, or (v) Seller shall have any reasonable grounds for insecurity with respect to Buyer's shilling to seller with adequate assurance of its ability to perform mall the seller with the request therefore by Seller.

oods are placed in storage shall constitute the date of shipment for purposes of beginning the warranty period.

6. Walver, Failure of Seller at any time to require Buyer's performance of any obligation hereunder shall impair such right, power, or remedy or be considered to be a walver of any default or acquiescence the support of the consideration of Buyer hereunder. No delay, or omission in the exercise of any right, power, or remedy hereunder shall impair such right, power, or remedy or be considered to be a walver of any default or acquiescence the consideration of Buyer hereunder. No delay, or omission in the exercise of any right, power, or remedy hereunder shall impair such right, power, or remedy or be considered to be a walver of any default or acquiescence the consideration of the consi

Language. The parties hereto confirm that it is their wish that this Agreement as well as other documents, y compris tous avis, s'y rattachant, soient rédigés en langue anglaise seulement.

dition will not constitute a waiver of that right or excuse any subsequent non-performance of any such term or condition by you. The headings used in these Terms are included for convenience only and will not limit or otherwise affect these Terms. If any provision of these Terms will be ruled unenforceable, then the remainder will be enforced to the extent permissible. Customer Support and Information. Please contact us at 800-997-8163 for assistance with questions about your purchase, shipment, warranty service, and any exchanges, returns, cancellations or transfers, or to change your address or to inquire about orders, bills and invoices.