



NEW SOURCE
CORPORATION

Certifications

AS9100D, AS9120B,
ISO 9001:2015, equivalent to: EN 9120:2018

Corporate Office: 7500 TPC Blvd, Ste 1, Orlando, FL 32822

www.newsourcencorp.com

Customer Terms and Conditions

Form 30.2 Rev D 10-17-23

All invoices are due within thirty days of due date of the invoice. Any account past due will bear interest at the rate of one and one-half percent (1.5%) per month, simple interest, from the date of the invoice. In the event of a dispute arising out of sale of the goods described herein, venue shall be in Seminole county, Florida, purchaser and seller waive the right to trial by jury.



In the event of any dispute between purchaser and seller, the prevailing party shall be entitled to recovery of its reasonable attorney's and paralegal's fees through appeal.



Seller warrants that, to the best of its knowledge. The goods sold under this invoice are as described. Said goods maybe covered by an original manufacturer warranty. Other than described above, there are absolutely no warranties of any kind including the implied warranty of fitness for a particular purpose or of merchantability.

Purchaser shall indemnify and hold seller harmless from any actions or claims brought by any party purchasing the goods described herein from purchaser.

Seller shall not be liable for any claim, rebate, or counterclaim arising under this agreement unless buyer has given to seller notice as follows:

- notice of any objections or complaints concerning the content, quantity, and/or quality of the goods sold by the seller shall be communicated to seller in writing within fifteen (15) calendar days of receipt by buyer of the goods (and in any event before such goods are consumed, negotiated, or commingled by buyer), it being hereby expressly agreed that fifteen (15) calendar days shall be deemed a reasonable time for the communication of such notice.
- no waiver of any of the rights or remedies or seller shall be effective unless set forth in a written waiver executed by seller. Waiver of seller in writing of any default of buyer shall not be deemed a waiver or any other default of buyer. No provision herein with respect to certain rights or remedies of seller shall be construed to deprive seller of any other rights and remedies provided by law.

 DOD-NASA QSLD
 WOMAN OWNED, SMALL BUSINESS

 CORP FL CAGE:0YXT0, SAM.GOV ENTITY#UADBNZZHLGG1
 CA CAGE:3E7F7, SAM.GOV ENTITY#CK66FA2FZRG3