

Stratasys Inc 7665 Commerce Way Eden Prairie MN 55344 **United States**

Tel.: 1-800-801-6491

Company No.:36-3658792

Order Date:

Print Date:

17-NOV-2017

17-NOV-2017

Confirmation of Order 1184079

To: **Un Manned Propulsion Corp**

4531 Bethel Bnd

San Antonio 78247-5819

Texas

United States

Attn: Adam Taylor

Tel: 888-755-2570 Fax: Ship To:

Un Manned Propulsion Corp

4531 Bethel Bnd

San Antonio 78247-5819

Texas

United States

Attn: Christina Moreno

Tel: 888-7552570

Ln	Part Number	Part Description	Qty
1.1	345-10006	MATL SPOOL, P430 ABS BLK 5PK	1
2.1	345-20007	MATL SPOOL, SR30 SUPPORT 5PK	1

Payment Terms: Net 30 Days Your Order: 11172017 Sales Rep: No Sales Credit Ship By: Fedex Ground

Customer Number: 87757

Type of Sale: Standard Materials Order, SSUS

Vendor no:

Freight Terms: Prepay & Add

Delivery Place in accordance with Incoterms®2010: Shipping Point

Customer acknowledges that Stratasys sales, services, and price quotations are subject to the terms and conditions identified at http://www.stratasys.com/legal/terms-and-conditions-of-sale/ as may be updated from time to time.

NOTICE TO CUSTOMER:

Stratasys' acceptance of this purchase order is expressly subject to acceptance solely on Stratasys' terms and conditions of sale which are set forth in their entirety at http://www.stratasys.com/legal/terms-and-conditions-of-sale/ (the "Terms"). Stratasys agrees to sell to Customer, and Customer agrees to purchase, the system(s) ("System"), System parts ("Parts"), proprietary resins and thermoplastics and/or other consumables (collectively, "Consumables"), and/or other ancillary products (collectively, the "Products") and/or Services (as defined in Section 1.3 of the Terms) that are set forth in any purchase order or any other Stratasys-approved written purchase agreement tendered to Stratasys (each a "Purchase Order"), any and all of which shall be solely governed by the terms of sales set forth at: http://www.stratasys.com/legal/terms-and-conditions-of-sale/ (the 'Terms'), notwithstanding any conflicting or additional provisions in any such Purchase Order, with the exception of transfer terms, or other Customer communication. No purported waiver or other modification of these Terms will be effective unless, and only to the extent, specified by an express waiver or modification signed by an executive officer of Stratasys. All other proposed modifications or waivers (whether whole or partial) of these Terms are hereby objected to and rejected in all respects. The provisions of such referenced Terms shall have the same force and effect as though set forth herein in their entirety.

These Terms: (i) constitute the entire agreement and understanding between the parties regarding the terms of each Product sale, and supersede all prior and contemporaneous representations, promises, statements, agreements and understandings, written or oral, regarding the subject matter hereof; and (ii) may only be modified and/or waived by a written agreement executed by both parties. Notwithstanding the foregoing, these Terms may be modified by Stratasys from time to time and in its discretion, by delivery of replacement Terms to Customer, and by posting such then-current Terms at http://www.stratasys.com/legal/terms-and-conditions-of-sale/.

Sincerely Danielle Watkins