



Division of WESCO Distribution, Inc.

EESCO
 1801 MOEN AVENUE
 JOLIET IL 60436

Quotation

This quotation constitutes an offer to sell which offer expressly limits acceptance to the terms of this offer on the back of this quotation. This offer shall be firm for a period of fifteen days (15) from the date of this offer. Subject to Buyer's creditworthiness, the return of this form with a Purchase Order number or any other reasonable manner of acceptance will be sufficient to form an agreement on the terms and conditions on the back of this quotation.

To: ILLINOIS INST. OF TECH
 3300 S. FEDERAL ST
 ROOM 201
 CHICAGO IL 60616

Date: 09/19/06

Project Name: QUOTE TO KEN MCIVOR
 or Number:

Date of Your Inquiry: 09/19/06

When ordering please refer to Quotation Number: 098716

Item	Quantity	Catalog Number and Description	Unit Price	U/M	Total Price	Rate of Cash Discount	Shipping Time (Weeks)
1	1	1746P2 PACK MTD POWER SUPPLY A	414.180	E	414.180	0.00	
2	3	1746N2 SLOT FILL COVER A	16.380	E	49.140	0.00	
3	20	A-B 1492IFM20F INTERFACE MOD ULE	68.780	E	1375.600	0.00	
4	8	A-B 1492CABLE010B CABLE ASSE MBL	71.500	E	572.000	0.00	
5	10	A-B 1492CABLE010E CABLE ASSE MBL	71.500	E	715.000	0.00	
6	2	A-B 1492CABLE010D CABLE ASSE MBL	71.500	E	143.000	0.00	
7	3	A-B 1746OV16 DC OUTPUT MODUL E	262.080	E	786.240	0.00	
8	1	1746OB16 DC OUTPUT MODULE A	252.720	E	252.720	0.00	
9	1	1746OX8 ISOLATED RELAY MODUL E A	230.880	E	230.880	0.00	
10	1	A-B 1747DCM DIRECT COMM MODU LE	788.580	E	788.580	0.00	
11	1	A-B 6008SV1R SGL CHANNEL RIO SCAN	1554.540	E	1554.540	0.00	
12	1	1747L532 SLC500 PROCESSOR UN IT A DM	1102.140	E	1102.140	0.00	
TOTAL:					7984.02		

F.O.B. Point of Shipment. The prices stated in this offer shall, unless renewed, automatically expire fifteen days (15) from the date of this offer.

EESCO

Per:

TERMS AND CONDITIONS - 110100

I WESCOS TERMS AND CONDITIONS CONTROL THE A AGREEMENT

This quotation is an offer made by WESCO Distribution, Inc., including for the purposes of these terms and conditions any and all of its unincorporated divisions as they may exist from time to time (~ WESCO) to sell the good referenced on the front of this offer to you, the buyer. This offer expressly limits your acceptance to the terms of this offer. Provisions in your purchase orders or any other document that you send in response to this offer that are contrary to the terms and conditions which follow are not binding on WESCO unless WESCO accepts them in writing, no matter whether you tender to WESCO a paper form containing your terms and conditions, whether you send your terms and conditions to WESCO electronically via e-mail or any similar electronic medium, or whether you tender your terms and conditions to WESCO by any other means.

If you submit additional and/or different terms and conditions to WESCO, or submit a counteroffer to WESCO, WESCO's subsequent performance shall not be construed as either acceptance of your additional and/or different terms and conditions or your counteroffer, nor shall WESCO's subsequent performance be viewed as a willingness to accept any provision of the Uniform Commercial Code, as adopted by any State, that is contrary to any of the terms and conditions listed below.

II WHAT WESCO WILL DO FOR YOU

WESCO shall use its best reasonable efforts to obtain from the manufacturer of the goods sold under this offer, in accordance with such manufacturer's customary practices, the repair or replacement of any goods as may prove defective in workmanship or material.

III WESCO EXCLUDES ALL WARRANTIES

WESCO HEREBY EXCLUDES ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTY OF MERCHANTABILITY. WESCO also excludes the implied warranty of fitness for a particular purpose, and WESCO especially refuses to warrant that any product sold under any agreement that is governed by the terms and conditions of this offer is suitable for a nuclear applications.

IV OUR EXCLUSIVE REMEDY IS THE REPAIR OR REPLACEMENT OF ANY GOODS SOLD UNDER THIS OFFER OR A REFUND OF THE PURCHASE PRICE

Your EXCLUSIVE remedy against WESCO arising out of any breach of any agreement that is governed by the terms and conditions of this offer is the repair or replacement of the goods sold to you under this offer, or alternatively, at WESCO's election, a refund of the purchase price of the goods. WESCO shall not be liable to you for any direct, indirect, special, incidental, consequential damages resulting from the breach of any agreement that is governed by the terms and conditions of this offer, or for any other reason.

V YOUR TIME TO BRING CLAIMS IS LIMITED TO 12 MONTHS

Any claim of any kind that you might wish to bring against WESCO based on or arising out of any agreement that governed by the terms and conditions of this offer or otherwise shall be barred unless you assert it be bringing on action again WESCO within 12 months after WESCO has tendered to you the goods sold under any agreement that is governed by the terms and conditions of this offer. This provision shall survive any termination of any agreement that is governed by the terms and conditions of this offer, however arising.

VI YOU WILL INDEMNIFY WESCO AGAINST ALL LOSS

You will indemnify and hold WESCO harmless against all loss, including, but not limited to, property damage, loss of profits or revenue, loss of use of any property, cost of capital, cost of purchased or replacement power or temporary equipment, personal or bodily injury, or death arising out of any agreement that is governed by the terms and conditions of this offer or in any way related to the goods sold under any agreement that is governed by the terms and conditions of this offer. Your indemnification obligation applies whether loss is suffered by you, or whether loss is suffered by any third party, except that you need not indemnify WESCO for WESCO's obligation. If any, to you under Clause IV, above. Your indemnification obligation applies whether you alone were negligent; whether WESCO alone was negligent; whether any third party alone was negligent; whether you, WESCO, or a third party were negligent in any combination, whether jointly or concurrently; or whether neither WESCO, nor you, nor any third party was negligent. This indemnification obligation requires you to pay any judgements against WESCO, any court costs that may be assessed against WESCO, and any reasonable attorneys fees and disbursements incurred by WESCO in WESCO's defense. You have no right to control WESCO's defense of any claim brought against WESCO. Your indemnification obligation does not depend on the truth of any allegations made against WESCO, you, or any third-party. While you are not required to indemnify WESCO against WESCO's intentional tortious acts, you must continue to pay WESCO's court costs and reasonable attorneys fees and disbursements until it has been established that the loss in question was caused solely by intentional tortious acts of WESCO.

VII PRODUCT SUITABILITY

WESCO's products are designed to meet stated US safety standards and regulations. Because local safety standards and regulations vary significantly, WESCO cannot guarantee that the goods sold under this offer meet all applicable requirements in each locality. You assume responsibility for compliance with such safety standards and regulations in those locations in which the goods will be shipped, sold and used. Before purchase and use of any goods, please review the product application, and national local codes and regulations, and be sure that the goods, installations, and use will comply with them.

VIII EXPORT CONTROLS

You acknowledge that certain goods sold to you under this offer may be subject to export controls under the laws, regulations and/or directives of the United States and various other countries. You agree to comply with such laws and regulations and agree not to export, re-export or transfer these goods without first obtaining all required authorizations or licenses.

IX INTELLECTUAL PROPERTY

WESCO hereby disclaims any and all warranties against patent, copyright, and trademark infringement. WESCO shall, however, if given prompt notice by you of any claim of patent, copyright, or trademark infringement with respect to any goods sold under any agreement governed by the terms and conditions of this offer, use its reasonable efforts to secure for you such indemnity rights as the manufacturer may customarily give with respect to such goods.

X INTERPRETATION OF THIS AGREEMENT

A. NO ORAL MODIFICATION

None of WESCO's employees or agents have any authority to orally modify or alter in any way the terms and conditions of this offer.

B. PRIOR COURSE OF DEALINGS IRRELEVANT

Regardless of how many times you purchase or have purchased goods from WESCO by whatever means, each time you accept this offer by submitting a purchase order or by other means, you and WESCO have entered into a separate agreement that shall be interpreted without reference to any other agreements between you and WESCO, or what you may claim to be a course of dealing that has arisen between you and WESCO.

C. A USAGE OF TRADE SHALL NOT VARY TERMS AND CONDITIONS

No usage of trade shall vary any of these terms and conditions.

D. NO PRIOR OR CONTEMPORANEOUS AGREEMENTS

There are no prior or contemporaneous agreements, warranties or understandings that affect any agreement that is governed by the terms and conditions of this offer in any way.

XI YOUR AUTHORITY AND CAPACITY

You represent and warrant that you have both the authority and the capacity to enter into any agreement that is governed by the terms and conditions of this offer and, if applicable, to bind your employer and/or principal.

XII SHIPMENT OF GOODS

Shipment of all goods sold under any agreement that is governed by the terms and conditions of this offer will be made F.O.B. point of shipment per Uniform Commercial Code (Ex Works per INCOTERMS 2000 for international shipments). You have the risk of loss after delivery to the F.O.B. point.

Any shipping dates given in advance of actual shipment are estimated and deliveries will be made subject to prior orders on file with WESCO. WESCO shall not be liable for any failure to perform or any delay in performance due to any cause beyond WESCO's reasonable control, including but not limited to: fire, flood, strike, other labor difficulty, act of God, act of governmental authority or of you, transportation difficulties, delays in usual sources of supply, and/or major changes in economic conditions. In the event of delay in performance due to any such cause, the date of delivery or shipment will be extended by a period of time reasonably necessary to overcome the effect of such delay.

XIII PAYMENT

You shall make all payments in United States currency or in its equivalent as specified in writing by WESCO.

Payment is due within 30 days from date of WESCO's invoice to you. If in WESCO's judgment, your financial condition at any time does not justify the terms of payment specified, WESCO reserves the right to require full payment in cash before order entry, manufacture, shipment, or delivery.

In the event you default in payment, you shall be liable for all collection costs incurred by WESCO including, but not limited to, attorney and collection agency fees and all related disbursements.

In the event you do not pay when payment is due, past due amounts are subject to service charges of 1-1/2 percent per month or the maximum percentage rate permitted by law.

XIV TAXES

The prices shown do not include any sales, use, or other taxes or charges payable to state or local authorities. Any such taxes or charges now or hereafter imported with respect to sales or shipments hereunder will be added such prices and you agree to reimburse WESCO for any such taxes or charges.

XV CANCELLATION

You may cancel any agreement governed by the terms and conditions of this offer only if WESCO agrees to cancellation in writing and only after you pay reasonable charges based upon expenses already incurred and commitments made by WESCO.

XVI NO WAIVER OF WESCOS RIGHT S UNDER APPLICABLE LAW

Any agreement that is governed by the terms and conditions of this offer will be governed by the law of Pennsylvania, except for Pennsylvania's choice of law rules, excluding the United Nations Convention on Contracts for the International Sale of Goods. If you bring a lawsuit against WESCO arising out of any agreement that is governed by the terms and conditions of this offer, you must file your lawsuit in a state or federal court located in Pittsburgh, Pennsylvania. You expressly submit to exclusive jurisdiction of said courts and you consent to extra-territorial service of process on you.

In the event of litigation pertaining to any matter covered by any agreement that is governed by the terms and conditions of this offer, you hereby agree to waive any right that you may have to a jury trial of any or all issues that may be raised in such litigations.

XVII NO WAIVER OF WESCOS RIGHT S UNDER APPLICABLE LAW

Nothing contained herein shall be construed to limit or waive any rights of WESCO under applicable United States federal, state, or local laws.

XVIII SEVERABILITY

Should any part of these terms and conditions be held invalid or unenforceable that portion shall be construed consistent with Pennsylvania law and the remaining portions N be the y entire clauses, paragraphs within clauses, sentences, or portions of sentences N shall remain in full force and effect. The term clause ' as used herein refers to the entire text contained below a bolded heading. For example, all of the text under the words ~ XVII SEVERABILITY" constitutes a clause .'