

TRANE US LA CROSSE PARTS SUPPLY 2525 Larson Street LA CROSSE, WI 54602 USA PH: 6087812349 Fax:

## Prepared For:

LA CROSSE CENTER 300 HARBORVIEW PLAZA LA CROSSE, WI 54601 USA

6087897400

Payment Terms: N30

**QUOTATION** 

Order Num	ıber
3388520	0
Order Date	Page
7/20/2016 15:41:18	1 of 3

Quote Expires On 9/19/2016

## Ship To:

LA CROSSE CENTER 300 HARBORVIEW PLAZA LA CROSSE, WI 54601 USA

Requested By: Mr. DON ROCKOW

		The state of the s
Customer ID:	1098568	

		PO Number			Ship Rot	ıte	Quoted By	:		
							Dale Thesi	ng		
U	Init Info:	Make / Mode	1 / Seri	al	In	terna	l Type			
are D Driv	e					***************************************				
				Item ID		Pricing UOM	Unit Price	Extended Price		
Ordered	Allocated	Remaining UOM Un	it Size	Iter	Description			Unit Size	Store Pickup	Ha7Mat
1	0	1 EA		CN	03053			EA	5,192.16	5,192,16
			1.0		TROL; ASSY., 75 HP, T	, 460 1	VOLT, E01	1.0	N	N
					A 1, 075T4E013CMD2XXSX XXXX	XZ2X(	GXXXXXX			
1	0	I EA		DR	03008			EA	5,037.78	5,037.78
			1.0	DRI	E; TR200 75HP, 460V, N	EMA	I VERTICAL	1.0	N	N
			T20	(PASS, 975T4V013CMD2XXSX XXXX	XZ2X(	GXXXXXXX				
1	0	1 EA		FRE	GHT	THE STREET STREET	William Minute Commission Commiss	EA	75.00	75.00
			1.0	FRE	GHT & HANDLING			1.0	N	N 75.00



TRANE US LA CROSSE PARTS SUPPLY 2525 Larson Street LA CROSSE, WI 54602 USA PH: 6087812349 Fax:

## **QUOTATION**

Order Nun	nber
338852	0
Order Date	Page
7/20/2016 15:41:18	2 of 3

				Quo	te Expires On 9/	19/2016
	Quantities		Item ID	Pricing	Unit	Extended Price
Ordered	Allocated	Remaining UOM Unit Size	Item Description	UOM Unit Size	Store Pickup	HazMat

Total Lines: 3

SUB-TOTAL:

10,304.94

AMOUNT DUE:

10,304.94

U.S. Dollars

This is a quote, not an invoice. Prices quoted are valid for 30 days from the day of the quote unless otherwise indicated. Tax is an estimate and is subject to changes in shipping address and applicable tax rates. Shipping and Handling charges will be applied if necessary at the time of the order. Quoted items are subject to availability and are not guaranteed to be in stock. Returned parts may be subject to restocking fees and Special Order parts may not be returnable.

Trane Supply - USA Terms & Conditions of Sale

- Applicability and Formation. Each quotation ("Quotation") issued by Seller (as defined below) is an offerto sell products ("Products") to purchaser ("Customer") and include sandis governed by the seterms and conditions of sale ("Terms"). Likewise, all sales of Products to Customer from Seller, even if not preceded by a Quotation, includes and are governed by the Terms ("Purchase"). The Terms and any applicable Seller Quotation shall be deemed accepted by Customer if Customer places an order for Products, or receives Cardiabrishan de destinate accepted y continent customer places an order for including, or receives Products, or upon Seller's receipt of: a Customer purchase order, or a signed Quotation, or any other indicationofacceptancebyCustomer. Anyresultingcontractisexpresslylimited to the terms contained many applicableSellerQuotationandtheTems. Sellerejectsanytems and conditions contained in Customer's forms or correspondence that are additional to or different from those set forth in the Terms and in any applicable Seller Quotation
- Some Key Terms
- "Consumables" means, for these purposes, filters, gloves, masks, tape, refrigerants, sealants, gaskets, seals, cleaners and other chemicals
- "Equipment" means those Products that are not a component of other items (e.g., Furnace, Air
- Handler, Air Conditioned Condenser, Heat pump Rooftop unit Chiller, PTAC).

  "Parts" means those Products that are not Equipment but are purchased to either repair or supplement
- an item of Equipment(e.g., a coil, compressor, motor, ducting or thermosta).

  d. "Seller" means the HVAC Parls and Supply Solutions strategic business unit of Trane, commonly known as Trane Supply or Trane parls. Legally, Seller operates as part of two legal entities. In the U.S. Seller is a part of Traine U.S. Inc., and in Canada Seller is a part of Traine U.S. Seller is a part of Traine U.S. Inc., and in Canada Seller is a part of Traine U.S. References to the term "Seller" refers to this parts operating group of the applicable legal entity as determined by the Seller
- "Trane Branded" means Products branded with any of the following trademarks Trane, American Standard, and Ameristar (as brands for Equipment and Parts) and Service First and SF (as brands for
- Limited Warranty
- 3. Trane Branded Residential Equipment Limited Warranty. Trane Branded residential Equipment sold by Seller is provided with its own warranties (see Warranty included with Equipment for more details), but are otherwise subject to the Terms. Note that if this residential Equipment is sold to a "residential end." user", as opposed to a "commercial end-user", the warranty period may have the option for extension if the user, as opposed to a commercial end-user, the wait any perioditizer to every experior extension takes and user registers their Equipment-see the applicable warranty statement for details and restrictions. To the extent such residential warranty conflicts with the Terms, such residential warranty governs. However, for residential Equipment bought by contractors and other non-end-user purchasers. Seller provides such intermediate customer/contractor with the same limited warranty, including all applicable restrictions and limited warranty, including all applicable restrictions and limitations as provided for Commercial Equipment under Sections below.
- Initiations as provided for Commercial Equipment under Sectiods Delow.

  Commercial Equipment and Residential and Commercial Parts Limited WarrantyTHE LIMITED WARRANTY FOR TRANE BRANDED COMMERCIAL EQUIPMENT AND ALL TRANE BRANDED PARTS(OTHER THAN CONSUMABLES, AS THE SAME MAY BE AMENDED FROM TIME TO TIME, ARE INCORPORATED HEREIN REFERENCE from
- Ship://www.trane.com/partswarranty-. CUSTOMER A CKNOWLEDGES RECEIPTREVIEW AND ACCEPTANCE OF THE LIMTED WARRANTY TERMS AT CUSTOMERS WRITTEN REQUEST, SELLER WILL MAIL SUPPLIER A HARD COPY OF THE APPLICABLE WARRANTY TERMS or sales of Seller branded commercial Equipment and Parts that are not consumable to the extent any of the sales of Seller branded commercial Equipment and Parts that are not consumable to the extent any of the sales of Seller branded commercial Equipment and Parts that are not consumable to the extent any of the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Parts that are not consumable to the sales of Seller branded commercial Equipment and Seller branded commercial commercial or parts limited warranty terms conflict with the Termithe provisions of the applicable limite warranty terms govern.
- c. Consumables and Third Party Equipment and Parts SELLER MAKES NO WARRANTIES OF ANY KIND WITH REGARD TO (i) TRANE BRANDED OR THIRD PARTY CONSUMABLES AND (ii) THIRD PARTY EQUIPMENT AND III) THIRD PARTY PARTS "Third party", for these purposes means not Trane Branded
- Customer acknowledges that Seller is reselling (and not itself providing) all third party Products
- purchased by Customer
  Seller shall pass through to Customer, the manufacturer's warranties for each such Products and agrees to facilitate utilization of manufacturer's product return policies. Inno event will Seller provide product return or warranty coverage beyond that provided by the manufacturer. Products that are accepted for return may be subject to the manufactures applicable restocking fees).
- Customeracknowledgesthe terms and conditions governing the use of such Products shall be solely
- between Customer and the applicable third party manufacturer

  Warranty Remedy. Seller's obligations and liabilities under any warranty provided hereby or referenced above (see Sections 3(a) and (b) above) are limited to furnishing replacement Equipment or Paris, at its option, FOB (Seller designated shipping point), freight-allowed to Seller's warranty agents stock location, for all non-conforming warranted Products. At Seller's option, Seller may refund the Customer the purchase price or value of such warrantable Product. The replacement or repair or other remedy of Products by Seller does not give rise to any new warranty, and the warranty period provided for in the Terms is not extended by the length of any period from the date the defective or non-conforming Products are received by Seller until the date the repaired or replacement Products are delivered to Customer. Seller the repaired or replacement Products are delivered to Customer. Seller the repaired or replacement Products are delivered to Customer.
- shall not be obligated to pay for the cost of lost refrigerant

  e. THE LIMITED WARRANTIES PROVIDED HEREBY ARE GIVEN IN LIEU OF ALL OTHER WARRANTIES, EXPRESS, IMPLIED, OR STATUTORY, SELLER DISCLAIMS ALL IMPLIED WARRANTIES AND SIMILAR OBLIGATIONS (OTHER THAN GOOD TITLE) INCLUDING, BUT NOT LIMITED TO, THOSE OF FITNESS FOR A PARTICULAR PURPOSE, AND MERCHANTABILITY WHETHER OTHERWISE ARISING BY LAW, CUSTOM, USAGE, TRADE PRACTICE, COURSE OF DEALING, OR COURSE OF PERFORMANCE
- The Maranty Requirements. Seller's warranties will apply only if the Products (i) have been paid for, installed maintained and used in conformity with the highest industry practices including conformance with Section 6 hereof; (ii) have been subjected to normal use for the purpose for which the Products were designed and approved for inwriting by the manufacturer, (iii) have not been subjected to misuse, negligence oraccident (iv) havenot been altered, supplemented or repaired by persons other than Sellerin any respect which, in the judgment of Seller, adversely affects the condition or operation of the Products or subject to any other products of the product of the products of the products of the products of the product of the products of the products of the products of the products of the product of the products of the products of the product of the products of the productsapplicable warranty exclusion

- Limitation of Liability. IN NO EVENT SHALL SELLER BE LIABLE TO CUSTOMER OR ANYTHIRDPARTYFORANYSPECIAL, INDIRECT, INCIDENTAL, PUNITIVE, EXEMPLARYOR CONSEQUENTIAL DAMAGES, INCLUDING COMMERCIAL LOSS, LOSS OF REVENUE, OF USE, OR LOST PROFITS, HOWEVER CAUSED, EVEN IF SELLER HAS BEEN ADVISED OF USE, OR LOST PROFITS, HOWEVER CAUSED, EVEN IF SELLER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SELLER ALSO DISCLAIMS ANY LIABILITY FOR DAMAGES OF ANY KIND (WHETHER DIRECT OR INDIRECT) ARISING FROM MOLD, FUNGUS, BACTERIA, MICROBIAL GROWTH, OR ANY OTHER CONTAMINATES OR AIRBORNE BIOLOGICAL AGENTS. TO THE EXTENT ALLOWED BY LAW, IN NO EVENT SHALL SELLER'S LIABILITY FOR CLAIMS ARISING OUT OF OR RELATING TO THIS AGREEMENTEXCEED THE VALUE OF THE PRODUCT GIVING RISE TO THE CLAIM. THESE LIMITATIONS SHALL APPLYNOTWITHSTANDINGANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY OR ANY BREACH BY SELLER. THESE LIMITATIONS, TO THE EXTENT ALLOWED BY LAW, APPLY TO ALL CLAIMS WHETHER BASED IN CONTRACT, NEGLIGENCE. STRICT. LIABILITY. AGENCY, WARRANTY. TRESPASS. INDEMNITY OR NEGLIGENCE, STRICT LIABILITY, AGENCY, WARRANTY, TRESPASS, INDEMNITY OR OTHER THEORY OF LIABILITY.
- Proper Business Practices. Except as otherwise agreed to by an authorized representative of Seller, Customer agrees to (a) employ trained and qualified HVAC fechnical personnel to install the Products, (b) ensure that all Products are installed in accordance with Seller's or other applicable manufacturers installation instructions and the laws, codes and regulations effective in the area in which those Products are installed. (c) conduct installation of the Products in a manner that will preserve and enhance the good will and prestige of Seller. (d) not remove or alter any printed Seller or applicable manufacturer warranty, name plate, label, tag or literature from any Products and, where applicable to deliver Seller's or the manufacturer's, as applicable, printed warranty and operations manuals to the end user at or prior to the time of installation, and (e) record the model and serial number of all Products installed, along with the installation location and date, and furnish that information to Seller upon request
- intellectual Property. Seller does not grant any right to use any of Seller's trademarks trade names or similar intellectual property marks without Seller prior express written approval

  7. Shipping, Risk of Loss and Transfer of Title. Shipment dates are estimates only. No valid
- contract may be made to ship within or at a specified time unless in writing, signed by an officer of Seller, Shipments shall be f.o.b. factory or warehouse at named shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with title and risk of loss and the shipping point with the shipping poipassing to Customer upon delivery to the carrier
- Cancellation and Returns. If Customer cancels any order prior to shipment, without Seller's writtenconsent, Customershall be liable to Seller for cancellation charges including Seller's incurred. white non-sen, costonies statue able to Seller for carbonication and gestind during Seller structure costs and profits. Products may be returned only innew, unused condition, within 30 days of receipt and a restocking fee may apply. Special orders require Seller pre-approval for return. Please check with your Seller representative prior to returning
- Priceand Payment Payment is due upon receipt of Product Allamounts not paid to Sellerwhen due will incur a carrying charge of 1.5% per month to the extent allowed by law and otherwise at the highest written contract rate allowed by law. Customer shall be liable to Seller for all collection expenses, including reasonable attorney's fees and court costs, incurred by Seller in attempting to collectary amounts due from Customer. Seller reserves the right to exercise all remedies available at law, including suspending or terminating performance in the event of Customer's non-payment. All prices are exclusive of all applicable taxes, duties, licenses, and tariffs levied upon the sale, purchase or delivery of the Products which are the Customes obligation
- Relationship of Parties. Customer and Seller shall be deemed independent contractors.
   Nothing contained herein shall be deemed to create the relationship of partner, principal and agent. employerand employeeor joint venture. Customerhas no right or authority to incur obligations of any kind in the name of or for the account of Seller, nor to commit or bind Seller to any contract or other
- 11. Indemnification. Customer agrees to indemnify defend and hold Seller, and its officers, directors, members, shareholders partners, employeesagents, subcontractors and representatives harmless from and against any losses, damages, liabilities and expenses (including legal fees) resulting from any claim of or cause of action for (a) faulty workmanship installationor servicing by Customer or a representative agent or third party purchaser from Customer, or (b) the failure by Customer to a representative agent or unit party purchaser from customer, or (b) the ratifice by Customer to confirm that the Product(s) provided by Seller are fit for Customer's purposes, or (c) defective materials or parts supplied by Customer or (d) system design error or negligence of Customer or a representative agent or third party purchaser from Customer
- Customer us a representative agent or triuro parry purchaser from Customer

  12. Force Majeure. Seller will not be responsiblefor any delay of failure in any performance due, without limitation, to acts of God, war, warlike conditions blockade, embargoes riots, governmental restriction, labor disturbances unavailability of anticipated usual means of supplies transportationor loading facilities, wrecks, epidemics, quarantine, fire, flood, earthquake, explosion, any unforeseen
- loading facilities, wrecks, epidemics, quarantine, fire, flood, earthquake, explosion, any unforeseen change in circumstances or any other causes beyond its reasonable control.

  13. Governing Law. THE AGREEMENT IS GOVERNED, CONSTRUED AND ENFORCED UNDER THE LAWS OF THE STATE OF NEW YORK INCLUDING THE UNIFORM COMMERCIAL CODE, EXCEPT AS PROVIDED IN THESE GENERAL TERMS. The U.N. Convention on Contracts for the International Sale of Goodsis expressly excluded.

  14. Miscellaneous No course of prordealings and no usage of trade shall be relevant to determine the meaning of the delivery document or the Termsevent houghthe accepting or acquiescing partynas knowledge of the performance and appoint in living obligation. The term including shall mean and the
- knowledgeof the performanceand opportunity for objection. The term "including" shall mean and be construed as "including but not limited to", unless expressly stated to the contrary. The invalidity, in whole or in part, of any section of the delivery documentor the Terms shall not affect the remainder of whole of the part of any section in the belivery occumentor the Terms shall not affect the remainder of such sections of the delivery document or the Terms. All provisions or obligations contained in the delivery document or the Terms which by their nature or effect are required or intended to be observed, kept or performed after termination or completion of this transaction will survive and remain binding upon and for the benefit of the parties, their successors and permitted assigns. The failure of either  $party to insist upon strict performance of any of the provisions of the {\sf Terms will} not be {\sf deemedawaiver}$ party of insist upon succeptation and of the provision so the removal introduced entered a waiver of any breach or default. Seller is not responsible for typographical or cierical errors made in any proposals, quotations, orders or publications and reserves the right to correct any such errors. English is the governing language of the Terms