

CONFIDENTIALITY AGREEMENT

THIS CONFIDENTIALITY AGREEMENT ("Agreement") is made as of July 21, 2009 between Noise Barriers, LLC, an Illinois limited liability company with a business address of 1207 Remington Rd., Suite E, Schaumburg, Illinois 60173 ("NB") and Airtec Corporation, a Michigan corporation with a business address of 640 E. 7 Mile Rd., Detroit, Michigan 48203 ("Airtec").

RECITALS

- A. NB and Airtec have entered into a business relationship whereby Airtec will undertake to perform certain manufacturing services for NB (the "Services") pursuant to Section 2 hereof; and
- B. In order to perform the Services, Airtec will require and NB will provide certain proprietary and confidential information to Airtec (the "Confidential Information" as defined below in Section 1); and
- C. NB has acquired all of the said Confidential Information at significant expense and has a direct interest in safeguarding its continuing confidentiality.
- D. The Confidential Information is the sole and exclusive property of NB and represents valuable, special and unique information necessary for NB's business and commercial viability.
- E. NB is willing to disclose the Confidential Information to Airtec only under the terms and conditions of this Agreement.

AGREEMENTS

In consideration of the foregoing, the parties agree:

1. Confidentiality. At all times, Airtec shall:
 - (a) Exercise due care to keep in confidence and not disclose or otherwise exploit any of the Confidential Information;
 - (b) Not duplicate, publish, divulge, disclose or use the Confidential Information, directly or indirectly, for its own benefit, curiosity or enjoyment or the benefit, curiosity or enjoyment of any person or entity, or for any other purpose not expressly permitted by this Agreement;
 - (c) Employ the highest degree of care to avoid the publication, use or disclosure of the Confidential Information; and



(d) Not use the Confidential Information other than for NB's sole and direct benefit.

For purposes of this Agreement, Confidential Information shall mean all trade secrets, proprietary data, and other information of a confidential nature clearly marked as "Confidential" relating to NB's business, including without limitation financial, tax accounting, and other information regarding business operations or structure, information relating to proprietary systems and processes; relationships with customers, suppliers, employees, independent contractors, and other third parties; business plans, ideas, concepts, policies, and procedures; marketing and advertising methods or practices; client lists and information regarding fees and prices for services or products; designs, plans and any technical specifications; and any material containing the "©" marking over which NB holds a copyright, whether or not additionally marked as "Confidential." In the event that NB discloses any information or documentation to Airtec which is not, at the time of disclosure, marked as "Confidential," such information or documentation shall be treated as Confidential Information for thirty (30) days following disclosure. If within said thirty (30) day period NB notifies Airtec that such information or documentation is to be treated as Confidential Information under this Agreement, then such information or documentation shall be treated as having been marked as "Confidential" prior to disclosure, and such documentation or information shall immediately be marked as "Confidential."

Airtec may disclose the Confidential Information on a "need to know" basis to Airtec's agents only if (i) the disclosure of the Confidential Information, including its nature and content, is specifically approved in advance by NB, and (ii) the individual or entity to whom the Confidential Information is to be delivered is made aware of the existence and terms of this Agreement and agrees in writing by separate Joinder Agreement, attached hereto as Exhibit A, to be bound by this Agreement. Any such executed Joinder Agreement shall be immediately provided to NB after execution. Airtec shall be responsible to NB for any breach of the provisions of this Agreement committed by any individual or entity who acquired any of the Confidential Information from Airtec.

2. Services. The Parties hereto agree that the Services shall be engaged and provided pursuant to the following terms:

(a) All engineering will begin by NB and detailed engineering will be performed by Airtec. Detailed engineering drawings will require approval from NB prior to any fabrication.

(b) Airtec will provide and maintain current Autocad LT software as well as a qualified individual proficient in the use of Autocad LT.

(c) A broad quality control program will be developed by NB and Airtec will detail according to specific manufacturing processes. The NB reviewed and approved detailed quality control program will be followed by Airtec and be made available at NB request per job.

(d) Airtec will provide all manufacturing for the complete assembly of sound doors and other specialty assemblies on an order by order basis.

(e) Airtec shall maintain and follow an accurate schedule and provide updates weekly as to status of jobs in progress.

(f) Airtec shall maintain adequate inventories for sound door assemblies, communicate with NB on their inventory, and provide monthly updates by the last day of the month.

(g) Airtec shall assist whenever possible to provide field services for correction of any improperly manufactured products or help cover the costs in correcting the flaws within reason.

(h) In the event NB terminates this contract, NB agrees to purchase all unused inventory with respect to sound door assemblies and pay all outstanding invoices within thirty days.

(i) NB agrees to follow payment terms of 30 - 45 days with respect to all invoices, unless invoice is in dispute relative to manufacturing issues.

3. Exceptions. Confidential Information shall not include information which:

(a) Is or becomes known or available to the public and did not become so known through the breach of this Agreement; or

(b) Is lawfully or rightfully acquired by Airtec from a third party without breach of any confidentiality restrictions; or

(c) Is developed by or for Airtec independently of information received from NB hereunder; or

(d) Is required to be disclosed pursuant to an order, subpoena or other legal process of a state or federal court with jurisdiction provided that, (i) if permitted by law, Airtec promptly notifies NB when Airtec becomes aware of such requirement; and (ii) Airtec does not oppose NB's attempts to contest any such requirement; or

(e) Is approved to be disclosed by NB in writing.

4. Additional Restrictions during and upon Termination of Business Relationship.

(a) Throughout the course of the business relationship between Airtec and NB contemplated by this Agreement and while Airtec provides the Services to NB, Airtec agrees that it will not, directly or indirectly, design, assemble or manufacture Sound Control Doors, nor will it consult, advise or otherwise render services regarding the design, assembly or manufacture of Sound Control Doors, for its own account or for any other person, individual or entity. Airtec further agrees that during this period, it will not have a financial or ownership interest in any person or other business entity that is engaged, directly or indirectly, in the business of designing, assembling or manufacturing Sound Control Doors or consulting regarding the same, provided that, ownership of less than two percent (2%) of the outstanding shares of a public company engaging in said business is not prohibited.

(b) Upon 30 days prior written notice, Airtec or NB may terminate the business relationship among Airtec and NB pursuant to which Airtec provides the Services to NB. Airtec agrees that for a period of sixty (60) months following the receipt of said notice by either party, it will not, directly or indirectly, design, assemble, or manufacture Sound Control Doors, nor will it consult, advise or otherwise render services regarding the design, assembly or manufacture of Sound Control Doors, for its own account or for any other person, individual or entity. Airtec further agrees that during this period, it will not have a financial or ownership interest in any person or other business entity that is engaged, directly or indirectly, in the business of designing, assembling or manufacturing Sound Control Doors or consulting regarding the same, provided that, ownership of less than two percent (2%) of the outstanding shares of a public company engaging in said business is not prohibited. For purposes of this Section 4, the term "Sound Control Door" shall mean any sound control, noise reducing or dampening door, the design or specifications of which includes more than two (2) of any of the following: (i) thickness equal to or greater than two and one-half inches (2.5"); (ii) two or more magnetic seals; (iii) cam-lift hinges; (iv) split-frame design; or (v) mortised bottom compression seal.

5. Acknowledgment of No Rights. Airtec acknowledges that: (a) the Confidential Information is disclosed by NB solely for the purpose of permitting Airtec to perform the Services; (b) Airtec shall acquire no right, title or interest in or to the Confidential Information; and (c) the Confidential Information is and shall remain the sole property of NB (either as its direct property or as property confidentially disclosed to NB).

6. Surrender of Information. Upon written request, Airtec shall immediately surrender and return to NB all of the Confidential Information, including without limitation all originals and copies of, and notes related to, records, summaries, schedules, contracts, agreements, diaries, calendars, reports, forecasts, appraisals, tapes, transcripts, recordings, photographs, pictures, films, computer programs, data, other graphics, and symbolic, recorded or written materials of any nature, wherever located, together with any analyses, compilations, studies or other documents that may be prepared for internal use by Airtec or the persons to whom such information may be disclosed pursuant to this Agreement.

7. Public Disclosure of Business Relationship. Airtec shall not make any public announcement or statement or otherwise directly or indirectly disseminate information to the public disclosing the existence of the business relationship between Airtec and NB described herein without the prior written consent of NB. Airtec may make such disclosure only if it has received the written opinion of its outside counsel that such disclosure must be made by it in order that it not commit a violation of the law, and Airtec provides NB with written notice of such intention to disclose at least ninety (90) days prior to making such disclosure.

8. Remedies.

(a) Airtec acknowledges that it is impossible to measure monetarily the damages NB will incur by reason of Airtec's failure to perform its obligations under this Agreement. Accordingly, in addition to and not in place of any damages NB may seek against Airtec, Airtec waives any claim or defense it might have in any action or proceeding concerning the enforcement of this Section that NB has an adequate remedy at law. Upon any such breach

or threatened breach, NB shall be entitled to injunctive relief in any court of competent jurisdiction, in equity or otherwise, to enforce the specific performance of Airtec's obligations under this Agreement. Airtec agrees that NB shall be entitled to a temporary, preliminary and/or permanent injunction, without bond, prohibiting Airtec from violating or continuing to violate the terms of this Agreement or to a judgment, without bond, requiring from Airtec specific performance of the terms of this Section. NB shall not be required to prove actual damage or the inadequacy of a legal remedy.

(b) The rights conferred in this Section shall not be exclusive of but shall be in addition to any other rights or remedies which the parties may have at law, in equity or otherwise, including the right to any money damages.

(c) The prevailing party in any action shall be entitled from the other all costs and expenses incurred by the injured party, including reasonable attorney's fees, in successfully enforcing the terms of this Agreement. Such amounts shall be included in any judgment.

(d) Airtec acknowledges that the terms and conditions of this Agreement are reasonable and necessary for the protection of NB's legitimate business interests.

9. General.

(a) Governing Law. The terms of this Agreement shall be governed by the internal laws of the State of Illinois without regard to principles of conflicts of laws

(b) Assignability. Except in the event of a merger, reorganization or sale of substantially all assets or stock of Airtec, this Agreement may not be assigned by Airtec without the written consent of NB, and any purported assignment without such consent shall be void. This Agreement shall be binding upon, inure to the benefit of, and be enforceable against Airtec's permitted successors and assigns. This Agreement may be assigned by NB in the event of a merger, reorganization or other conversion of NB for tax or other business purposes where no change of control occurs.

(c) Entire Agreement; Modification. This Agreement constitutes the entire agreement of the parties with respect to the subject matter of this Agreement and may not be modified or amended in any way except in writing signed by the parties to this Agreement.

(d) Duration. The obligations set forth in this Agreement shall survive during the term of the business relationship between Airtec and NB and for five (5) years following the termination of said business relationship as contemplated in Section 4(b) above, except with respect to Confidential Information over which NB owns a federally registered copyright, in respect of which the obligations set forth in this Agreement shall survive for the legal life of said copyright whether said copyright is owned by NB or its transferees, nominees, successors and assigns.

(e) Waiver. No waiver of any breach of this Agreement shall be construed to be a waiver as to any succeeding breaches.

(f) Severability. The covenants contained in this Agreement are intended to be separate and divisible and if, for any reason, any one or more of such covenants should be held to be invalid or unenforceable, in whole or in part, such covenant shall not be held to affect the validity or unenforceability of any other covenant of this Agreement.

(g) Headings. The headings in this Agreement are for convenience only and do not in any way limit or expand the terms and conditions of this Agreement.

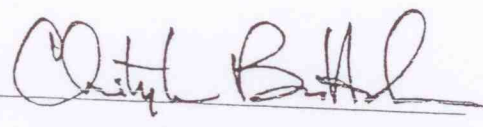
(h) Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original but all of which shall constitute one and the same instrument.

(i) Venue and Jurisdiction. The parties agree that all actions or proceedings arising in connection with this Agreement shall be brought, tried and litigated in a state or federal court sitting in Cook County, Illinois. The parties hereby submit to the jurisdiction of any such court.

**THIS SPACE INTENTIONALLY LEFT BLANK. SIGNATURES
APPEAR ON THE FOLLOWING PAGE.**

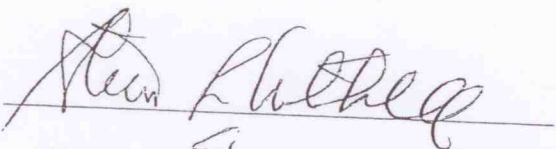
IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date first hereinabove set forth.

AIRTEC:



Name: CHRIS BOETCHER
Title: PRESIDENT

NB:



Name: Steven L. DesCoteau
Title: Managing Director

EXHIBIT A:
JOINDER AGREEMENT

_____, ("Agent") a prospective agent of Airtec Corporation, a Michigan corporation ("Airtec"), desires to enter into a business relationship with Airtec such that it will receive Confidential Information of Noise Barriers, LLC, an Illinois limited liability company ("NB"). Agent acknowledges (i) that Agent has received a copy of the currently effective Confidentiality Agreement ("Agreement") by and between NB and Airtec which protects the Confidential Information (as that term is defined in the Agreement) of NB; and (ii) that Agent has been afforded the opportunity to read and review the Agreement prior to executing this Joinder Agreement.

Agent hereby covenants and agrees to be bound by all terms and conditions of the Agreement, and specifically represents that Agent's execution of this Joinder Agreement is intended as an inducement to NB to share Confidential Information with Airtec and as an inducement to Airtec to share NB's Confidential Information with Agent.

Dated: _____

Agent (Print): _____

Sign: _____

ACCEPTED:

Noise Barriers, LLC

By _____
Its:

AIRTEC CORPORATION

17565 Walter P Chrysler Fwy, Detroit, MI, 48 Tel: 313-892-7800 Fax: 313-369-4883

*I Dont have any Blue in
this - Please review
11-1*

*Rec'd
10/25/10
account in
Gd.*

INVOICE

Invoice # : 77247
24 SEP 2010
Account : NOIBAR
Page No. : 1

Customer:
NOISE BARRIERS, LLC
2001 KELLEY CT
LIBERTYVILLE, IL 60048

Ship To
ITHACA - KULP AUDITORIUM
NOISE BARRIERS
BILL 847-843-0277 ext 10

Salesperson: CJB Customer Order #: 5280-5530 Terms: Net 30 days
Sales Order: 100316 Customer Job #: 6875

Order	Ship	B/O	Description	Unit Price	Extension
			<p>THE FOLLOWING ORDER IS REVISED PER ISSUE F, THE MAGNETIC SEALS ARE NOT INCLUDED IN THE UNIT PRICES AS THEY WERE PROVIDED BY NBL, THE SOUND INSULATION IS INCLUDED, BUT WILL BE CREDITED AT THE END AS A LUMP SUM. THESE PRICES TAKE INTO ACCOUNT NBL PREPPING AND INSTALLING ALL HARDWARE, SEALS, GLASS AND FRAMES, AND GASKETING, DOOR BOTTOMS WERE INCLUDED</p>		
1	1		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 66" (UNEQUAL LEAVES) X 123" X 7 5/8" WALL, LHR, NARROW WINDOW, STC-52 Mark#(s) 80	2682.69	2682.69
1	1		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 75" X 123" X 4" WALL, RHR, FLUSH, STC-52 Mark#(s) 81	2704.91	2704.91
2	2		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY, CUSTOM FRAME, 68 7/8" X 84" X 4" WALL, LHR, NARROW WINDOW, STC-52 Mark#(s) 20, 24	2585.78	5171.56
1	1		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 72" X 84" X 7 5/8" WALL, RHR, NARROW WINDOW, STC-52 Mark#(s) 84	2585.78	2585.78
1	1		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 86 1/2" X 91" X 4" WALL, RHR, FLUSH, STC-52 Mark#(s) 83	2361.37	2361.37
1	1		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 72" X 83" X 4" WALL, LHR, NARROW WINDOW, STC-52 Mark#(s) 72	2541.68	2541.68
1	1		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 70" X 91 3/4" X 4" WALL, RHR, NARROW WINDOW, STC-52 Mark#(s) 82	2603.61	2603.61
3	3		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 68 7/8" X 84" X 4" WALL, LHR, NARROW WINDOW, STC-52 Mark#(s) 27, 30, 36	2585.78	7757.34

 ENTERED

***** Continued on Page 2 *****



AIRTEC CORPORATION

17565 Walter P Chrysler Fwy. Detroit, MI. 48 Tel: 313-892-7800 Fax: 313-369-4883

INVOICE

Invoice # : 77247
 Account : 24 SEP 2010
 Page No. : NOIBAR
 : 2

Customer:
 NOISE BARRIERS, LLC
 2001 KELLEY CT
 LIBERTYVILLE, IL 60048

Ship To
 ITHACA - KULP AUDITORIUM
 NOISE BARRIERS
 BILL 847-843-0277 ext 10

Salesperson: CJB Customer Order #: 5280-5530 Terms: Net 30 days
 Sales Order: 100316 Customer Job #: 6875

Order	Ship	B/O	Description	Unit Price	Extension
2	2		ACOUSTIC SINGLE SWING DOOR ASSEMBLY 36" X 85" X 7 5/8" WALL, LHR, FLUSH, STC-45 Mark#(s) 50, 51	1204.31	2408.62
1	1		ACOUSTIC SINGLE SWING DOOR ASSEMBLY 36" X 84 1/2" X 12" WALL, RH, NARROW WINDOW, STC-45 Mark#(s) 18	1371.92	1371.92
1	1		ACOUSTIC SINGLE SWING DOOR ASSEMBLY 36" X 84" X 9 5/8" WALL, RHR, NARROW WINDOW, STC-45 Mark#(s) 44	1371.92	1371.92
1	1		ACOUSTIC SINGLE SWING DOOR ASSEMBLY 36" X 84" X 7 5/8" WALL, LHR, NARROW WINDOW, STC-45 Mark#(s) 41A	1371.92	1371.92
1	1		ACOUSTIC SINGLE SWING DOOR ASSEMBLY 36" X 83" X 4" WALL, LH, NARROW WINDOW, STC-45 Mark#(s) 12	1370.35	1370.35
4	4		ACOUSTIC SINGLE SWING DOOR ASSEMBLY 36" X 84 1/2" X 7 5/8" WALL, RH, NARROW WINDOW, STC-45 Mark#(s) 11, 13, 17, 37	1371.92	5487.68
1	1		ACOUSTIC SINGLE SWING DOOR ASSEMBLY 36" X 84 1/2" X 7 5/8" WALL, RHR, NARROW WINDOW, STC-52 Mark#(s) 41	1638.94	1638.94
13	13		CUSTOM THRESHOLD (DOOR NO 80, 81, 20, 24, 82, 27, 30, 36, 11, 13, 17, 37, 41)	116.33	1512.29
1	1		CUSTOM THRESHOLD (DOOR NO 18)	148.15	148.15
1	1		CUSTOM THRESHOLD (DOOR NO 12)	100.42	100.42
-88	-88		CREDIT FOR INSULATION PROVIDED BY NBL, BUT INCLUDED IN ABOVE PRICE WHISPERBOARD 49" X 97"	36.00	-3168.00
108	108		N.B.L. SUPPLIED MAT'L STEEL SHEET 14 GA COLD ROLLED 48" X 96"	.00	.00
12	12		STEEL SHEET 14 GA COLD ROLLED 48" X 120"	.00	.00

AIRTEC CORPORATION

17565 Walter P Chrysler Fwy, Detroit, MI. 48 Tel: 313-892-7800 Fax: 313-369-4883

INVOICE

Invoice # : 77247
 24 SEP 2010
 Account : NOIBAR
 Page No. : 3

Customer:

NOISE BARRIERS, LLC
 2001 KELLEY CT
 LIBERTYVILLE, IL 60048

Ship To

ITHACA - KULP AUDITORIUM
 NOISE BARRIERS
 BILL 847-843-0277 ext 10

Salesperson: CJB Customer Order #: 5280-5530 Terms: Net 30 days
 Sales Order: 100316 Customer Job #: 6875

Order	Ship	B/O	Description	Unit Price	Extension
8	8		STEEL SHEET 14 GA COLD ROLLED 48" X 144"	.00	.00
44	44		CAM LIFT HINGE RH - ZERO	.00	.00
34	34		CAM LIFT HINGE LH - ZERO	.00	.00
573	573		SOUND DAMPING SHEETS / SF	.00	.00
			N.B.L. SUPPLIED HARDWARE		
1	1		SARGENT CLOSER 351 LH	.00	.00
17	17		SARGENT CLOSER 351 LHR	.00	.00
5	5		SARGENT CLOSER 351 RH	.00	.00
10	10		SARGENT CLOSER 351 RHR	.00	.00
33	33		CYLINDER PER SCHEDULE	.00	.00
24	24		PANIC EXIT DEVICE PER SCHEDULE	.00	.00
9	9		MORTISE LOCK PER SCHEDULE	.00	.00
3RD PARTY BILLING ON FRT					

Product Sub-Total	\$42,023.15
EXEMPT=INTERSTATE COMMERCE	\$.00
Total	\$42,023.15

Initial P.O. 64,963.13
 Should be a decent number unless you figure in office labor for plane calls & B.S. Finnegans, Daves, and mine had to equal 100 hours because of the lateness

AIRTEC CORPORATION

17565 Walter P Chrysler Fwy. Detroit, MI. 48 Tel: 313-892-7800 Fax: 313-369-4883

Somebody Needs To Approve THIS

INVOICE

Invoice # : 77255
 21 OCT 2010
 Account : NOIBAR
 Page No. : 1

Customer:
 NOISE BARRIERS, LLC
 2001 KELLEY CT
 LIBERTYVILLE, IL 60048

Ship To
 APPLIED HANDLING - OHIO NAT'L
 BILL 847-843-0277 EX:10

Salesperson: CJB Customer Order #: 5006-5530 Terms: Net 30 days
 Sales Order: 100165 Customer Job #: 6900

Order	Ship	B/O	Description	Unit Price	Extension
2	2		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 72" X 86" X 7 5/8" WALL, FLUSH, STC-51 Mark#(s) 4603(RHRA), 4604(RHRA)	2449.15	4898.30
2	2		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 120" X 120" X 7 5/8" WALL, RHRA, FLUSH, STC-51 Mark#(s) 4605B, 4608B	4656.70	9313.40
3	3		ACOUSTIC SINGLE SWING DOOR ASSEMBLY 36" X 86" X 7 5/8" WALL, FLUSH, STC-55 Mark#(s) 4606A(LHR), 4606B(LHR), 4606E(RHR)	1761.02	5283.06
7	7		SOUND DOOR - INSTALL MORTISE LOCKSET	83.70	585.90
3	3		SOUND DOOR - INSTALL CLOSER	54.25	162.75
8	8		SOUND DOOR - INSTALL SURFACE BOLTS	41.85	334.80
11	11		SOUND DOOR - INSTALL KICK PLATE	23.25	255.75
4	4		CUSTOM KICKPLATE 37 1/8" X 36"	93.31	373.24
4	4		CUSTOM KICKPLATE 61 1/8" X 36"	147.41	589.64
3	3		CUSTOM KICKPLATE 39 1/4" X 12"	39.22	117.66
2	2		THRESHOLD 81 1/2" X 9 1/8"	151.47	302.94
2	2		THRESHOLD 129 1/2" X 9 1/8"	215.09	430.18
3	3		THRESHOLD 45 1/2" X 9 1/8"	119.64	358.92
4	4		Surface Bolt 580-8 US26D	12.11	48.44
1	1		DOOR HARDWARE BY NBL		
4	4		Lockset L9070P 06A RH 626		.00
2	2		Lockset L9070P 06A RHR 626		.00
4	4		Lockset L9070P 06A LHR 626		.00
3	3		Flush Bolt FB458N 12" TOP ROD		.00
			Closer 4041 REG AL		.00
32	32		N.B.L. SUPPLIED MAT'L		
10	10		STEEL SHEET 14 GA A60 GALV 48" X 96"		.00
16	16		STEEL SHEET 14 GA COLD ROLLED 72" X 120"		.00
13	13		CAM LIFT HINGE RH - ZERO		.00
			CAM LIFT HINGE LH - ZERO		.00

ENTERED

DID THEY DO ALL of THIS

yes - BNL

Deduct 60 pcs mag seals @ 15.95 ea plus UPS

957

138.72

21,757.26

AIRTEC CORPORATION

17565 Walter P Chrysler Fwy. Detroit, MI. 46 Tel: 313-892-7800 Fax: 313-369-4863

INVOICE

Invoice # : 77255
21 OCT 2010
Account : NOIBAR
Page No. : 2

Customer:
NOISE BARRIERS, LLC
2001 KELLEY CT
LIBERTYVILLE, IL 60048

Ship To
APPLIED HANDLING - OHIO NAT'L
BILL 847-843-0277 EX:10

Salesperson: CJB Customer Order #: 5006-5530 Terms: Net 30 days
Sales Order: 100165 Customer Job # : 6900

Order	Ship	B/O	Description	Unit Price	Extension
405	405		SOUND DAMPING SHEETS / SF	.00	.00
			3RD PARTY BILLING ON FRT		

Product Sub-Total	\$23,054.98
EXEMPT=INTERSTATE COMMERCE	\$.00
Total	\$23,054.98

AIRTEC CORPORATION

640 East Seven Mile, Detroit, MI. 48203-2087 Tel: 313-892-7800 Fax: 313-369-4663

ok
PH

PG 30

INVOICE

Invoice # : 76837
 18 DEC 2009
 Account : NOIBAR
 Page No. : 1

Customer:
 NOISE BARRIERS, LLC
 1207 REMINGTON RD
 UNIT 107
 SCHAUMBURG, IL 60173

Ship To
 ATEC INDUSTRIES
 BILL 847-843-0277 EX:10

Salesperson: CJB Customer Order #: 4564 Terms: Net 30 days
 Sales Order: 96843 Customer Job #: 146-09

Order	Ship	B/O	Description	Unit Price	Extension
US ARMY CORP OF ENGINEERS-ATEC					
1	1		SINGLE SWING STC-47 SOUND DOOR & FRAME 48" X 84" X 4.75" WALL THICKNESS, FLUSH, RHR, DOUBLE-MAGNETIC SEALS	1815.73	1815.73
1	1		SINGLE SWING STC-47 SOUND DOOR & FRAME 36" X 84" X 4.75" WALL THICKNESS, FLUSH, RHR, SINGLE-MAGNETIC SEALS	1761.65	1761.65
2	2		WHITE BIRCH VENEER	775.00	1550.00
2	2		15H/SD - INSTALL EXIT DEVICE SOUND DOOR (NO TRIM)	83.70	167.40
2	2		15P/SD - INSTALL CLOSER SOUND DOOR	62.78	125.56
1	1		ALUM THRESHOLD 48"	72.31	72.31
1	1		ALUM THRESHOLD 36" MARK # 900A (RHR SWING 48 X 84) MARK # 900C (RHR SWING 36 X 84)	57.85	57.85
2	2		SINGLE SWING STC-47 SOUND DOOR & FRAME 36" X 84" X 4.75" WALL THICKNESS, FLUSH, RHR, SINGLE-MAGNETIC SEALS	1761.65	3523.30
1	1		SINGLE SWING STC-47 SOUND DOOR & FRAME 48" X 84" X 4.75" WALL THICKNESS, FLUSH, RHR, DOUBLE-MAGNETIC SEALS	1815.73	1815.73
3	3		WHITE BIRCH VENEER	775.00	2325.00
3	3		15G/SD - INSTALL LOCKSET SOUND DOOR	83.70	251.10
3	3		15P/SD - INSTALL CLOSER SOUND DOOR	62.78	188.34
2	2		ALUM THRESHOLD 36"	57.85	115.70
1	1		ALUM THRESHOLD 48" MARK # 901A, 901B (RHRA SWING 36 X 84) MARK # 913 (LH SWING 48 X 84)	72.31	72.31
16	16		N.B.L. SUPPLIED MAT'L STEEL SHEET 14 GA COLD ROLLED 48" X 96"	.00	.00
4	4		STEEL SHEET 14 GA COLD ROLLED 60" X 96"	.00	.00
10	10		CAM LIFT HINGE LH - ZERO	.00	.00
5	5		Closer 4041 REG AL	.00	.00

***** Continued on Page 2 *****

AIRTEC CORPORATION

640 East Seven Mile, Detroit, MI, 48203-2087 Tel: 313-892-7800 Fax: 313-369-4863

ok
#

NGS30

INVOICE

Invoice # : 76837
 18 DEC 2009
 Account : NOIBAR
 Page No. : 1

Customer:
 NOISE BARRIERS, LLC
 1207 REMINGTON RD
 UNIT 107
 SCHAUMBURG, IL 60173

Ship To
 ATEC INDUSTRIES
 BILL 847-843-0277 EX:10

Salesperson: CJB Customer Order #: 4564 Terms: Net 30 days
 Sales Order: 96843 Customer Job #: 146-09

Order	Ship	B/O	Description	Unit Price	Extension
			US ARMY CORP OF ENGINEERS-ATEC		
1	1		SINGLE SWING STC-47 SOUND DOOR & FRAME 48" X 84" X 4.75" WALL THICKNESS, FLUSH, RHR, DOUBLE-MAGNETIC SEALS	1815.73	1815.73
1	1		SINGLE SWING STC-47 SOUND DOOR & FRAME 36" X 84" X 4.75" WALL THICKNESS, FLUSH, RHR, SINGLE-MAGNETIC SEALS	1761.65	1761.65
2	2		WHITE BIRCH VENEER	775.00	1550.00
2	2		15H/SD - INSTALL EXIT DEVICE SOUND DOOR (NO TRIM)	83.70	167.40
2	2		15P/SD - INSTALL CLOSER SOUND DOOR		
1	1		ALUM THRESHOLD 48"	62.78	125.56
1	1		ALUM THRESHOLD 36"	72.31	72.31
			MARK # 900A (RHR SWING 48 X 84)	57.85	57.85
			MARK # 900C (RHR SWING 36 X 84)		
2	2		SINGLE SWING STC-47 SOUND DOOR & FRAME 36" X 84" X 4.75" WALL THICKNESS, FLUSH, RHR, SINGLE-MAGNETIC SEALS	1761.65	3523.30
1	1		SINGLE SWING STC-47 SOUND DOOR & FRAME 48" X 84" X 4.75" WALL THICKNESS, FLUSH, RHR, DOUBLE-MAGNETIC SEALS	1815.73	1815.73
3	3		WHITE BIRCH VENEER	775.00	2325.00
3	3		15G/SD - INSTALL LOCKSET SOUND DOOR	83.70	251.10
3	3		15P/SD - INSTALL CLOSER SOUND DOOR	62.78	188.34
2	2		ALUM THRESHOLD 36"	57.85	115.70
1	1		ALUM THRESHOLD 48"	72.31	72.31
			MARK # 901A, 901B (RHRA SWING 36 X 84)		
			MARK # 913 (LH SWING 48 X 84)		
16	16		N.B.L. SUPPLIED MAT'L STEEL SHEET 14 GA COLD ROLLED 48" X 96"	.00	.00
4	4		STEEL SHEET 14 GA COLD ROLLED 60" X 96"	.00	.00
10	10		CAM LIFT HINGE LH - ZERO	.00	.00
5	5		Closer 4041 REG AL	.00	.00

***** Continued on Page 2 *****

AIRTEC CORPORATION

640 East Seven Mile, Detroit, MI. 48203-2087 Tel: 313-892-7800 Fax: 313-365-4883

INVOICE

Invoice # : 76837
Account : NOIBAR
Page No. : 2
18 DEC 2009

Customer:

NOISE BARRIERS, LLC
1207 REMINGTON RD
UNIT 107
SCHAUMBURG, IL 60173

Ship To

ATEC INDUSTRIES
BILL 847-843-0277 EX:10

Salesperson: CJB
Sales Order: 96843

Customer Order #: 4564
Customer Job # : 146-09

Terms: Net 30 days

Order	Ship	B/O	Description	Unit Price	Extension
5	5		RF SEAL SETS		
2	2		EXIT DEVICE 9827EO X 626	.00	.00
3	3		LOCKSET LKM7003 CDX-09	.00	.00
			1 ALARM LOCK W/DK3000 KEYPAD ABOVE	.00	.00

3RD PARTY BILLING ON FRT

Product Sub-Total	\$13,841.98
EXEMPT=INTERSTATE COMMERCE	\$.00
Total	✓\$13,841.98

HOLD 144
may get backchaps
Hence Bubbling
& missing piece
Hardware need sp
rework

AIRTEC CORPORATION

17565 Walter P Chrysler Fwy. Detroit, MI, 48 Tel: 313-892-7800 Fax: 313-369-4883

Recd 10-1

INVOICE

Invoice # : 77210
~~08 JUL 2010~~
 Account : NOIBAR
 Page No. : 1

Customer:

NOISE BARRIERS, LLC
 2001 KELLEY CT
 LIBERTYVILLE, IL 60048

Ship To

BOEING GUIDANCE REPAIR CENTER
 801 IRVING WICK DRIVE WEST
 HEATH, OH 43056
 614-496-9052

Salesperson: CJB Customer Order #: SERVICE Terms: Net 30 days
 Sales Order: 100250 Customer Job # : 6854

Order	Ship	B/O	Description	Unit Price	Extension
1	1		REPLACEMENT DOOR LEAF FOR DOOR 101 ACTIVE LEAF		
			ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 72" X 96" X 4" WALL, RHRA, FLUSH, STC-52	.00	.00
1	1		Mark#(s) 201 INSTALLATION - FIELD VISIT TO FINISH INSTALLATION ADJUST AND REALIGN DOOR ASSEMBLIES FOR PROPER SOUND RATING PER ATTACHED	1015.00	1015.00
1	1		INSTALLATION - FIELD LABOR TO INSTALL REPLACEMENT LEAF AND FINISH ACOUSTIC SEALING OF OPENINGS	.00	.00



Product Sub-Total	\$1,015.00
EXEMPT=INTERSTATE COMMERCE	\$.00
Total	\$1,015.00

AIRTEC CORPORATION

17565 Walter F Chrysler Pky. Detroit, MI. 48 Tcl: 313-852-7800 Fax: 313-369-4883

INVOICE

Invoice # : 77117
 Account : NOIBAR
 Page No. : 1
 21 JUL 2010

Customer:

NOISE BARRIERS, LLC
 2001 KELLEY CT
 LIBERTYVILLE, IL 60048
 ATTN: SHARI

Ship To

SUPERFLO - DYNO TEST
 NOISE BARRIERS
 BILL 847-843-0277 ext 10

Salesperson: MB Customer Order #: 5111-5530 Terms: Net 30 days
 Sales Order: 100213 Customer Job # : 6927

Order	Ship	B/O	Description	Unit Price	Extension
2	2		ACOUSTIC DOUBLE SWING DOOR ASSEMBLY 60" X 84" X 4" WALL, FLUSH, STC-52	2578.05	5156.10
2	2		Mark#(s) D01(LHA), D02(RHA)		
2	2		SOUND DOOR - INSTALL PULL HANDLES	23.25	46.50
			SOUND DOOR - INSTALL SURFACE BOLTS	41.85	83.70
10	10		N.B.L. SUPPLIED MAT'L STEEL SHEET 14 GA COLD ROLLED 48" X 96"	.00	.00
4	4		CAM LIFT HINGE RH - ZERO	.00	.00
4	4		CAM LIFT HINGE LH - ZERO	.00	.00
84	84		SOUND DAMPING SHEETS / SF	.00	.00

3RD PARTY BILLING ON FRT



Product Sub-Total	\$5,286.30
EXEMPT=INTERSTATE COMMERCE	\$.00
Total	\$5,286.30

AIRTEC CORPORATION

17565 Walter P Chrysler Fwy, Detroit, MI. 48 Tel: 313-892-7800 Fax: 313-369-4883

INVOICE

Invoice # : 77186
 Account : 31 AUG 2010
 Page No. : NOIBAR
 : 2

Customer:
 NOISE BARRIERS, LLC
 2001 KELLEY CT
 LIBERTYVILLE, IL 60048

Ship To
 BOYETT - PIXAR
 NOISE BARRIERS
 BILL 847-843-0277 ext 10

Salesperson: MB Customer Order #: 5279-5530 Terms: Net 30 days
 Sales Order: 100311 Customer Job # : 6957

Order	Ship	B/O	Description	Unit Price	Extension
18	18		CAM LIFT HINGE RH - ZERO	.00	.00
3	3		CAM LIFT HINGE LH - ZERO	.00	.00
201	201		SOUND DAMPING SHEETS / SF	.00	.00
				INVOICE	

Product Sub-Total	\$13,296.35
EXEMPT=INTERSTATE COMMERCE	\$.00
Total	\$13,296.35

CAM LIFT HINGE LH - ZERO .00 .00

\$13,296.35