Quotation to Provide Base Isolation for 4 Server Cabinets in 2 Rows as follows:

<table>
<thead>
<tr>
<th>QTY.</th>
<th>DESCRIPTION</th>
<th>PRICE</th>
<th>UNIT</th>
<th>AMOUNT</th>
</tr>
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<tbody>
<tr>
<td></td>
<td><strong>4 Server Cabinets in 2 Rows</strong></td>
<td></td>
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<tr>
<td></td>
<td><strong>Required Materials</strong></td>
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</tr>
<tr>
<td>4</td>
<td>IBP-1045 1 - 10.75’W x 45’D Seismic Isolation Plank</td>
<td>1815.00</td>
<td>1542.75</td>
<td>6171.00</td>
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<td>6</td>
<td>IBP-1245 1 - 12.75’W x 45’D Seismic Isolation Plank</td>
<td>1940.00</td>
<td>1649.00</td>
<td>9894.00</td>
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<td>16</td>
<td>IBPC-27B Base Isolation Connector, Blk, 27.0”L</td>
<td>0.00</td>
<td>0.00</td>
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<tr>
<td>16</td>
<td>IBPC-24B Base Isolation Connector, Blk, 24.0”L</td>
<td>0.00</td>
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<tr>
<td>1</td>
<td>Layout/Construction of 10 Planks and Ramp/Strap 8 Cabinets during normal business hours</td>
<td>2500.00</td>
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</table>

Worksafe Technologies of Northern California, Inc. is providing this Quote with the understanding that the information provided to our company accurately expresses your requirements. This quote is valid for 30 days and is subject to modification at any time if the terms and conditions expressed in your original requirements are modified in any way. In particular, if additional insurance or performance requirements are added to the original requirements, we will have to add those costs to our original quote.
The customer (“Buyer”) named on reverse hereby offers to buy from WorkSafe Technologies of Northern California (“Seller”) at the stated prices, plus charges for shipping, insurance and sales tax as shown. Seller shall not have accepted this offer until an officer of Seller has signed below. The person signing on behalf of Buyer certifies that he or she is authorized to make this agreement on behalf of Buyer.

1. TERM AND CONDITIONS: The terms and conditions set forth herein, together with those appearing on the face hereof, shall constitute the complete exclusive statement of all the terms of agreement between Buyer and Seller pertaining to the sale of the Goods and Services. No other terms or conditions are agreed to or implied unless different, contradictory, or additional terms and conditions are agreed to in writing by Buyer and Seller. Acceptances, purchase orders or confirmations by Buyer which state additional or differing terms shall be operative as acceptances; provided, however that all such differing or additional terms shall be deemed material alterations within the meaning of section 2207(2)(b) of the California Uniform Commercial Code and notice of objection thereto is hereby given.

2. PAYMENT TERMS: Unless otherwise provided on the face of this document, full price is due thirty (30) days from the date of delivery (“due date”). A charge of 1.5% per month or the maximum interest rate allowable by law, whichever is less, will be added to the unpaid balance on all invoices not paid in full on or before the due date.

3. SECURITY INTEREST GRANTED: Buyer grants to Seller a security interest in the Goods, and all accessions to, replacement of, and proceeds from, the Goods, to secure performance by Buyer to all Buyer’s obligations under this agreement. Buyer warrants that the Goods will be located at the delivery address unless and until written consent to a change of their location is given by Buyer. Buyer assumes at risk of loss or damage to any part of the Goods and Buyer shall not be relieved of any obligations under this agreement because of any loss or damage to any part of the Goods. Buyer shall maintain the Goods in good order at Buyer’s own cost. Buyer shall pay all taxes levied or assessed against the Goods. Buyer shall not, without the prior written consent of Seller, sell, lease, encumber or otherwise dispose of any part of the Goods until Buyer will have fully performed and paid all obligations under their agreement. Seller may enter at any reasonable hour the premises where any part of the Goods are located and inspect the Goods. Seller may file a financing statement to perfect the security interest granted by this agreement. Should Buyer fail to pay any amount specified when it becomes due or perform any provisions of this agreement. Buyer shall be in default under Division 4 of the California Uniform Commercial Code. In that event, Seller may exercise any and all rights allowed under California Civil Code Section 2982. Buyer's failure to pay or performance of the Goods will constitute a default under this agreement.

4. BUYER’S INSURANCE: Buyer shall insure the Goods for their full insurable value against loss or damage from all foreseeable risks.

5. SHIPMENT: In the event the Goods are to be shipped by common carrier to Buyer (rather than being delivered directly by Seller to Buyer), delivery will be F.O.B. San Jose, California. Title and risk of loss on damaged Goods shall pass from Seller to Buyer upon delivery to Buyer. If items are held or stored, at buyer's request, the amount due thereon shall become due thirty (30) days after notice that the items are ready for shipment.

6. DELIVERY: The delivery date shown on the face of this document is an estimate as to delivery based on Seller's best estimate of conditions prevailing at time of order entry. The Seller shall not be liable for any damages due to delays or failure in delivery resulting directly or indirectly from circumstances beyond its control: including, without limitation, acts of God, war, national emergency, fire, flood, explosion, labor disputes, breakdown of machinery, destruction of Goods, and material allocation or shortages. Seller shall have the right to deliver all the Goods at one time or in portions from time to time within the delivery time provided on the face of this document.

7. CANCELLATION AND DELAY: This order may be cancelled or the Buyer may cause the work to be delayed upon 30 days written notice, or earlier with the consent and upon the terms and conditions approved by the Seller, in writing. These terms shall include payment for all work in progress. Goods delivered by the Seller, raw materials and labor expended in filling order.

8. CHANGES: Seller shall fill the order as written exactly as shown on the face of this document unless Seller is unable to obtain the specified Goods from Seller’s suppliers. Buyer understands and agrees that frequent design and model changes by Seller's suppliers may result in Seller being unable to provide specified Goods. Buyer agrees that Seller shall not be required to substitute specified Goods with replacements which are not in Seller's sole opinion, of equal or higher quality and fitness for Buyer's intended use at no additional cost to Buyer and with the written consent of Buyer. If Seller cannot provide replacement Goods which meet these requirements, Seller will notify Buyer and will not ship or deliver any Goods unless Seller and Buyer shall have agreed in writing to changes in this agreement.

9. INSPECTION AND REJECTION OF GOODS: Seller shall inspect the Goods promptly after delivery by Seller. Failure of the Buyer to inspect the Goods within seventy-two (72) hours or three (3) business days whichever is more, after delivery by Seller shall constitute waiver of the right of inspection and acceptance of Goods. All notices of rejection must be in writing and sent to the Seller by certified mail within three (3) business days after inspection. Acceptance shall be considered seventy-two (72) hours or three (3) business days whichever if more, after delivery to Buyer unless timely notice of rejection is sent to Seller.

10. RETURNED GOODS AUTHORIZATION: The Seller will not accept return of rejected Goods unless authorized in writing prior to shipment. (a) Granting the customer the authority to return Goods will not be construed to signify the acceptance of the Goods themselves nor of the customer's claim but will only signify authority to physically return the Goods so that they may be inspected, and so that proper disposition of the customer's claim may be made after such inspection. (b) The Seller will reserve the right to return the Goods to the customer, after such inspection, with no credit to the customer, and with the customer to bear the transportation charges with written consent of the Buyer. (c) Authorization to a customer to return Goods implies the use of a common carrier.

11. LIMITED WARRANTY: The only warranty of Goods delivered pursuant to this agreement shall be the factory or manufacturer's warranty, if any. Seller does not separately or independently offer a warranty of any kind with respect to Goods. THERE ARE NO WARRANTIES BY SELLER, EXPRESS OR IMPLIED, INCLUDING NO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Seller warrants its services performed for one (1) year.

12. REMEDIES: In the event that the Seller breaches this agreement, Buyer's sole right to damages will be the difference between the contract price and the market price of the Goods on the date of the breach. In no event will Seller be liable to Buyer for any damages, including any loss of profits, loss of savings or other incidental or consequential damages arising out of the use or inability to use the Goods even if Seller has been advised of the possibility of such damages or for any claim by any other party.

13. SUBCONTRACTING AND ASSIGNMENT: The Seller reserves the right to subcontract any or all of its rights hereunder to meet the requirements of the agreement with written consent of Buyer. The Seller shall not be permitted to assign its rights under this agreement without written approval of Seller except to Affiliates or as part of a merger or acquisition. Affiliate means that at least 50% of the company is under the common control, controls, or is controlled by the authorized company.

14. RESERVATION OF RIGHTS: The failure of Seller or Buyer to object to the manner of performance of any of the terms and conditions of this agreement shall not be considered a waiver of any rights or remedies, past, present or future, and each party reserves its rights to insist upon strict compliance with these terms and conditions.

15. SELLER'S AGENTS: No agent, employee, or representative of the Seller has any authority to bind Seller to any affirmation, representation, or warranty concerning the Goods sold under this agreement which is not expressed in this agreement.

16. MODIFICATIONS: This agreement can be modified, amended or rescinded only by writing signed by Buyer and Seller.

17. MISCELLANEOUS LAW: This agreement, and all rights and obligations of Buyer and Seller, shall be governed by the Uniform Commercial Code as enacted and in force in the State of California on the date Buyer places its order.

18. COSTS OF COLLECTIONS: In the event of a default under this agreement Buyer agrees to reimburse the seller for all of Seller's legal fees and expenses incurred in the protection of all of Seller's rights under the agreement and applicable laws. The reimbursement shall include reasonable attorney's fees and costs incurred in any out-of-court workout or in any bankruptcy case (including automatic stay litigation), and the reimbursement obligations shall become part of the principle obligation which is subject to a finance charge.

19. TIME OF ESSENCE: BUILDING UPON SUCCESSORS: Time is of the essence in this agreement. The agreement shall be binding upon and insure to the benefit of the successors, heirs, or assigns of each of the Seller and Buyer.

20. GOVERNING LAW: This agreement shall be governed by the laws of the State of California, venue of any legal action will be the county of Santa Clara.

21. HOLD HARMLESS: Buyer Agrees to indemnify and hold harmless Seller against, and in respect of any and all claims, losses, expenses, costs, obligations, and liabilities that may occur by reason of Buyer's purchase or use of the Goods by any subsequent party, by reason of any act or omission of Buyer of any of its successors or assigns.

22. SEVERABILITY: The invalidity in whole or in part of any provision hereof shall not affect the validity of any other provision of this Customer Order and Security Agreement.