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Billing to: BAKERSFIELD CITY SD-159663 1300 BAKER ST BAKERSFIELD, CA 93305-4326

Prepared by: Solomon Peter

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Service Level:

Shipping to: BAKERSFIELD CITY SD-159663 1300 BAKER ST BAKERSFIELD, CA 93305-4326

GBC Customer Account Number: 51938

Line	Product Name	Description	Product Code	Туре	Sales Price	Quantity	U/M	Line Total	EMA Opt-Out
1	GBC Ultima 65 EZLoad Ready Laminator		1710740B	New Equip	1,803.55	1	EA	1,803.55	
2	1.5M/I/CLR/25.000/00500/1CPI	2 Rolls (1 Box)	3000004	Supplies	30.24	2	RL	60.48	
3	EMA, ULTIMA 65-2, for 1710740B	Extended Service Agreement	2524467	1 year EMA	506.00	1	YR	506.00	

Sales Tax: Not Included

Shipping & Handling: 240.00

Quote Number: 00159435

Created Date: 8/24/2023

Expiration Date: 9/30/2023

Financing options available

Order Approval

90-day Warranty

	Please select your preferred shipping method and pricing for					
Signature:	Continental U.S. Rates vary for shipments to Alaska & Hawaii.					
Name:	Curbside (\$240*): Curbside w/ lift gate (\$280*):					
Title:						
	Threshold (\$300*): Room of Choice (\$325*): White Glove (\$385*):					
Date:						
PO#:						
Special Instructions:	` <i>'</i>					
	(*Additional charges apply for certain equipment models.)					

Payment Terms: Net 30

Quote Number: 00159435 Created Date: 8/24/2023 Expiration Date: 9/30/2023

Return Policy

Please contact ACCO Brands to obtain a Return Merchandise Authorization (RMA) number and detailed return instructions before shipping your product.

Contact numbers: USA 1-800-723-4000; Canada 1-800-463-2545; Mexico (5255) 1500-5700

No returns of any type will be accepted without an RMA number.

- Subject to the written warranty from ACCO Brands that accompanies a product, defective products will be accepted by ACCO Brands for credit, exchange or repair within 90 days of the invoice date. ACCO Brands is responsible for return freight on these items if applicable. Note that verification of the claimed defect by ACCO Brands authorized personnel will be required prior to issuance of proper credit, exchange, or repair.
- Non-defective supply and non-installed equipment and part returns are subject to a 20% restocking fee and must be completed within 30 days of the date of the invoice. Product must be returned in the original selling packaging, quantity and must be in a condition for resale. Customer is responsible for return freight on these items.
- · Non-defective installed equipment returns will not be accepted. All custom-made product sales are final and are not eligible for return.

Adhering to ACCO Brands Return Policies allows us to provide you better service by processing your return and issuing appropriate credit, replacement, or repair more quickly.

Equipment Maintenance Agreement (EMA) Terms and Conditions

- Upon payment of the Total Invoice and subject to the terms and conditions contained herein, ACCO Brands USA, LLC will use commercially reasonable efforts to maintain in good working order the electrical and mechanical parts and components of the Equipment.
- 2. Whenever service is required, ACCO Brands will use commercially reasonable efforts to repair the Equipment without charge for labor or parts. ACCO Brands may use new, used, refurbished, remanufactured, or reconditioned parts when providing such service. Not covered are consumable supply items, including but not limited to modular punching dies, wide-format laminator rollers, cut sticks, cutter knives, trimmer blades or optional accessories purchased for the Equipment. Also not covered are parts damaged by the customer through abuse or misuse. All replaced parts will become the property of ACCO Brands.
- 3. All service will be provided during ACCO Brands's normal business hours, 8:30 A.M. to 5:00 P.M., Monday through Friday. For service outside of normal working hours additional charges shall be paid by Customer in accordance with then prevailing ACCO Brands rates.
- 4. For all new Equipment, Customer will have the Equipment set up in the location it is to be used. ACCO Brands does not allow its Technicians to lift equipment greater than 60 lbs. and ACCO Brands's Technicians must seek additional assistance if equipment weighing greater than 60 lbs. needs to be lifted for any reason.
- 5. Customer agrees to give ACCO Brands at least thirty (30) days prior written notice of any change in location of the Equipment.
- 6. Maintenance hereunder does not include repair of damage resulting from abuse, accident, failure or reduction of electric power, improper installation or storage, improper Equipment operating environment, misuse, neglect, transportation, failure to operate within performance specifications, or failure to operate according to instructions and documentation. If persons or entities other than ACCO Brands service personnel shall perform maintenance on or repair the Equipment, and as a result further repair or maintenance by ACCO Brands is required to restore the Equipment to good operating condition, any such further repair or maintenance shall be subject to additional charge by ACCO Brands in accordance with the prevailing ACCO Brands rates.

- 7. Renewals shall be governed by then prevailing ACCO Brands rates unless terminated by either party upon thirty (30) days written notice.
- 8. If any Equipment is regularly used by more than one shift of personnel, the maintenance total charge for that Equipment will be increased 100 percent for each additional shift regularly using the Equipment.
- If the Equipment becomes obsolete because components to complete the repair are no longer available, ACCO Brands will refund the remaining prorated portion of the Agreement to the Customer.
- 10. All applicable federal, state and local taxes (except taxes based on income) shall be borne by the Customer when and if levied on the services performed hereunder.
- 11. This Agreement shall constitute the entire agreement between the Customer and ACCO Brands irrespective of inconsistent or additional terms and conditions in the Customer's purchase order or other documentation. Any alteration or additions to the terms and conditions of this Agreement as enumerated and printed herein, shall not be binding on ACCO Brands unless the Agreement as altered shall have been approved in writing by an officer of ACCO Brands.
- 12. CUSTOMER AGREES THAT ACCO Brands SHALL NOT BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES OR ANY LOSS OF BUSINESS HOWEVER CAUSED NOTWITHSTANDING ADVICE TO ACCO Brands OF THE POSSIBILITY OF SUCH DAMAGES, INCLUDING WITHOUT LIMITATION DAMAGES RESULTING FROM THE IMPROPER FUNCTIONING OF THE COVERED EQUIPMENT. No action arising out of this Agreement or services performed hereunder may be brought by either party more than one (1) year after the cause of action has accrued.
- 13. In cases when ACCO Brands's standard insurance certificate does not meet Customer's insurance requirements, all insurance (including any landlord's insurance requirements) required from ACCO Brands, must be specified at the signing of this Agreement, agreed to in writing by ACCO Brands, and attached to this Agreement. The attachment must be affirmatively indicated on the front side of this Agreement.

Agreement Type Agreement Coverage

3-Point Toll-Free number to call in for service. Four business hour phone response from Technician. Two business day on-site service. Unlimited parts, labor, and Travel.