

Phone: 800-518-9274

**Quote To:** 

Quote Number: 22669 QUOTE

**Date:** 7/10/2025

Expires:

Reference:

Sales Person: Kris Elliott

Phone:

Email Address: kelliott@laundryluxdistribution.com

700.00

Phone: 352-629-8306 Fax:

Ocala Fire & Rescue 505 NW MLK Ave

Ocala FL 34475 USA

Terms: Credit Card

1.00 EA

## FREIGHT IS SUBJECT TO MARKET RATES WHEN THE ORDER SHIPS

USD

700.00

Line	Part	Description	Expected Qty	Unit Price	Ext. Price
1	9867830062		1.00EA	8,497.00	8,497.00
	208-240V/60	ofessional, 45LB Capacity, 130 ( OHz/1-Phase, Compass Pro sor, Stainless Steel Panels	G-Force,		
Pro	oduct Number: ELD	6045PNNGA0			

2 INSTALL - OPL FULL

(SUBJECT TO FINAL LAYOUT & FLOOR PLANS) Local delivery and installation for the above within 4' of customers utilities; includes delivery to customer site; uncrate, set in-place and level machines; anchoring and grouting of washers; Laundrylux Distribution will hook-up to existing drain, water, electrical, gas & exhaust venting connections made ready by contractor/customer, initial start-up, programming and training of machines. Removal and disposal of any old equipment if needed.

# QUOTE - Miscellaneous Charge -

Description Ext. Price
1.) FL-Freight - Machines 550.00

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> 9,197.00 Lines Total

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550.00

0.00 **Total Taxes** 

0.00 Line Miscellaneous Charges

**Quote Miscellaneous Charges Quote Total** 9,747.00

There will be a 5 percent price increase on all orders that do not ship by 12/31/2025

**LaundryLux** Distribution **An LLD Management Company**  Page: 3 of 4

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QUOTE

ACCEPTANCE - By placing an order to, or accepting Services provided by the Seller, the Buyer is deemed to have exclusively accepted and is immediately bound, jointly and severally, by these terms and conditions included herein.

#### **SALES PROVISIONS**

- Payment terms are cash in advance. Payments must be made by wire, ACH or certified bank check. A clearing period may apply. A personal check may be acceptable, must be drawn on the Buyers account and a minimum of a 5-day clearing period will apply. Cash is not accepted.
  b) Pricing included is valid for 30 days from the date of the quote or sales order.
- A non-refundable sales order deposit is required on all orders. Deposit must be applied to commercial laundry equipment orders within 180 days. In addition, special orders require a nonrefundable deposit of 50%
- d) If freight is quoted, it will be quoted as "Standard Delivery without liftgate" to the business address, special instructions or added instructions are NOT included unless it is requested at the time of the first request or re-quoted Prior to delivery. "Freight Quotes" are valid for 14 days from the date of Quote.

  e) For Seller arranged freight, Seller is not responsible for any damage that was not reported and noted by Buyer on delivery documents at time of delivery. On Buyer arranged freight,
- Seller is not responsible for any damage unless noted at pick-up, damage claims to be filed directly with Buyer's carrier
- f) Buyer is responsible for indicating sales tax exempt status in the ship to jurisdiction. Buyer is responsible to supply the Seller with all valid tax-exemption certification(s). In the case where sales tax is due, whether identified initially or not, the Buyer accepts all responsibility to pay.
- Seller is not responsible for any damage caused by a third-party installer at time of installation and does not warranty their work.
- All returns must be accompanied by a return authorization number to be provided in advance of a return. RMAs will issued at the discretion of the seller. No RMA's will be issued after 15 days from shipping or in the case of special order products.
   i) 20% restocking fee if order is cancelled after deposit is made or on all equipment in new condition that is returned after shipment

#### **EQUIPMENT TITLE**

Terms are FOB Seller's location, or such other location as may be designated by Seller. Title and risk of loss to the equipment passes from Seller to Buyer at time and place of shipment.

#### **INSURANCE AND TAXES**

a) Until such time as payment in full is received by Seller, Buyer agrees to (a) keep such equipment insured in an amount not less than its full insurable value against loss by fire, theft, vandalism and malicious mischief, storm, earthquake, and extended coverage, and Buyer shall cause Seller to be named loss payee and additional insured in such insurance, and furnish to Seller written evidence thereof; (2) pay promptly all taxes, assessments, licenses and permit fees, liens and other public or private charges when levied or assessed against such equipment.

#### **ASSIGNMENT OF MANUFACTURER'S WARRANTIES** 5)

All parts warranties provided by the manufacturer of such equipment shall be provided to Buyer and Seller hereby assigns any such manufacturer's parts warranties to Buyer. Unless otherwise stated, there is no labor warranty. In the case a labor warranty was stated, clogged drains, clogged water systems, improper service or maintenance by Buyer or Buyer's employees or independent contractors, vandalism, improper usage by Buyer's customers, or any other cause unrelated to the manufacture of equipment is not covered by the labor warranty

#### **DEFAULT**

- If any of Buyer's indebtedness under this Sales Order is not paid promptly when due or if equipment is sold, transferred, conveyed, removed, secreted, encumbered, hypothecated, given away or in any other manner disposed of, or Buyer is otherwise in default hereunder, all unpaid amounts shall become immediately due and payable.
- Buyer shall further be in default hereunder if, prior to full payment to Seller, (a) any warranty, representation or statement made or furnished to Seller by Buyer on Buyer's behalf was false in any material respect when made or furnished; (b) such equipment or any part thereof is lost, stolen or damaged; (c) a levy, seizure or attachment is made upon such equipment or any part thereof; (d) Buyer ceases operations or sells, transfers, conveys, gives away or in any other manner disposes of Buyer's business or a substantial portion thereof; (e) Buyer makes an assignment of Buyer's property or any part thereof for the benefit of creditors or suffers the appointment of a receiver of any part of Buyer's property; (f) any proceedings under the bankruptcy or insolvency laws shall be commenced by or against Buyer; or (g) any guarantor or endorser of any of the obligations hereunder shall die, make an assignment for the benefit of creditors, suffer the appointment of a receiver over any part of the property of any such guarantor or endorser.

## **GOVERNING LAW, JURISDICTION & VENUE**

a) All questions with respect to the construction of this Sales Order and the rights and liabilities of the parties to this Sales Order shall be governed by the laws of the Seller's home jurisdiction. Any action or proceeding instituted by either party to this Sales Order with respect to any matter pertaining in any manner to this Sales Order shall, at the option of Seller, be commenced and litigated only in the Courts in the Seller's home jurisdiction.

#### **ENTIRE SALES ORDER**

This Sales Order contains the entire Sales Order of the parties on the matters covered. There are no representations, Sales Orders, arrangements, or understandings, oral or written, between the parties hereto relating to the subject matter contained in this Sales Order which are not fully expressed herein. No other Sales Order, statement or promise made by any party that is not in writing and signed by all of the parties to this Sales Order shall be binding.

# INVALID PROVISIONS

a) If any provision of this Sales Order shall be invalid or unenforceable, the remaining provisions shall nevertheless continue and be fully effective.

#### ATTORNEY'S FEES

a) Buyer agrees that in the event Buyer is in default under this Sales Order, Buyer will pay to Seller all expenses reasonably incurred by Seller for the purpose of enforcing Seller's rights under this Sales Order, including but not limited to, the costs of locating such equipment and reasonable attorney's fees.

# **FURTHER ACTION**

a) The parties to this Sales Order agree to take any and all action necessary, proper or convenient and to promptly execute and deliver any and all documents necessary, proper or convenient in order to carry out and perform all of the provisions of this Sales Order.

#### NO WAIVER OF RIGHTS

a) Waiver of any default shall not be a waiver of any other default; all rights of Seller are cumulative and not alternative and may be enforced successively, alternatively, or concurrently. The acceptance by Seller of payments due hereunder at times or in amounts different from that provided for herein shall not constitute a waiver of Seller's rights to retake possession of such equipment and other collateral without further notice.

## DISCLAIMER OF EXPRESS AND IMPLIED WARRANTIES

Seller makes no warranty of any kind with regard to such equipment, except as expressly provided herein, and further makes no implied warranty to Merchantability or any implied warranty of fitness for particular purpose.



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Buyer's Initial	
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Customer Signature	Date:
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