#### NORTH DAKOTA DEPARTMENT OF TRANSPORTATION CONTRACT FOR PROCUREMENT

#### CONTRACT TITLE: CUTTING EDGES – JOMA 6000 & BLACK CAT STANDARD STEEL CARBIDE

This agreement is entered into between the state of North Dakota, acting by and through its Director of Transportation, hereinafter referred to as NDDOT, whose address is 608 East Boulevard Avenue, Bismarck, North Dakota, and KRIS Engineering, Inc., hereinafter referred to as the Contractor, whose address is 1988 247<sup>th</sup> St, Saint Augusta, MN 56301-6200.

In consideration of the mutual covenants herein set forth, NDDOT and the Contractor agree as follows:

- 1. That in consideration of the payments to be made by NDDOT, the Contractor agrees to provide the services and/or goods in accordance and in conformity with this contract, the Contractor's Price Document, Exhibit A Pricing, and any purchase orders issued as a result of this contract. If discrepancies exist between any purchase orders and this contract, this contract shall govern.
- 2. NDDOT agrees to pay the Contractor for the products and services, when delivered and accepted in accordance with this contract.

Payments are to be made upon presentation of an invoice by the Contractor, and by the terms of this contract.

- 3. The products and services shall be provided pursuant to this contract, to the laws of the state of North Dakota, and to the satisfaction of NDDOT, in accordance with the rules and regulations made pursuant to state and federal law.
- 4. The Contractor, in employing and maintaining labor, shall do so in conformity with state and federal law and this contract.
- 5. Payments by NDDOT beyond the current state biennium shall be contingent on sufficient funds being appropriated by the Federal Government or State Legislature for the Department. In the event of insufficient appropriations in future bienniums, NDDOT may give a minimum of 30 days' notice to terminate this agreement/contract and have no further obligation to the Contractor.
- 6. All work products and copyrights of the contract which result from this contract are the exclusive property of NDDOT.
- 7. Notwithstanding any rules regarding the choice of law or venue, it is agreed by the parties that this contract shall be governed by and construed in accordance with applicable Federal Law and the laws of the state of North Dakota, at the time this contract was executed. All disputes arising from this agreement shall be brought in the South Central District Court of the state of North Dakota.
- 8. This agreement constitutes the entire agreement between the parties. No waiver, consent, modification, or change of terms of this agreement shall bind either party unless in writing and signed by both parties. Such waiver, consent, modification, or change, if made, shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements, or representations, oral or written, not specified herein regarding this agreement. The Contractor, by the signature below of its authorized representative, hereby acknowledges that the Contractor has read this agreement, understands it, and agrees to be bound by its terms and conditions.
- 9. The terms of this agreement shall not be waived, altered, modified, supplemented, or amended, in any manner whatsoever, except by written instrument signed by the parties.
- 10. The Contractor shall not assign any portion of the work under this agreement, execute any contract, or obligate itself in any manner with a third party with respect to its rights and responsibilities to this agreement without written consent of NDDOT. Any agreement with a subcontractor does not create a contractual relationship between the NDDOT and the subcontractor.
- 11. The Contractor shall not assign nor transfer the contractor's interests or duties under this agreement without the



express written consent of the state.

- 12. The Contractor agrees to comply with all applicable laws and rules, including, but not limited to, those relating to nondiscrimination, accessibility, and civil rights.
- 13. The Appendices A and E of the Title VI Assurances, attached, are hereby incorporated into and made a part of this agreement.
- 14. Freight/F.O.B. Destination. Freight and transportation charges are to be determined at the time of order placement, unless otherwise specified in Exhibit A Pricing, attached to this contract (F.O.B. Free On Board)
- 15. New Equipment and Materials. Unless otherwise indicated in this contract, all equipment and materials shall be new and under current production for use in the United States.
- 16. Taxes. The State does not pay sales tax or federal excise tax. The state sales tax exemption number is E-2001. The federal tax-free transaction number is 45-70-0010K. The Purchasing Agency will furnish a tax-exempt certificate upon request.
- 17. Billing and Payment Procedures. Purchase Orders (PO's) may be issued by NDDOT Procurement Office, or individual NDDOT District locations during the contract period.

Invoices are to be submitted as indicated on the purchase orders unless otherwise instructed. Failure to submit correct invoices to the appropriate NDDOT office may delay contractor payment.

Payment will normally be made within thirty days after delivery and acceptance of commodities or services under this contract and receipt of a correct invoice. All invoice and payment inquiries must be directed to the Purchasing Agency.

18. Contract Amendments, Unanticipated Amendment. After a binding contract has been entered into, no changes (i.e. additions, substitutions, subcontracting or a price adjustment) may be made, unless prior approval has been obtained from the purchasing agency and Procurement Officer. The contractor may request changes, such as substitutions of a product, by submitting a written request to the Procurement Officer. Unanticipated amendments must be within the scope of the original contract, authorized by the terms of the contract due to legitimate, unforeseen circumstances. . (N.D.A.C. ch. 4-12-13)

The terms of this contract shall not be waived, altered, modified, supplemented, or amended, in any manner whatsoever, except by written instrument signed by the parties. No waiver consent, modification or change of terms of this agreement shall bind either party unless in writing and signed by both parties. Such waiver, consent, modification, or change, if made shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements, or representations, oral or written, not specified herein regarding this agreement.

- 19. Contract Price Adjustment. The Contract Unit Prices shall be firm for the twelve (12) months of the contract period. On an annual basis, all unit prices may be subject to price adjustment (increase / decrease). The request for a price adjustment shall be submitted to the Procurement Office at least forty-five (45) days before the scheduled contract expiration date and <u>must include justification</u> for the proposed change. The Procurement Officer will respond as follows:
  - a. The request may be granted,
  - b. The contract may be cancelled, or
  - c. The contract may be continued without change.

If a price increase is approved by the NDDOT, the date the increase will be effective along with the new unit prices will be included in an amendment document. Approval of any price increase renews the twelve-month firm price period.

NDDOT shall also be advised of and receive the benefit of any price decrease. The same notification and review process will apply to a decrease in cost.



20. Contract Term and Renewal Option. The NDDOT will enter into a contract with an effective date **beginning September 1, 2022, and ending June 30, 2023**, inclusive. This contract may be renewed upon satisfactory completion of the initial contract term. The NDDOT reserves the right to execute up to five options to renew this contract for a period of twelve (12) months each, not to exceed sixty (70) months total. Renewals will be documented by amendment.

The NDDOT reserves the right to renegotiate price and terms provided that such negotiated price and terms fall within the original scope of work for this bid. Negotiations may be conducted annually or at such times that additional and unexpected services falling within the scope of the contract may occur. Such changes will be documented by amendment to the contract.

21. Inspection and Investigations. NDDOT reserves the right to conduct inspections and investigations related to the bidder and the offered commodities or services, including but not limited to the firm, personnel, qualifications, and the commodities and services offered to make determinations regarding compliance with the bid requirements and responsibility of the bidder. All material and workmanship are subject to inspection and testing by NDDOT at the point of manufacturer, place of storage, or upon receipt. NDDOT reserves the right to reject any commodities or services and terminate the contract if the Contractor fails to comply with the specifications, terms and conditions, or the seller's express or implied warranties. Rejected commodities will be removed at the Contractor's expense. Failure to satisfactorily perform may result in suspension or debarment from the Bidders List.

If commodities or services are rejected as being not compliant with the requirements of this solicitation, NDDOT will inform the Contractor in writing. The Purchasing Agency may provide the Contractor with a reasonable opportunity to cure, whenever practicable, as set forth in writing by the Purchasing Agency.

- 22. Materials and Workmanship. All material and workmanship shall be subject to inspection and testing at the discretion of the Purchasing Agency either at the point of manufacturer, place of storage, or upon receipt.
- 23. Pricing. Unit prices are to be stated in United States currency and based on the unit of measurement specified in Exhibit A Pricing, attached to this contract.
- 24. Receiving. Deliveries must arrive at the designated destination(s) during normal business hours unless other shipping/receiving instructions are issued by NDDOT personnel. The contractor shall contact the NDDOT to schedule delivery dates and times at least 24 hours in advance of delivery.

All NDDOT offices will be closed in recognition of State holidays. Any day declared a holiday by the President or Governor will also be recognized by office closure.

- 25. Responsibility of the Contractor. The Procurement Officer, at any time, may make a supplementary investigation as to the responsibility of any Contractor, even though the Contractor may be on the Bidders List. If the Contractor is determined to be not responsible, the contract may be terminated, and the Contractor may be debarred or suspended form the bidders list. (N.D.A.C. § 4-12-11-04)
- 26. Specifications. Contractor shall submit detailed manufacturer's specifications with this contract, and upon execution of the contract, the Contractor's specifications shall become part of the contract. Specifications must include brand, composition, blade analysis, hardness rating, design, dimensions, weight, etc. Promotional literature is generally not adequate. Any discrepancies between products to be furnished and manufacturer's printed specification must be documented.
- 27. Subcontracts, Assignment. The Contractor shall not subcontract, assign or transfer the Contractor's interests or duties under this contract without express written consent of NDDOT. However, the Contractor may enter into subcontracts provided that any such subcontractor acknowledges the binding nature of this contract and incorporates this contract, including any attachments. The Contractor is solely responsible for the performance of any subcontractor. The Contractor shall not have the authority to contract for or incur obligations on behalf of the NDDOT.
- 28. Successors in Interest. The provisions of this agreement shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and assigns.



- 29. Testing and Acceptance. Blades may be tested upon delivery to ensure compliance with specifications prior to payment. The testing procedure requires approximately sixty (60) days. Materials failing to meet specifications will be returned at the Contractor's expense.
- 30. Termination
  - a. This contract may be terminated by mutual consent of both parties, or by either party upon 30 days' notice, in writing and delivered by certified mail or in person.
  - b. In addition, NDDOT may terminate this contract effective upon delivery of written notice to the Contractor, or at such later date as may be established by NDDOT, under any of the following conditions:
    - i. If NDDOT funding from federal, state, or other sources is not obtained and continued at levels sufficient to allow for purchase of the indicated quantity of services. The contract may be modified by agreement of the parties in writing to accommodate a reduction in funds.
    - ii. If federal or state regulations or guidelines are modified, changed, or interpreted in such a way that the services are no longer allowable or appropriate for purchase under this contract or are no longer eligible for the funding proposed for payments authorized by this contract.
    - iii. If any license or certificate required by law or regulation to be held by the Contractor to provide the services required by the contract is for any reason denied, revoked, or not renewed.

Any such termination of this contract under (i), (ii), or (iii), above, shall be without prejudice to any obligations or liabilities of either party already accrued prior to such termination.

- c. NDDOT, by written notice to the Contractor, may terminate the whole or any part of this agreement.
  - i. If the Contractor fails to provide services called for by this contract within the time specified herein or any extension thereof; or
  - ii. If the Contractor fails to perform any of the other provisions of this contract, or so fails to pursue the work as to endanger performance of this contract in accordance with its terms, and after receipt of written notice from NDDOT, fails to correct such failures within ten days or such longer period as NDDOT may authorize.
- 31. The Risk Management Appendix, attached, is hereby incorporated into and made a part of this agreement.
- 32. Service Representative. The Contractor must provide a dedicated customer service representative to provide support for this contract. The Contractor shall notify the Procurement Officer in the event the representative is changed.

NAME: Dan Doll (Name of person servicing this contract)	
BUSINESS NAME: Kris Engineering	
MAILING ADDRESS: 1988 247 th St	
CITY & STATE: <u>St Augusta, MN</u> ZIP CODE: <u>56301</u>	
PHONE NUMBER: <u>3.20-251-4558</u> TOLL FREE:	
FAX NUMBER: 320-251-0018 E-MAIL: dan@Krisengineering, (0)	γ



34. This agreement becomes effective when all parties have signed and it shall terminate on June 30, 2023.

EXECUTED the date last below signed.

WITNESS: Ivnik NAME (TYPE

SIGNATURE

To be signed by Owner; Partner; Corp. Pres., Vice Pres., or other authorized Corp. Officer. (If signed by other authorized Corp. Officer, please attach copy of Power of Attorney or other documentation showing authority to sign.)

CONTRACTOR:

## NORTH DAKOTA DEPARTMENT OF TRANSPORTATION

DS 22

**Ronald Henke** 

NAME (TYSIgned BRINT)

Laureen M. Martin

WITNESS:

aureen M. Martin

SIGNATURE 40283 E9048E429...

#### for the DIRECTOR (TYPE OR PRINT)

	Pit The
1	SIGNATURE 2A3326B55C844FD

9/28/2022

DATE

## APPROVED as to substance by:

Brad Darr

DIVISION DIRECTOR (TYPE OR PRINT) ed by:

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Brad	Darr

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SIGN	AT444F60	)5C4340A.

9/23/2022

DATE

CLA 1043 (Div. 50) L.D. Approved 2-17-05; 10-14; C.M. 09/07/2022

9/23/2022

ATTORNEY GENERAL

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Special Asst Attorney General

DocuSigned by:

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APPROVED as to Execution



#### NORTH DAKOTA DEPARTMENT OF TRANSPORTATION APPENDIX A OF THE TITLE VI ASSURANCES

During the performance of this contract, the Contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the Contractor) agrees as follows:

- 1. <u>Compliance with Regulations</u>: The Contractor (hereinafter includes consultants) will comply with the Acts and the Regulations relative to Non-discrimination in Federally-assisted programs of the U.S. Department of Transportation, the Federal Highway Administration, as they may be amended from time to time, which are herein incorporated by reference and made a part of this contract.
- 2. <u>Non-discrimination</u>: The Contractor, with regard to the work performed by it during the contract, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The Contractor will not participate directly or indirectly in the discrimination prohibited by the Acts and the Regulations, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR Part 21.
- 3. <u>Solicitations for Subcontracts, Including Procurements of Materials and Equipment</u>: In all solicitations, either by competitive bidding, or negotiation made by the Contractor for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by the Contractor of the Contractor's obligations under this contract and the Acts and the Regulations relative to Non-discrimination on the grounds of race, color, or national origin.
- 4. <u>Information and Reports</u>: The Contractor will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Recipient or the Federal Highway Administration to be pertinent to ascertain compliance with such Acts, Regulations, and instructions. Where any information required of a Contractor is in the exclusive possession of another who fails or refuses to furnish the information, the Contractor will so certify to the Recipient or the Federal Highway Administration as appropriate, and will set forth what efforts it has made to obtain the information.
- 5. <u>Sanctions for Noncompliance</u>: In the event of a contractor's noncompliance with the Nondiscrimination provisions of this contract, the Recipient will impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
  - a. withholding payments to the Contractor under the contract until the Contractor complies; and/or
  - b. cancelling, terminating, or suspending a contract, in whole or in part.
- 6. <u>Incorporation of Provisions</u>: The Contractor will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations and directives issued pursuant thereto. The Contractor will take action with respect to any subcontract or procurement as the Recipient or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the Contractor becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, the Contractor may request the Recipient to enter into any litigation to protect the interests of the Recipient. In addition, the Contractor may request the United States to enter into the litigation to protect the interests of the United States.



#### NORTH DAKOTA DEPARTMENT OF TRANSPORTATION APPENDIX E OF THE TITLE VI ASSURANCES

During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the Contractor) agrees to comply with the following non-discrimination statutes and authorities; including but not limited to:

#### Pertinent Non-Discrimination Authorities:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d *et seq.,* 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin); and 49 CFR Part 21.
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Federal-Aid Highway Act of 1973, (23 U.S.C. § 324 et seq.), (prohibits discrimination on the basis of sex);
- Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 *et seq.),* as amended, (prohibits discrimination on the basis of disability); and 49 CFR Part 27;
- The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 *et seq.)*, (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131-12189) as implemented by Department of Transportation regulations at 49 C.P.R. parts 37 and 38;
- The Federal Aviation Administration's Non-discrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures nondiscrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).



#### NORTH DAKOTA DEPARTMENT OF TRANSPORTATION PURCHASING SHIP TO ADDRESSES

## 61 – BISMARCK DISTRICT:

61 – BISMARCK DISTRICT: NDDOT - BISMARCK DISTRICT 218 S AIRPORT ROAD BISMARCK ND 58504-6003	(701) 328-6941 PHONE (701) 328-6933 FAX
<b>62 - VALLEY CITY DISTRICT:</b> NDDOT - VALLEY CITY DISTRICT 1524 8TH AVENUE SW VALLEY CITY ND 58072-4200	(701) 845-8803 PHONE (701) 845-8804 FAX
<b>63 - DEVILS LAKE DISTRICT:</b> NDDOT - DEVILS LAKE DISTRICT 316 6TH ST SE DEVILS LAKE ND 58301	(701) 665-5119 PHONE (701) 328-0329 FAX
<b>64 –MINOT DISTRICT:</b> NDDOT - MINOT DISTRICT 1305 HIGHWAY 2 BYPASS EAST MINOT ND 58701-7922	(701) 857-6928 PHONE (701) 857-6932 FAX
<b>65 –DICKINSON DISTRICT:</b> NDDOT - DICKINSON DISTRICT 1700 3RD AVENUE W SUITE 101 DICKINSON ND 58601-3009	(701) 227-6525 PHONE (701) 227-6505 FAX
<b>66 -GRAND FORKS DISTRICT:</b> NDDOT - GRAND FORKS DISTRICT 1951 NORTH WASHINGTON PO BOX 13077 GRAND FORKS ND 58208-3077	(701) 787-6521 PHONE (701) 787-6515 FAX
<b>67 –WILLISTON DISTRICT:</b> NDDOT - WILLISTON DISTRICT 605 DAKOTA PARKWAY WEST PO BOX 698 WILLISTON ND 58802-0698	(701) 774-2721 PHONE (701) 774-2704 FAX

### 68 – FARGO DISTRICT:

NDDOT - FARGO DISTRICT 503- 38TH STREET SOUTH FARGO ND 58103-1198 (701) 239-8910 PHONE (701) 239-8915 FAX



## Risk Management Appendix

## Supply Contracts with Private Individuals, Companies, Corporations, Etc.:

Each party agrees to assume its own liability for any and all claims of any nature including all costs, expenses and attorney's fees which may in any manner result from or arise out of this agreement.

Contractor, or Contractor's delivery agent, shall secure and keep in force during the term of this agreement, from insurance companies, government self-insurance pools or government self-retention funds authorized to do business in North Dakota, the following insurance coverages:

- 1) Commercial general liability and automobile liability insurance.
- 2) Workers compensation insurance.

# Contractor shall produce certificates of insurance or copies of insurance policies upon request by the State.

When a portion of a Contract is sublet, the Contractor shall obtain insurance protection (as outlined above) to provide liability coverage to protect the Contractor and the State as a result of work undertaken by the Subcontractor. In addition, the Contractor shall ensure that any and all parties performing work under the Contract are covered by public liability insurance as outlined above. All Subcontractors performing work under the Contract are required to maintain the same scope of insurance required of the Contractor. The Contractor shall be held responsible for ensuring compliance with those requirements by all Subcontractors.

RM Consulted 2007 Revised 6-07



EXHIBIT A - PRICING - CONTRACT 50221286 JOMA 6000 & Black Cat Standard Steel Carbide - Kris Engineering, Inc.					
PRODUCT DESCRIPTION	NDDOT INVENTORY PART NUMBER	KRIS ENGINEERING PART NUMBER	LIST PRICE		
BLACK C	AT		-		
OPTION 1					
/4 x 6 x 4' FLAT CARBIDE INSERT, TALL BULLNOSE 5/8P, 1-1/2 GAUGE, 60#	76006-100110	CIAD664844	\$ 309.3		
/4 x 6 x 3' FLAT CARBIDE INSERT, TALL BULLNOSE 5/8P, 1-1/2 GAUGE	76006-100111	CIAD663644	\$ 232.0		
/8 x 5 x 3' FLAT CARBIDE INSERT, TALL BULLNOSE UNDERBODY, TOP BEVEL 5/8P, 1-1/2 GAUGE, 45#	76006-100112	CICD753644	\$ 246.3		
/8 x 5 x 4' FLAT CARBIDE INSERT, TALL BULLNOSE UNDERBODY, TOP BEVEL 5/8P, 1-1/2 GAUGE, 58#	76006-100113	CICD754844	\$ 328.4		
BLACK CAT STOCKS A LIMITED SUPPLY OF THE TALL BULLNOSE CARBIDE. THE LEAD INCREASE SIGNIFICANTLY THE			ER. THESE LEAD TIMES MAY		
OPTION 2					
/4 x 6 x 4' FLAT CARBIDE INSERT, BULLNOSE 5/8P, 1-1/2 GAUGE, 62#	76006-100120	CIAB664844	\$ 246.1		
/4 x 6 x 3' FLAT CARBIDE INSERT, BULLNOSE 5/8P, 1-1/2 GAUGE	76006-100121	CIAB663644	\$ 184.6		
/8 x 5 x 4' FLAT CARBIDE INSERT, UNDERBODY, TOP BEVEL 5/8P, 1-1/2 GAUGE, 58#	76006-100122	CICB754844	\$ 264.8		
/8 x 5 x 3' FLAT CARBIDE INSERT, UNDERBODY, TOP BEVEL 5/8P, 1-1/2 GAUGE, 42#	76006-100123	CICB753644	\$ 198.6		
THE LEAD TIME ON STANDARD BULLNOSE IS 5 - 8 WEEKS FROM THE DATE OF		TIMES MAY CHANGE TH	ROUGHOUT THE YEAR.		
JOMA 60					
OMA 6000x4 4' EDGE, 38#	76006-367005	JOMA 6000x4	\$ 502.9		
OMA 4' BACK SUPPORT, 3/4" x 4" x 47-3/4" SBFC, 34#	76006-367010	BS23901MH	\$ 71.1		
S STRAP48 4' STRAP FOR JOMA OR SNO-SHOCK, (5/8PB or 5/8C BOLT), #25	76006-367015	SS STRAP48	\$ 55.8		
OMA 6000x3 3' EDGE, 29#	76006-367006	JOMA 6000x3	\$ 377.1		
OMA 3' BACK SUPPORT, 3/4" x 4" x 35-3/4" SBFC, 25#	76006-367011	BS23902MH	\$ 53.3		
S STRAP36 3' STRAP FOR JOMA OR SNO-SHOCK, (5/8PB or 5/8C BOLT), #19	76006-367016	SS STRAP36	\$ 41.9		
THE LEAD TIME ON JOMA EDGES AND STRAPS IS 1 - 2 WEEKS FROM THE DATE OF OI DATE OF ORDER. THE LEAD TIME ON THE JOMA			TS IS 3 - 5 WEEKS FROM THE		
FREIGH	Г				
ORDERS LESS THAN \$8,000.00 WILL B	E CHARGED \$400.00 FI	REIGHT.			
ORDERS \$8,000.00 OR MORE WILL BE	CHARGED \$120.00 FR	EIGHT.			
CONTACT INFO					
SALES/SERVICE:	Dan Doll	CELL: 320.267.0360	EMAIL: dan@krisengineering.com		