

Quote#

3301803 - 9R

Date 14-OCT-2019 Expires 31-OCT-2019

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**Ship To**

CITY OF NORTH RICHLAND HILLS PARK & REC  
 6000 HAWK AVE  
 NORTH RICHLAND HILLS, TARRANT  
 TX 76180  
 United States

**Contact :**

O:  
 M:  
 F:  
 Email:

**Bill To**

CITY OF NORTH RICHLAND HILLS PARK & REC  
 6000 HAWK AVE  
 NORTH RICHLAND HILLS, TARRANT  
 TX 76180  
 US

**Contact :**

O:  
 M:  
 F:  
 Email:

**Sales Representative**

MICHELLE KESTERSON  
 O: 940.206.4876  
 M:  
 F:  
 Email: Michelle.Kesterson@lifefitness.com

**Life Fitness**

Phone: Main (847) 288-3300  
 Toll Free (800) 735-3867  
 Life Fitness  
 9525 Bryn Mawr Avenue  
 Rosemont, IL 60018  
 USA

**Onsite Contact and Delivery Information**

Email:  
 Phone:  
 Shipment Priority:  
 Customer Requested Delivery Date:

Line	Item	Qty	Unit Price	Unit Discount	Unit Price Selling	Total Price Selling
1	<b>95XSE</b> ELEVATION W/ SE3HD CROSS-TRAINER - Silver Base/SE3HD 16In NT WLAN ATSC/QAM/NTSC/	7	5,522.00	0.00	5,522.00	38,654.00
2	<b>INATTSC</b> Life Fitness Total Body Arc Trainer C Console - Total Body Arc with Basic Base Arctic Silver/INTY C LED ARC WLAN	4	3,957.00	0.00	3,957.00	15,828.00
3	<b>PRO1000</b> PRO1000 UBE PREM SEAT ADJ CRANKS COOL GRAY	1	3,311.00	0.00	3,311.00	3,311.00
4	<b>TRADE ITEM</b> Allowance for pre-used product	1	-1.00	-1,150.00	-1,151.00	-1,151.00

126-1532-541-74-05

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PO Number		Subtotal	
Payment Type		List Price	57,792.00
Payment Terms	NET 30	Total Adjustment	-1,150.00
Freight Terms		Selling Price	56,642.00
FOB			
		Freight/Fuel/Installation	5,009.53
		Tax	TAXES AS APPLICABLE
		Total(USD)	61,651.53

## Notes:

TXMAS-17-7801

SOURCE WELL #120215-LFF

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 Life Fitness

 HAMMER STRENGTH

 SCYBEX

 INDOOR CYCLING GROUP

 SCIFIT

 BRUNSWICK

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**ADDITIONAL TERMS OF SALE:**

1. By accepting this Quote, Customer agrees (a) to be bound by the terms hereof and Life Fitness' standard Terms and Conditions of Sale found at <https://lifefitness.com/terms-conditions-of-sale>; and (b) as applicable, to allow the transaction to proceed without a Customer-issued purchase order or other form of purchase agreement as a condition for payment.
2. Life Fitness RECOMMENDS that all strength training equipment be secured to the floor to prevent tipping, rocking or displacement which might occur in the event of unanticipated use of the equipment. Life Fitness also REQUIRES that certain pieces of strength training equipment be secured to the floor. Please contact our Customer Service Department or your account representative for specific details.
3. All shipments of Products shall be F.O.B., Life Fitness' dock.
4. Life Fitness will issue an invoice corresponding to this Quote upon shipment.
5. Life Fitness may ship partial orders.
6. Any additional or different terms or conditions which appear on purchaser's document (including its Purchase Orders) that are inconsistent with the Life Fitness Terms and Conditions of Sale shall be voided and of no effect.
7. Orders canceled by Customer after shipment (or after production starts for "Built-To-Order" products) are subject to a 20% restocking fee.
8. Delays in delivery at Customer's request may result in storage fees (see referenced Terms and Conditions for further details).
9. Prices set forth in this Quote are good for 30 days.
10. All invoices and any payments due thereon related to this Quote will be in U.S. Dollars and will reflect Exchange Rate at time of shipment.
11. Payment terms and credit lines are subject to Life Fitness credit approval.
12. Until all Products are paid for in full, Customer grants to, and Life Fitness shall retain, a security interest in and lien on all Products sold to Customer and all proceeds arising from our sale of the Products by Customer and all discounts, rebates and other funds on Customer's account payable by Life Fitness. Customer authorizes Life Fitness to, at any time and from time to time, file financing statements, continuation statements, and amendments thereto that describe the Collateral, and which contain any other information required pursuant to the UCC for the sufficiency of filing office acceptance of any financing statement, continuation statement, or amendment, and Customer agrees to furnish any such information to Life Fitness promptly upon request. Any such financing statement, continuation statement, or amendment may be signed by Life Fitness on behalf of Customer and may be filed at any time in any jurisdiction. Upon Life Fitness' request, a Customer shall execute such documents that may be necessary or reasonable to protect Life Fitness' security interest.
13. When accepted, this Quote may be processed, fulfilled, and/or invoiced by Life Fitness and/or its affiliated companies, including, but not limited to, Brunswick Billiards, Cybex, SCIFIT or Indoor Cycling Group (ICG), and Customer agrees to make any required payments to the entity that issued the invoice.
14. Life Fitness reserves the right to limit the use of credit cards. A service fee for credit transactions may apply.
15. Subscription Services purchased pursuant to this Quote will automatically renew for a Subscription Term equivalent in length to the then expiring Subscription Term at Life Fitness' then current Subscription Charges unless otherwise provided by Life Fitness in writing. Either Life Fitness or Customer may elect to terminate any such Subscription Services account at the end of Customer's then current Subscription Term by providing notice in compliance with the Subscription Agreement, on or prior to the date thirty (30) days preceding the end of such Subscription Term.
16. Financing options are available through Life Fitness Leasing. For more information, please contact your local sale representative.
17. This Quote may be executed in two (2) or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Counterparts may be made and/or delivered via facsimile, electronic mail (including via .pdf) or any electronic signature complying with the United States Electronic Signatures in Global and National Commerce (ESIGN) Act of 2000 (including counterparts delivered via DocuSign), and any counterpart so delivered shall be deemed to have been delivered and be valid and effective for all purposes. No further original counterpart is required to be delivered after an exchange of counterparts by any of the methods described above, and all parties agree to treat such electronically delivered signatures as original signatures and to refrain from asserting the lack of original signatures as a defense against the binding enforceability of this instrument.