QUOTATION

FILMTEC CORPORATION 5400 DEWEY HILL RD EDINA MN 55439-2085 UNITED STATES		CORPORATIONDocumeY HILL RD02/25/2055439-2085FilmTec Corporation		Document E 02/25/2025	Date	Order Number 41171259	
				Customer P 10032024	.O. number	10/03/20	24
	Ship-to / Consignee11005462CITY OF STOCKTON DELTA WATER SUPPLY PROJECT c/o CITY OF STOCKTON 11373 N LOWER SACRAMENTO RD LODI CA 95242-9545		Sold-to				11005462
Forwarding Agent/Notify Party/End User		CITY OF STOCKTON DELTA WATER SUPPLY PROJECT c/o CITY OF STOCKTON 11373 N LOWER SACRAMENTO RD LODI CA 95242-9545					
Transp Road	ort Mode	Shipping Point SARDO & SONS WHSE 0014 WS					
	/ Drayage MER PICKUP	0014 WS	Country Shipped From Country of Destination United States United States				
Unload	ing Point		INFORMATION				
	of Delivery and Pa ockton CA	yment					
NET 30	DAYS FROM INVO	DICE DATE					
Item #	Goods Descript Shipping Marks				Quantity	Unit Price*	Amount*
	Valid from: 10/03 Valid to: 06/30/2	3/2024					
10	12038353 MODULE, SPAR	E L20N PVDF			408 EA	1,040.00 USD / EA	424,320.00 USD
		ESTIMATEI	D DELIVERY DATE	Quantity			
			10/03/2024	408 EA			

QUOTATION

FILMTEC CORPORATION 5400 DEWEY HILL RD EDINA MN 55439-2085 UNITED STATES FilmTec Corporation		Document Date 02/25/2025		Order Number 41171259	
	Customer P.O. number 10032024		10/03/2024		
Goods Description Shipping Marks		Quantity	Unit Price*	Amount	
12032210 O-RING, EPDM 9710 BS359 WRC BLUE DOT;		1,665 EA	2.00 USD / EA	3,330.0 US	
ESTIMATED DELIVERY DATE 10/03/2024	<u>Quantity</u> 1,665 EA				
12037213 O-RING, EPDM 9710 52.1X5.7MM BLUE DOT		1,665 EA	2.00 USD / EA	3,330.0 US	
ESTIMATED DELIVERY DATE 10/03/2024	<u>Quantity</u> 1,665 EA				
12032217 O-RING, EPDM 9710 BS114 WRC BLUE DOT;		1,665 EA	0.30 USD / EA	499. US	
ESTIMATED DELIVERY DATE 10/03/2024	Quantity 1,665 EA				
12036761 O-RING, VTN FKM 6741 BS211;		832 EA	1.00 USD / EA	832. US	
ESTIMATED DELIVERY DATE 10/03/2024	<u>Quantity</u> 832 EA				
	ESTIMATED DELIVERY DATE 12032210 O-RING, EPDM 9710 BS359 WRC BLUE DOT; ESTIMATED DELIVERY DATE 12037213 O-RING, EPDM 9710 52.1X5.7MM BLUE DOT ESTIMATED DELIVERY DATE 12037217 O-RING, EPDM 9710 BS114 WRC BLUE DOT; ESTIMATED DELIVERY DATE 12032761 O-RING, VTN FKM 6741 BS211;	EXEMPT HILL RD DATATES 02252025 Customer P 10032024 Customer P 10032024 Ecode Description Shipping Marks 0 12032210 O-RING, EPDM 9710 BS359 WRC BLUE DOT; Cuantity 10/03/2024 Cuantity 1,655 EA 12037213 O-RING, EPDM 9710 52.1X5.7MM BLUE DOT Cuantity 1,655 EA Cuantity 1,655 EA 12032217 O-RING, EPDM 9710 BS114 WRC BLUE DOT; Cuantity 1,655 EA Cuantity 1,655 EA 12032217 O-RING, EPDM 9710 BS114 WRC BLUE DOT; Cuantity 1,655 EA Cuantity 1203271 O-RING, EPDM 9710 BS114 WRC BLUE DOT; Cuantity Cuantity	ESTIMATED DELIVERY DATE Outantity 12032217 0.8114 WRC BLUE DOT: 1.665 12032217 1.065 EA 1.665 0-RING, EPDM 9710 BS359 WRC BLUE DOT: 1.665 EA 1.665 12032213 1.003/2024 1.665 EA 1.665 0-RING, EPDM 9710 52.1X5.7MM BLUE DOT 1.665 EA 1.665 EA 12032217 0-RING, EPDM 9710 BS114 WRC BLUE DOT: 1.665 EA 1.665 12032217 0-RING, EPDM 9710 BS114 WRC BLUE DOT: 1.665 EA 1.665 12032217 0-RING, EPDM 9710 BS114 WRC BLUE DOT: 1.665 EA 1.665 12032217 0-RING, EPDM 9710 BS114 WRC BLUE DOT: 1.665 EA 1.665 12032217 0-RING, EPDM 9710 BS114 WRC BLUE DOT: 1.665 EA 1.665 EA 12032761 0-RING, VTN FKM 6741 BS211; ESTIMATED DELIVERY DATE Duantity 12036761 0-RING, VTN FKM 6741 BS211; EA ESTIMATED DELIVERY DATE Duantity	ESTIMATED DELIVERY DATE 1003/2024 Outantity Unit Price* 12032210 1.665 2.00 0-RING, EPDM 9710 BS359 WRC BLUE DOT: 1.665 2.00 ESTIMATED DELIVERY DATE 10/03/2024 Outantity 1.665 12032213 1.665 2.00 0-RING, EPDM 9710 BS359 WRC BLUE DOT: 1.665 2.00 ESTIMATED DELIVERY DATE 10/03/2024 Outantity 1.665 1.665 12032213 1.665 2.00 0-RING, EPDM 9710 52.1X5.7MM BLUE DOT 1.665 2.00 ESTIMATED DELIVERY DATE 10/03/2024 Outantity 1.665 1.665 12032217 1.665 4.05 / EA 12032217 FESTIMATED DELIVERY DATE 1.003/2024 Outantity 1.665 4.05 / EA 12032217 FESTIMATED DELIVERY DATE 1.003/2024 Outantity 1.665 4.05 / EA 12032761 0-RING, UTN FKM 6741 BS211; 1.00 ESTIMATED DELIVERY DATE 1.003/2024 Outantity 1.665 832 12036761 0-RING, UTN FKM 6741 BS211; ESTIMATED DELIVERY DATE 1.003/2024 Outantity 1.665 832	

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FILMTE 5400 DE EDINA UNITEI	EC CORPORATION EWEY HILL RD MN 55439-2085 O STATES FilmTec Corporation	Document Date 02/25/2025 Customer P.O. number 10032024		Order Number 41171259 10/03/2024	
tem #	Goods Description Shipping Marks		Quantity	Unit Price*	Amount
60	12032211 O-RING, EPDM 9710 BS354 WRC BLUE DOT;		1,665 EA	2.00 USD / EA	3,330.0 US
	ESTIMATED DELIVERY DATE 10/03/2024	<u>Quantity</u> 1,665 EA			
70	12035217 GREASE, SILICON MX22 (2X 0.5KG);		10 KG	100.00 USD / KG	1,000.0 US
	Freight Surcharge ESTIMATED DELIVERY DATE 10/03/2024	<u>Quantity</u> 10 KG			16,500.0
	6.00 % Sales Tax (State)	Subtotal			453,141.5 26,198.4
	1.25 % Sales Tax (Local)				5,458.0
	0.50 % Sales Tax (Local)				2,183.2
		Total			486,981.2 US
	INFORMATION: Elvis Magana @ 209-937-5725				
	*THE PRICE SHOWN MAY NOT INCLUDE ALL REQUIRED CHARGES. INVOICE PRICE WILL GOVERN ALL SALES MADE. The price effective a shipment/delivery will be applicable to your order, regardless of the price s document.				
	Regardless of the title of, or any delivery date or other statements or descr CONFIRMATION/ORDER ACKNOWLEDGEMENT CONSTITUTES RECE YOUR ORDER ONLY AND DOES NOT CONSTITUTE ACCEPTANCE. U ACCEPTANCE AND DELIVERY OF PRODUCTS BY SELLER, THE SALE SUBJECT TO THE ATTACHED CONDITIONS OF SALE OR THE PROVI	EIPT OF PON F WILL BE			

EXHIBIT 1 3 of 5

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FILMTEC CORPORATION				Document Date 02/25/2025		Order Number 41171259	
DINA MN 5 JNITED STA	5439-2085 FES	FilmTec Corporatio			1111200		
			Customer 1 10032024	P.O. number	10/03/2024	ļ	
	ds Description ping Marks			Quantity	Unit Price*	Amount	
CONF SELL ACCE SUCH	FIRMATION TO THE TERMS ER'S ACCEPTANCE OF TER PTANCE OF ALL TERMS PF I TERMS ARE ADDITIONAL ENVISE SUBJECT TO ANY	CT BETWEEN US THAT COVERS I LIMITS ANY ACCEPTANCE BY B OF THE CONFIRMATION AND CO MS PROVIDED BY HUS CONFIRMATION TO OR DIFFERENT FROM BUYER SIGNED WRITTEN CONTRACT BI ENT, THIS CONFIRMATION PREV OTHER BUYER DOCUMENTS, TC THE PARTIES EXPRESSLY EXCL IN ANY DOCUMENT PROVIDED E	NDITIONS YER'S N, WHETHER S TERMS OR				

Revision	Revision QUOTATION		Page 5 of 5		
LMTEC CORPORATION 100 DEWEY HILL RD DINA MN 55439-2085 NITED STATES	FilmTec Corporation	Document Date 02/25/2025	Order Number 41171259		
		Customer P.O. number 10032024	10/03/2024		

EXHIBIT 1

STANDARD CONDITIONS OF SALE

STANDARD CONDITIONS OF SALE Seller warrants only that (a) any products or services provided hereunder meet Seller's standard specifications for the same or such other specifications as may have been expressly agreed to herein; (b) the sale of any products or services provided hereunder will not infringe the claims of any validly issued United States patent covering such product or service isself, but does not warrant against infringement by reason of (i) the use of any information provided, (ii) the use of any product or service in combination with other products, services, or information or in the operation of any process, or (iii) the compliance by Seller with any specifications provided to Seller by Buyer, and (c) all products provided hereunder were produced in compliance with the requirements of the Fair Labor standards Act of 1938, as amended. WITH RESPECT TO ANY PRODUCTS, SERVICES, OR INFORMATION PROVIDED TO BUYER, SELLER MAKES NO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER EXPRESS OR IMPLIED WARRANTY. Buyer assumes all risk and liability resulting from use of the products, services, or information delivered hereunder, whether used singly or in combination with other products, services, or information. N NO EVENT WILL SELLER'S AGGREGATE LIABILITY TO BUYER FOR ALL DAMAGES ARISING FROM ANY AND ALL CLAIMS RELATED TO THE BREACH OF THIS AGREEMENT, NONDELIVERY, OR THE PROVISION OF ANY PRODUCT, SERVICE, OR INFORMATION COVERED BY THIS AGREEMENT, REGARDLESS OF WHETHER THE FORM OF ACTION IS BASED ON CONTRACT, TORY (INCLUDING NEGLIGENCE), STRICT LIABILITY, STATUTE, OR OTHERWISE, EXCEED THE TOTAL PRICE PAID BY BUYER TO SELLER FOR THE PROVIDICTS, SERVICES, OR INFORMATION IN RESPECT OF SUCH PRODUCTS, SERVICES, OR INFORMATION, PRODUCT SHALL NOT BE RETURNED TO SELLER NAMY MANNER. FAILURE TO GIVE NOTICE OF AL CLAIM WITHIN NINETY (90) DAYS FROM DATE OF DELIVERY, OR THE DATE PRICE CONDELIVERY (IN CASE OF NONDELIVERY) SHALL CONSTITUTE A WAIVER BY BUYER OF ALL CLAIMS IN RESPEC

OTHER WHICH MAY THEREAFTER OCCUR. 3. No liability shall result from delay in performance or nonperformance, directly or indirectly caused by circumstances beyond the control of the party affected, including, but not limited to, act of hardship in obtaining reasonably priced supplies of materials, or failure of usual transportation mode. Quantities so affected may be eliminated from the agreement without liability, but the agreement shall remain otherwise unaffected. Seller shall have no obligation to purchase supplies of the product specified herein to enable it to perform this Agreement. 4. If for any reason including but not limited to Force Majeure Seller is unable to supply the total demand for products specified herein, Seller may distribute its available supply among any or all purchasers, as well as departments and divisions of Seller, on such basis as it may deem fair and practical, without liability for any reason including but not limited to Force Majeure Seller is unable to supply the total demand for products specified herein, Seller may distribute its available supply among any or all purchasers, as well as departments and divisions of Seller, on such basis as it may deem fair and practical, without liability for any failure of performance which may result therefrom. 5. Seller may furnish such technical assistance and information as it has available with respect to the use of the products or services covered by this agreement. Unless otherwise agreed in writing, all such information will be provided gratis. Buyer agrees to evaluate such information, to make an independent decision regarding the suitability of such information, products and services for Buyer's application, and only use such products, services and information pursuant to the current good product specifies and all regulatory requirements applicable to Buyer's business. Contractors and customers who may distribute, handle, process, sell or use such products, and advise such parties to familiarize themselves with such information. B

The ball of given is samples only of prisons min can handle, de and object of the product salety. Onlies algored by object in a winter agreenting bach use, in the test shall be in a conducts for use in the manufacture of any implementer of any implementer of any implementer of any implementer of a prison. The prison and the manufacture of any implementer of a prison of the product (seen if accompanied by documents using a trademark or trade name of Seller in the origination and the prison of the products, services or information provided hereunder shall be in accompanied by documents using a trademark or trade name of Seller, and the product (seen if accompanied by documents using a trademark or trade name of Seller in the origination of the products, services, or information and or trade name of seller. The product is services, or information sold hereunder.
In the event Buyer tails to fulfill Seller's terms of payment, or in case Seller shall have any doubt any time as to Buyer's financial responsibility. Seller may decline to make further deliveries except upon receipt of cash or satisfactory security.
This agreement is not assignable or transferable by Buyer, in whole or in part, except with the prior written consent of Seller. Seller reserves the right to sell, assign, or otherwise transfer its right to receive payment under this agreement.
Dispute Resolution and Arbitration - Buyer and Seller agree to arbitrate all disputes, claims or controversise whether based on contract, tort, statute, or any other legal or equitable theory, arring out of althis forgerement. The parties shall before and as a condition of proceeding to arbitration atempting in good fails to resolution of the Agreement or the relationship which results from this dargerement, and (e) any state lew inclusion of the Agreement or the relation ship which erashing and the proceed or ontract, tort, statute, or any other legal or equitable theory, arising out of althis dargerement or the relationship which er

jurisdiction

jurisdiction. 15. As part of the sale of goods hereunder, Seller may collect, use and disclose Personal Information about Buyer including company name, address, banking and credit information as well as name, phone number, email address and other contact details of natural persons within Buyer's organization and Buyer's contractors. Seller may share Personal Information with its affiliates and selected third parties around the world in order to complete the sale of goods, as described in Seller's privacy statement. https://www.dupont.com/privacy.html 16. This Agreement supersedes all prior agreements, representations and understandings between the parties (whether written or oral) with respect to its subject matter and constitutes (along with the exhibits and schedules attached hereto) a complete and exclusive statement of the terms of the agreement between the parties with respect to the provision of products or services hereunder. Not by way of limitation of the unqualified nature of the foregoing. Buyer acknowledges, agrees and represents that it is not relying upon, and it has not been induced by, any representations and warranties Seller as and only to the extent expressly provided in this Agreement. No modification of this Agreement shall be binding upon Seller unless separately contracted in writing and executed by a duly authorized representative of Seller. No modification shall be effected by the acknowledgment or acceptance of purchase or uses of the products. Unless Buyer shall notification, Buyer's acceptance or use of the products, service, information or ducitions. Unless Buyer shall be deemed to have accepted the terms and conditions. Hereof and, in the absence of such notification, Buyer's asceptance or use of the products, services, information or technology shall be equivalent to Buyer's assent to the terms and conditions hereof. Ver. 3/5/07