



Standard Terms And Conditions

Terms Of Offer: Quotations are an offer to sell according to the terms included. Offers are valid for 30 days from the date of quotation unless otherwise noted and subject to prior sale. The purchaser will be deemed to have agreed upon all terms and conditions contained herein.

Payment Terms: Standard payment terms are net 30 days, pending credit approval of the buyer. Core reserves the right to require prepayment and progress payment if deemed necessary. Any extension beyond standard terms must be approved in writing. Any amount overdue is subject to finance charges at the maximum rate permissible by law.

Shipments: All products are shipped FOB buyer's designated delivery location. Freight charges are included in the sale price unless otherwise specified in the quotation. Buyer is responsible for unloading and all associated labor/costs when equipment arrives. All delivery dates are estimates and under no circumstance are guarantees.

Order Cancellation: Orders canceled after acceptance will be subject to cancellation or restocking charges.

Rental: The standard rental billing cycle will be 28 days. All freight charges will be the customer's responsibility to and from the location the equipment was rented. Customer shall be liable for the return of the equipment in the same condition it was received. In the event equipment is returned damaged it shall stay on rent until the damages are either paid in full or if deemed unrepairable, the replacement cost must be paid.

Warranty: For complete coverage details refer to the Core Warranty Document. There will only be warranty consideration if the specified unit in question has been paid in full.

Indemnity: Buyer agrees to indemnify Core from any and all claims, fees and attorney's costs arising from the Customer's use of the equipment. Core makes no claim to the merchantability or fitness for any application or purpose or implied use of any equipment.

Mediation, Attorney's Fees: If for any reason a dispute arises in regards to these terms that cannot be settled by the parties, the customer and Core agree to submit the dispute to mediation prior to initiating litigation. The agreed upon site shall be Greenville, SC unless an alternate site is mutually agreed upon by both parties. In the event an action arises in regards to these terms the prevailing party shall be entitled to recover from the other party, reasonably incurred costs, expenses and attorney fees. It is agreed upon that these terms will be governed by the laws in the state of South Carolina.