

STADCO
 1931 North Broadway
 Los Angeles, Ca. 90031

Phone: (323) 227-8888
 Fax: (323) 221-1705

SHIPPER 21331
STADCO DUNS 00-838-3820

SOLD TO:

JACOBS SVERDRUP
 2224 BAY AREA BLVD.
 HOUSTON TX 77058
06062001

SHIP TO

JACOBS SVERDRUP
 16834 TITAN DR.
 ATTN: PO# GE98665J62
 HOUSTON TX 77058

Purchase Order: GE98665J62
Prime Contract: NNJ05HI05C
Vendor Code N

Ship Date: 2/24/2006
Shipped Via TEI BE
GBL NO.
F.O.B. FRT COLLECT

S.O. NO. 15472	PACKING # 21331	WEST CST	RESALE W	TAXABLE	TERMS N30
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THE TERMS AND CONDITIONS PRINTED BELOW ARE MADE PART HEREOF

Line	Qty Ord.	Qty Shipped	Description	PO Line	REV	UM	Job Order No.
1	1	1	Stadco Part No.: SEG39135774			EA	14530
			Part Number				
			SEG39135776-301				
			SDG39135781-001				
			SDG39135800-301				
			SDG39135794-003				
			SDG39135795-001				
			SDG39135790-001				
			SDG39135791-001				
			SDG39135792-001				

10,000#
1 ea.

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RECEIVED BY: _____

DATE: _____

TERMS AND CONDITIONS

1. By acceptance and/or payment of this invoice, Buyer agrees, pursuant to Section 2719 of the Uniform Commercial Code, that Seller's liability to Buyer, if any, for consequential damages is limited to an amount equal to ten (10%) per cent of the amount of the unit price.
 2. Seller represents that is has not included in the price hereunder any charge or reserve for insurance of self insurance to cover the loss or damage to Buyer's personal property herein referred to. If applicable, Seller agrees to furnish Buyer, on request a certificate in compliance with same and with NASA procurement regulation 13-502.2 entitled "Government Furnished Property" (October 1963).
 3. Buyer further agrees that any tooling, parts or material furnished or fabricated under the purchase order herein referenced, and left at Seller's premises, may be disposed of as scrap by Seller, without further notice or instructions, if same is not used within four (4) years from the date of this invoice, and in the event of such disposal, destruction or loss, Seller's liability to Buyer if any, shall not exceed the scrap value.
 4. Except as hereinabove provided, and notwithstanding any of the terms and condition in the Buyer's Purchase Order to the contrary, Seller's liability to Buyer for loss or damage to Buyer's materials, tools, patterns or other personal property from all or any specified hazards while in the possession of Seller, shall be limited to the value of such items in the amount stipulated in writing in advance of any such loss or damage. If not so stipulated, then Buyer and Seller agree that it would be impossible or too difficult to fix such value, and therefore, in accordance with the provisions of Section 2718 of the Uniform Commercial Code, acknowledge the difficulties of proof of loss and the inconvenience or nonfeasibility of otherwise obtaining an adequate remedy and agree that any claim by Buyer against Seller for such damages shall be liquidated for the sum of One Hundred (\$100.00) dollars which sum the parties acknowledge and agreed is reasonable in the light of the anticipated or actual harm caused by such damage.