



AEROMAT

2, rue de la Pâture - Z.I. du Colombier - Bât. 18 - 78420 CARRIÈRES-SUR-SEINE - FRANCE

Tél. : * 33 (0)1 39 13 20 25 - Fax : * 33 (0)1 39 13 05 10

Date : 04/11/2024

Page 1 / 1

PROFORMA INVOICE N° 24-1932

Ship to :

WonderPhilly Int. Co. Ltd
RM 1813 18/F, ASIA TRADE CTR 79
LEI MUK RD, KWAI CHUNG, HONG KONG

WonderPhilly Int. Co. Ltd
RM 1813 18/F, ASIA TRADE CTR 79
LEI MUK RD, KWAI CHUNG, HONG KONG

Customer PO	Order date	Our ref	Quotation N°	Incoterm	Terms	Sales Contact
0102416	04/11/2024	ESN 741451	24-32008	Ex Works	CIA	Daniel BRAMI
Forwarder	Account	N° VAT	Currency	Customer contact		
FEDEX	Please advise		USD	Adam AIT		

N°	P/N S/N	Description Application	Condition Certification Tag	Trace	Qty	Unit Price	Amount Delivery
1	337-174-203-0 BC77558B-R	VANE SECTOR S1 BORESCOPE CFM56-5C	OHC - SR TECHNICS AIRFOIL SVCS CAAC,EASA,FAA,TCCA 06/2022	PLUS ULTRA ESN : 741451	1	\$6 500,00	\$6 500,00 STOCK
2	337-174-203-0 BC78399B-5	VANE SECTOR S1 BORESCOPE CFM56-5C	OHC - SR TECHNICS AIRFOIL SVCS CAAC,EASA,FAA,TCCA 06/2022	PLUS ULTRA ESN : 741451	1	\$6 500,00	\$6 500,00 STOCK
3	BANK N/A	FEES			1	\$35,00	\$35,00

CIVIL AIRCRAFT ENGINE , CIVIL AIRCRAFT ENGINE PART

Made in France

Custom regime : free circulation

VALUE FOR CUSTOM PURPOSE ONLY

Weight = 4 kgs

Size = 30 x 20 x 21 cms

Please wire to : SOCIETE GENERALE

Les renardières B

3 Place de Saverne

92901 Paris La Défense Cedex - FRANCE

Contact :

Mme Faten GHAMMAM

Tel: +33 1 55 91 00 23

IBAN : FR76 30003 02350 0012030315882

Account N°	Guichet code	Bank code	Swift code
00120303158-82	02350	30003	SOGEFRPP

SUBTOTAL :	\$13 035,00
VAT 0% :	\$0,00
TOTAL :	\$13 035,00

Siège social : 18, Avenue Pierre Brossolette - 78170 LA CELLE SAINT-CLOUD - FRANCE

RCS Versailles B 387 632 573 - VAT N° FR 39 387 632 573 - N° Siret 387 632 573 00011 - Code APE 4669 B
SARL au capital de 550.000,00 €

AEROMAT GENERAL CONDITIONS OF SALE :

TERMS AND CONDITIONS OF SALE: ALL CLAIMS FOR DAMAGES, OR ANY REASONS MUST BE DONE AGAINST CARRIERS AND INSURANCE COMPANIES.

AEROMAT MUST BE NOTIFIED OF ANY SHORTAGES WITHIN 5 DAYS, WE HEREBY CERTIFY THAT THE WHOLE OF THE MATERIAL LISTED IS IN ACCORDANCE WITH ACCEPTED PRACTISES, METHODS, PROCESSORS AND PROCEDURES.

INDEMNIFICATION : AFTER RECEIPT OF THE MATERIAL, BUYER WILL ASSUME ALL LIABILITY OF ANY NATURE ARISING OUT OF THE USE, POSSESSION, OR RESALE OF SAID MATERIALS, AND AGREES TO INDEMNIFY, PROTECT, DEFEND, AND SAVE HARMLESS SELLER, ITS OFFICERS, DIRECTORS, AND EMPLOYEES WITH RESPECT TO ANY CLAIM, SUIT, ACTION, OR JUDGEMENT OF ANY KIND ARISING OUT OF SUCH USE, POSSESSION OR RESALE.

RETURN : NO MATERIAL IS TO BE RETURNED TO AEROMAT WITHOUT PRIOR WRITTEN CONSENT AND IN ACCORDANCE WITH INSTRUCTIONS PROVIDED BY AEROMAT. ALL ORIGINAL DOCUMENTATION MUST BE RETURNED WITH MATERIAL FOR ANY CLAIM TO BE CONSIDERED. ALL CLAIMS FOR SHORTAGES, ERROR IN ORDER, OR MATERIAL DEFECT MUST BE MADE WITHIN THIRTY (30) DAYS FROM DATE OF INVOICE.

ANY UNIT OPENED FOR ANY REASON, OR INSTALLED IN A MODULE OR AN ENGINE CAN NOT BE RETURNED FOR CREDIT. THIS INCLUDES ANY MODS OR CONVERSIONS APPLIED AFTER THE SALE.

BUYER AND BUYER'S AGENT ACCEPT ALL RESPONSABILITY FOR ENSURING THAT ANY EXPORT OF THESE COMMODITIES COMPLIES WITH ALL FRENCH EXPORT LAWS AND REGULATIONS.

WARRANTIES : AEROMAT MAKES NO REPRESENTATIONS OF WARRANTIES CONCERNING THE MATERIAL EXCEPT AS PROVIDED HEREIN AND SUPPLIED FREE OF DEFECTS IN THE CONDITION OF THE CONTRACT.

FULL AEROMAT GENERAL CONDITIONS OF SALE AVAILABLE UPON REQUEST

APPLICABLE LAW : THIS INVOICE SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE REPUBLIQUE OF FRANCE EXCEPT THAT THE CHOICE OF LAWS PROVISIONS THEREOF WILL NOT BE INVOKED TO APPLY THE LAWS OF ANOTHER JURISDICTION. PURSUANT TO ARTICLE 6 OF THE CONVENTION OF THE INTERNATIONAL SALE OF GOODS (« CISG »), BUYER AND SELLER EXPRESSLY ELECT TO EXCLUDE AND OPT OUT OF ANY APPLICATION OF CISG PROVISIONS TO THIS INVOICE.

TAXES AND COMPLIANCE WITH LAWS : IN ADDITION TO ALL CHARGES SET FORTH IN THE INVOICE, BUYER SHALL REIMBURSE SELLER FOR THE AMOUNT OF ANY SALES OR USE TAX IMPOSED ON SELLER BY ANY TAXING AUHTORITY OF ANY COUNTRY, FEDERAL, STATE OR LOCAL GOVERNMENTS, AS RESULT OF THE SALE, USE, DELIVERY, STORAGE OR TRANSFER OF ANY GOODS COVERED BY THE INVOICE. BUYER SHALL BE RESPONSIBLE FOR COMPLYING WITH ALL FRENCH GOVERNMENT RULES, REGARDING EXPORT REGULATIONS, AND SHALL LIKEWISE COMPLY WITH ALL OTHER LAWS, RULES AND REGULATIONS APPLICABLE TO THIS TRANSACTION. BUYER AND BUYER'S AGENTS ACCEPT ALL RESPONSABILITY FOR ENSURING THAT ANY EXPORT OF THESE GOODS WITH ALL FRENCH EXPORT LAWS AND REGULATIONS. BUYER AND BUYER'S AGENTS WILL NOT CITE SELLER ON ANY EXPORT DOCUMENTS.

DELIVERY : UNLESS OTHERWISE AGREED, DELIVERY SHALL BE MADE EXW ORIGIN (SELLER'S WAREHOUSE) OR OTHER LOCATION AND ACCORDING TO THE DELIVERY SCHEDULE SPECIFIED ON THE INVOICE. SUCH DELIVERY DATE IS APPROXIMATE ONLY AND SUBJECT TO DELAYS DUE TO CAUSES BEYOND SELLER'S CONTROL OR FORCE MAJEURE, INCLUDING, BUT NOT LIMITED TO, ACTS OF GOD OR THE PUBLIC ENEMY, ACTS OF GOVERNMENT, CIVIL WAR, INSURRECTIONS OR RIOTS, RESTRICTIONS, STRIKES OR FREIGHT EMBARGOS, OR ANY OTHER CAUSE TO THE EXTENT IT IS BEYOND SELLER'S SOLE FAULT OR NEGLIGENCE. IN THE EVENT OF SUCH DELAY, THE DELIVERY DATES SHALL BE EXTENDED ACCORDINGLY FOR A PERIOD EQUAL TO THE TIME LOST BY REASON OF SUCH DELAY. IN NO EVENT SHALL SELLER BE LIABLE FOR ANY SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES.

INDEMNIFICATION : BUYER AGREES TO INDEMNIFY AND HOLD SELLER, ITS PARTNERS, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, AFFILIATES, AND SUPPLIERS HARMLESS FROM AND AGAINST ALL CLAIMS, LIABILITY, LOSS, DAMAGE OR EXPENSE, INCLUDING ALL COUNSEL FEES ARISING FROM OR BY REASON OF (I) ANY INJURY OR DEATH ALLEGEDLY CAUSED BY THE DELIVERY, USE, SALE, TRANSFER, OPERATION OR ALTERATION OF THE GOODS SOLD HEREUNDER ; (II) ANY DAMAGE TO OR DESTRUCTION OF ANY PROPERTY OF INJURY TO ANY PERSON OR PERSONS CAUSED BY ANY ACT OR OMISSION, WHETHER NEGLIGENT OR OTHERWISE, OF BUYER OR SELLER OR OF ANY EMPLOYEE, SUBCONTRACTOR, WORKMAN, SERVANT OR AGENT OF BUYER OR SELLER. SUCH OBLIGATIONS OF BUYER SHALL SURVIVE ACCEPTANCE OF THE GOODS AND PAYMENT BY THE BUYER.

WARRANTY OF TITLE : THE GOODS WILL BE OWNED BY SELLER FREE OF ANY LIENS OR CLAIMS.

DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY : ALL GOODS ARE SOLD « AS IS, WITH ALL FAULTS » SELLER, SELLER'S SUPPLIERS AND THEIR RESPECTIVE AFFILIATES UNDERTAKE NO RESPONSABILITY FOR THE QUALITY OF THE GOODS AND MAKE NO WARRANTIES, GUARANTEES OR REPRESENTATIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED, ARISING BY LAW OR OTHERWISE, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AIRWORTHINESS AND CONDITION OF THE GOODS OR OTHER THINGS DELIVERED HEREUNDER TO BUYER OR ANY OTHER PARTY. BUYER HEREBY WAIVES, RELEASES AND RENOUNCES ALL RIGHTS AND REMEDIES, EXPRESS OR IMPLIED, ARISING BY LAW OR OTHERWISE, WITH RESPECT TO ANY NON CONFORMANCE OR DEFECT IN THE GOODS OR OTHER THING DELIVERED HEREUNDER INCLUDING BUT NOT LIMITED TO :

- A) ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR AGAINST INFRINGMENT OR THE LIKE
- B) ANY IMPLIED WARRANTY ARISING FROM COURSE OF DEALING OR USAGE OF TRADE
- C) ANY OBLIGATION, LIABILITY, RIGHT, CLAIM OR REMEDY IN TORT, WHETHER OR NOT ARISING IN WHOLE OR IN PART FROM STRICT LIABILITY OR THE NEGLIGENCE OF SELLER OR SELLER'S SUPPLIER, ACTUAL OR IMPLIED ; AND
- D) ANY OBLIGATION, LIABILITY, RIGHT, CLAIM OR REMEDY FOR LOSS OF OR DAMAGE TO THE GOODS OR OTHER THINGS DELIVERED HEREUNDER, OR OTHER PROPERTY, FOR LOSS OF USE, REVENUE OR PROFIT, FOR ANY LIABILITY OF BUYER TO ANY THIRD PARTY OR FOR ANY OTHER DIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES

RETURN OF GOODS : EXCEPT AS TO REPAIRABLE /AS REMOVED ITEMS SOLD HEREUNDERR WHICH ARE SOLD « AS-IS, WHERE IS » WITH NO RETURNS, NO GOODS MAY BE RETURNED TO SELLER HEREUNDER WITHOUT SELLER'S PRIOR WRITTEN PERMISSION. IN ADDITION, GOODS RETURNED MUST HAVE THE ORIGINAL TAGS ATTACHED OR ELSE BUYER WILL BE LIABLE FOR THE COSTS INVOLVED IN RE-TAGGING THE GOODS ALL GOODS RETURNED ARE SUBJECT TO A RESTOCKING FEE OF NOT LESS THAN \$150.00

ENTIRE AGREEMENT : THE EXPRESS TERMS AND CONDITIONS CONTAINED ON THE INVOICE AND THOSE SET FORTH ON ANY CONTINUATION SHEETS CONTAIN THE ENTIRE UNDERSTANDING OF THE PARTIES WITH RESPECT TO THE SALE OF GOODS. ANY TERMS AND CONDITIONS PROPOSED ON THE BUYER'S PURCHASE ORDER OR OTHER DOUCMENTS, WHICH ADD TO, VARY FROM, OR CONFLICT WITH THE TERMS AND CONDITIONS HEREIN ARE HEREBY EXPRESSLY OBJECTED TO, AND MAY BECOME EFFECTIVE ONLY IF ACCEPTED BY SELLER IN WRITING.

ALL MATERIAL SHIPPED OR SERICE PROVIDERS MUST BE IN COMPLIANCE WITH ALL APPLICABLE ENVIRONMENTAL LAWS AND REGULATIONS.