



Anchor Rebar Supply Inc
 1645 Sydenham Rd
 Kingston, Ontario
 K7L 4V4

Tel: (613) 546-6683
 Fax: (613) 546-6230
 Toll Free: 800-223-0012

MEMBER
 REINFORCING STEEL
 INSTITUTE OF ONTARIO

To: _____

Date: _____

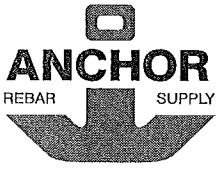
Project: _____

Quotation No: _____

CONDITIONS UNDER WHICH THIS QUOTATION IS MADE:

1. It is a condition precedent to any performance obligations by Anchor Rebar Supply Inc. that, prior to commencement of performance of the work and from time to time during the course of the work, the Contractor shall furnish to Anchor Rebar Supply Inc., that financial arrangements are in place to fulfill the Owner's obligations under the Prime Contract. The failure of furnish the evidence required is a default giving Anchor Rebar Supply Inc. right to terminate the contract.
2. Should any or all payments not be made promptly at the time that it or they respectively become due, Anchor Rebar Supply Inc. may, without prejudice to its rights, stop further work and shipments hereunder, and at its option, all or any portion of the contract formed by acceptance of this quotation.
3. Anchor Rebar Supply Inc. shall not be liable for any delays caused by labour disputes, accident, fire, truck, train air or water transportation, acts of God or other acts beyond its control.
4. This agreement is subject only to payment holdback terms as noted on this quotation.
5. This quotation shall be subject to increases due to scrap metal and fuel surcharges.
6. All contracts will be invoiced based on theoretical weights.
7. Any products agreed to be sold under a fixed sum contract and which remain unused at the completion of the rebar portion of the Work, shall be the property of Anchor Rebar Supply Inc. and subject to its order.
8. Payment terms are outlined on page 1 of this quotation.
9. Any purchase order and/or contract received based on this quotation will have expressed or implied as terms and conditions of the agreement all the terms and conditions on both pages of this quotation.
10. ITEMS TO BE SUPPLIED BY THE PURCHASER WITHOUT COST TO ANCHOR REBAR SUPPLY INC.
 - a. A crane of adequate size and operation to safely hoist, load, unload, raise, lower and move reinforcing steel and welded wire fabric, including pre-fabricated cages where required, throughout the construction site. The Purchaser shall provide adequate site access to facilitate unloading of fully loaded semi-trailer trucks.
 - b. Sufficient manpower resources to offload deliveries of the aforementioned reinforcing steel and welded wire fabric on Supply Only projects.
 - c. All policemen and/or flag men for unloading of deliveries when and where required.
 - d. All necessary layout lines, levels, templates required to place the reinforcing steel.
 - e. The supply, erection and removal of scaffolding, safety rails and ladders as may be required by the applicable Workers Compensation Act and Occupational Health & Safety Act.
 - f. Protection of exposed dowels to prevent injury of workers, if required by the Workers Compensation Act & Occupational Health & Safety Act.
 - g. Engineered & sufficient fall protection connection points conforming to the requirements of the Workers Compensation Act & Occupational Health & Safety Act.
 - h. Clear access to all reinforcing steel placed on the construction site.
 - i. Snow removal.
 - j. The protection of the reinforcing steel, once installed, from the elements, harmful products, and physical displacement by others.
 - k. Suitable location, with services, for Anchor Rebar Supply Inc. site trailer.
 - l. Adequate site security of all Anchor Rebar Supply Inc. material and equipment.
 - m. Adequate lay down and pre-fabrication area within 7 metres of the work area. The Purchaser shall be responsible for transporting material to work area if lay down and pre-fabrication area exceeds this distance.
 - n. Qualified first aid attendant on site, if required, by the Workers Compensation Act & Occupational Health & Safety Act.
11. In the event that the plans identified by date referred to on page 1 of this quotation are changed, Anchor Rebar Supply Inc. reserves the right to revise the original quotation or any contract made if the quotation is accepted, which revision shall be deemed to have been approved by the Purchaser if Anchor Rebar Supply Inc. continues to work after such revision has been submitted to the Purchaser or any employee, thereof. However, Anchor Rebar Supply Inc. reserves the right to have any revision approved it writing upon request and may cease any work if such approval in writing is not given forthwith; Anchor Rebar Supply Inc. shall not be held liable for any damages, consequential or otherwise, suffered by anyone as a result of such cessation of work and payment for all work done up to the time work ceases shall immediately become due and payable.
12. Claims for shortage of material must be made in writing within 24 hours of delivery of said material and supported by bill of lading and such additional evidence as may be deemed necessary by Anchor Rebar Supply Inc.
13. Anchor Rebar Supply shall not be liable for any backcharges unless notice is given in writing within 72 hours, including costs and breakdown, for said occurrence.
14. If requested, Anchor Rebar Supply Inc. shall supply mill test reports on all material being supplied to the project covered in this quotation, but is not held responsible for any costs incurred on material removed from the site for testing purposes, unless authorized by Anchor Rebar Supply Inc.

INITIAL: _____



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15. Reinforcing steel shall be wire tied together at intersections, to the satisfaction of Anchor Rebar Supply Inc., to prevent them from being displaced during concreting operations.
16. Anchor Rebar Supply Inc. shall have the sole and exclusive right to determine the number of men required to carry out its obligations hereunder.
17. Anchor Rebar Supply Inc. shall provide workers to perform its obligations herein on a day shift basis, and only during the standard 8 hour day, 5 days a week (being Monday to Friday). Any work required by the Purchaser outside or beyond the aforementioned times shall be charged, on a time and materials basis above and beyond the quotation value at a rate of two (2) times our regular hourly charge out rates.
18. Placement of concrete over reinforcement constitutes acceptance of the reinforcement as supplied, detailed and placed.
19. The liability of Anchor Rebar Supply Inc. for any bars which are defective for any reason, shall be limited to the repair or replacement of these bars, or at the option of Anchor Rebar Supply Inc., to the selling price of these bars. Anchor Rebar Supply Inc. shall not be liable for consequential damages. Anchor Rebar Supply Inc. must be advised in writing 72 hours before any action is taken by any claimant for defective material, and such material shall be held for inspection by Anchor Rebar Supply Inc.
20. Purchaser shall schedule all deliveries a minimum of (5) five working days in advance of desired delivery date. Costs incurred by Anchor Rebar Supply Inc. due to cancellation or re-scheduling will be the responsibility of the purchaser.
21. No one has authority to depart from conditions hereof or to make any representations or warranties not herein contained.
22. This quotation shall be attached to, and form an integral part of, the Contract between the Prime Contractor and Anchor Rebar Supply Inc.
23. The Purchaser shall be responsible for verifying all site conditions and elevations & notifying Anchor Rebar Supply of any deviation from the project drawings.
24. Anchor Rebar Supply Inc. shall not enter into any contract that contains "pay when paid" payment terms.

INITIAL: _____