



V-TEK, Inc.

751 Summit Ave

Mankato, MN 56001

(P) 507-387-2039

www.vtekusa.com

www.royceinstruments.com

QUOTATION

TO:

UNIVERSITY OF NEBRASKA
855 JORGENSEN HALL
LINCOLN, NE 68588

SHIP TO:

UNIVERSITY OF NEBRASKA
855 JORGENSEN HALL
LINCOLN, NE 68588

ATTN: FRANK GOLF

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Quote	Date	Cust No	S/M	Reference Number	Promise Ship Date	F.O.B.	Expiration
0036865	9/23/2021	UNL001		610 PULL TESTER		ORIGIN	30 DAYS
Item	Quantity	UM	Part		Description	Price \$	Extension \$
001	1.00	EA	610-25500	6	MAINFRAME ROYCE 610 WIRE BOND PULL TESTER MAINFRAME UP TO 100 GF CAPACITY INCLUDES: *HOOK ROTATION MECHANISM *MOTORIZED Z AXIS *LCD FOR USER INTERFACE *MENU BASED MACHINE SET-UP *EXTERNAL INTERFACES FOR PRINTER AND CONSOLE *INTEGRAL LIGHT SOURCE *MOUSE CONTROL *VIEW STATISTICS AND TEST DATA ON SCREEN	12,250.0000	11,637.50
002	1.00	EA	MS3-20-28142	1	OLYMPUS SZ61 W/20X EP 0.5X OBJ MICROSCOPE PACKAGE WITH 20X EYEPIECES, 0.5X OBJECTIVE, 6.7-45X MAG, FOCUSING ARM, FOR 610 ONLY	3,650.0000	3,467.50
003	2.00	EA	HT-002-04121	0	HOOK TOOL 0.002" DIA. (50 UM) HT-002-04121, WIRE PULL HOOK, 0.002 IN. DIA.	90.0000	171.00
004	1.00	EA	MPS-14-25790	1	LOW COST CHESSMAN STAGE 1" X-Y X-Y-THETA POSITIONING STAGE WITH 1-INCH X-Y TRAVE, 610	2,180.0000	2,071.00
005	1.00	EA	TPS-55-23600	1	UNIVERSAL HOLDER, 20K, 50 MM ADJUSTABLE, VICE STYLE TEST PIECE HOLDER, WITH STEPPED JAWS, FOR PACKAGES AND SUBSTRATES UP TO 50 MM WIDE, 20 KGF MAX TEST FORCE	1,165.0000	1,106.75
006	1.00	EA	CAL-HOOK-15738	1	CAL HOOK WIRE PULL STRING LOOP REQUIRED FOR CALIBRATING 610 [ENG NOTE: REPLACED BY	215.0000	204.25



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Item	Quantity	UM	Part	Description		Price \$	Extension \$	
007	1.00	EA	WT-KIT-27843	CAL-HOOK-25344 FOR 620 AND 650 ONLY, ALSO USED FOR 100G, 1K, 10K WIRE PULL CALIBRATION		1,975.0000	1,876.25	
008	1.00	EA	2332	WEIGHT SET 10G-100G CUSTOM WEIGHT SET INCLUDING THE FOLLOWING 10G, 20G, 50G, 100G, CUSTOM CASE WITH MASS VALUE CERTIFICATE. ASTM CLASS 2.				
009	1.00	EA	ITC-10880	CORD LINE 110V IEC BLACK CORD, LINE, 110V IEC, BLACK				
				INSTALLATION & TRAINING ONE DAY (STANDARD 8 HOURS PER DAY), INSTALLATION AND TRAINING SERVICES AT CUSTOMER SITE		4,750.0000	4,750.00	
				Quote Total			25,284.25	
				STANDARD PAYMENT TERMS INCLUDE A 33% DOWN PAYMENT THAT IS DUE WITH THE ORDER AND THE REMAINING BALANCE IS DUE NET30 AND WILL BE INVOICED AT SHIPMENT. PRIOR CREDIT APPRVAL IS REQUIRED FOR THESE TERMS. PREPAYMENT IS REQUIRED WITHOUT ADDITIONAL CREDIT APPROVAL. WE APPRECIATE THE OPPORTUNITY TO QUOTE AND LOOK FORWARD TO WORKING WITH YOU. PLEASE FEEL FREE TO CONTACT ME WITH ANY QUESTIONS. MATT WILSON VP OF SALES MWILSON@ROYCEINSTRUMENTS.COM 507-345-0128				

V-TEK, Inc.

TERMS AND CONDITIONS OF SALE

V-TEK, Inc., agrees to furnish goods or services to Purchaser subject to the terms and conditions herein. This document, the Purchase Order, and amendments to this document constitute the entire agreement of the parties and supersede all prior communications, agreements, promises, or representations not expressly set forth. Unless objected to in writing within 5 days of receipt of these terms and conditions, their acceptance shall be conclusively presumed. All orders, modifications, or contracts must be approved and accepted by an officer of V-TEK, Inc. at the address above.

1. **TITLE AND RISK OF LOSS** - Title to and risk of loss for the goods passes to Purchaser when the goods are deposited with the carrier at the FOB point of shipment.

2. **LIMITED WARRANTY** - Components not manufactured by V-TEK, Inc. will conform to warranties provided by the original equipment manufacturer and transferable to purchaser. Products manufactured by V-TEK, Inc. are warranted to meet its written specifications for a period of 12 months from date of shipment from FOB point of shipment.

THE WARRANTY DOES NOT APPLY TO DEFECTS CAUSED BY NEGLIGENCE, MISUSE, IMPROPER INSTALLATION, ACCIDENT, OR UNAUTHORIZED REPAIR OR ALTERATION BY THE PURCHASER. THIS WARRANTY DOES NOT COVER MATERIALS OR PARTS WITH LIMITED LIVES WHICH ARE CONSUMED OR DETERIORATE DURING THE OPERATION OF THE EQUIPMENT (INCLUDING, BUT NOT LIMITED TO, CONTACT FINGERS, LIGHTS, SHEAR TOOLS, HOOKS, PAPER, SWITCHES, NOZZLES, etc.). THIS WARRANTY SHALL BE LIMITED AT V-TEK, INC.'S OPTION, TO THE REPAIR OR REPLACEMENT OF THE DEFECTIVE COMPONENT OR AN ADJUSTMENT OF THE PURCHASE PRICE.

This warranty is applicable to the original Purchaser only and constitutes the sole and exclusive warranty of V-TEK, Inc. NO OTHER WARRANTY IS MADE, EXPRESSED OR IMPLIED (INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSES), STATUTORY OR OTHERWISE.

3. **PAYMENT** - Unless otherwise agreed to in writing, payment for all goods and services shall be made in U.S. dollars as follows:

With no prior credit approval:

• Custom Products:	50% with PO, Balance prior to shipment
• Mainframe Products:	COD or Prepayment prior to shipment
• Standard Products:	COD or Prepayment prior to shipment

With prior credit approval:

• Custom Products:	40% with PO, 30% prior to shipment, 30% Net 30
• Mainframe Products:	33% with PO, 67% Net 30
• Standard Products >20,000:	33% with PO, 67% Net 30
• Standard Products <20,000:	Net 30

V-TEK, Inc. will not commence any work on custom products until receipt of the initial deposit. If any payment, other than an initial payment, is not made when due, Purchaser shall pay interest on any unpaid balance at the maximum rate allowed by law. Purchaser agrees to pay all expenses incurred by V-TEK, Inc. to collect any unpaid amounts including, but not limited to, all costs of collection, attorney's fees and court costs.

4. **DELAY OR FAILURE TO DELIVER** - V-TEK, Inc. will make every reasonable effort to meet its delivery schedules and shall be excused from liability for non-delivery or delay in delivery arising from any events either beyond or within V-TEK, Inc.'s control, whether or not they were foreseeable by either party when entering into this agreement.

5. **CHANGES IN DELIVERY** - Purchaser may request V-TEK, Inc. to delay a shipment of equipment for a maximum period of 15 days without additional charge. Any other delays or changes in delivery schedules of equipment and all changes in delivery schedules of spare parts must be approved in writing by V-TEK, Inc. and shall be subject to additional charge as determined by V-TEK, Inc.

6. **CANCELLATION** - Purchaser may cancel its purchase order (5) Five business days before the goods are shipped by giving written notice of cancellation and paying liquidated damages. The liquidated damages shall be the exclusive remedy of V-TEK, Inc. if notice of cancellation and payment of liquidated damages are properly given. The liquidated damages shall be the following percentages of the total purchase price, depending upon the number of days prior to the scheduled date of shipping from FOB point of shipment V-TEK, Inc. receives notice and payment.

LIQUIDATED DAMAGES

• Custom Products:	40%
	60%
	100%

• Mainframe Products:	10%
	33%

• Standard Products:	10%
	33%

• Services:	20%
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NOTICE PERIOD

> 120 days
< 120 days > 90 days
< 90 days

> 30 days
< 30 days

> 30 days
< 30 days

< 30 days

7. **RETURNS** - After shipment to Purchaser, returns will be subject to a 33% restocking charge plus any freight charges incurred in the inbound or outbound shipment. To receive credit for returned equipment or materials, goods may only be returned with a Return Authorization number provided by V-TEK, Inc. V-TEK, Inc. will not accept for return or credit any services rendered for Custom Products or materials shipped.

8. **CUSTOM CHANGE ORDERS** - V-TEK, Inc. will accept no changes to custom orders less than 45 days prior to the scheduled shipment date without additional charges and/or delay of shipment dates. Change orders received more than 45 days prior to scheduled shipment date will be reviewed and additional costs or delays determined. V-TEK, Inc. will provide to Purchaser a statement of any additional fees or delays (if any). V-TEK, Inc. without prior approval of the statement will accept no change orders.

9. **DRAWING AND DESIGN for PRODUCTS** - All specifications, drawings, design, data, information, ideas, methods, patterns, and inventions made, conceived, developed, or acquired by V-TEK, Inc. in connection with Purchase order will vest in and inure to the sole benefit of V-TEK, Inc., and any charges therefore imposed by V-TEK, Inc. cover use only. Purchaser shall not give, loan, exhibit, sell, or transfer to any person not then employed by Purchaser and authorized to receive such information, or to any organization or entity, any drawing, photograph, or specification furnished by V-TEK, Inc. or reproduction thereof which may enable such person, organization, or entity to furnish similar equipment or parts thereof. V-TEK, Inc. will furnish all necessary drawings and instructions for installing and operating equipment sold to Purchaser and information for ordering replacement parts. Unless otherwise provided, drawings are not subject to approval by Purchaser and tracings and reproducible drawings will not be provided.

10. **MATERIALS PROVIDED BY PURCHASER OR ITS AGENT** - V-TEK, Inc. will take reasonable efforts to protect and safeguard the materials, the confidentiality and use of any and all materials, samples or other items provided to V-TEK, Inc. by Purchaser or its agent in the performance of the terms of the purchase order.

11. **MINNESOTA LAW** - The purchase of V-TEK, Inc.'s goods, this contract, and all the rights and obligations of the parties thereto, shall be governed by subject to, and construed in accordance with the laws of the State of Minnesota.

12. **LIMITATION OF LIABILITY** - V-TEK, Inc.'s liability on any claim of any kind, including negligence, for any loss or damage arising out of, connected with, or resulting from the manufacture, sale, delivery, resale, repair, or use of any equipment sold or furnished by V-TEK, Inc. shall not exceed the purchase price of the goods or part thereof which gives rise to the claim. V-TEK, Inc.'s liability on any claim of any kind, including negligence, for any loss or damage arising out of, connected with, or resulting from services furnished by V-TEK, Inc. shall not exceed the amount paid for such services. V-TEK, Inc. shall not be liable for special, consequential, contingent, or incidental damages.

13. **ARBITRATION** - Any controversy or claim arising out of or relating to this contract, or breach thereof, shall be settled by arbitration in the City of Mankato, Minnesota in accordance with the rules of the American Arbitration Association, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.