



**Daniels Equipment Company, Inc.**

45 Priscilla Lane  
603-641-9487  
FAX: 603-644-0498

Auburn, NH 03032  
1-800-258-3570  
[sales@decequip.com](mailto:sales@decequip.com)

**Quotation**

**Bruce Matthias**  
[matthiasb@decequip.com](mailto:matthiasb@decequip.com)  
**860-227-4320**

**SOLD TO:** **Account #**  
**Name:** Ledyard Fire Company  
**Address:** 11 Fairway Dr  
**City, State, Zip:** Ledyard, CT 06339  
**Contact:** Todd Willis  
**Phone:** 860-608-9888  
**Email:** [todd.willis@ledyardfire.org](mailto:todd.willis@ledyardfire.org)

**Delivery To:** (if different, if not mark "same")  
**Name:** **SAME**  
**Address:**  
**City, State, Zip:**  
**Contact:**  
**Phone:**  
**Email:**

see item 5 on reverse side

DATE	FOB	VIA	REQUESTED DEL DATE	TERMS	
1/26/2026	factory	best way	as agreed	20% dep/bal COD	
QTY	Description			UNIT PRICE	AMOUNT
1	<b>Continental Girbau Express Gear Dryer, model SD-2</b> Maximum of 2 gear sets, 12 accessory drying ports, 32.75" X 38.62" X 84", 303-311lbs stainless steel, 12 gauge steel, powder coated paint, 360 degree swivel, 120/60/1 volt 1 hose shelf, 3 boot shelves, 4 glove hangers, 4 gear hangers  Price includes freight, delivery, setting in place  Delivery & setup to include: Uncrate, put in place and level. Final connections to be done by others. Entrance ways into/out of buildings and/or rooms are the customer's responsibility as well as the integrity of the floors, permits, etc. Employee training included at time of startup.				\$ 7,077.00

Quote valid for: 30 days  
Prepared by: NA

Plus Applicable Taxes

THE TERMS AND CONDITIONS OF THE REVERSE SIDE ARE INCORPORATED INTO THE TERMS OF THIS AGREEMENT

Purchaser:  
By: \_\_\_\_\_  
Print Name: \_\_\_\_\_  
Title: \_\_\_\_\_

Accepted by Seller:  
By: \_\_\_\_\_  
Print Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
**Ralph Daniels, President & CEO**  
[rgd@decequip.com](mailto:rgd@decequip.com) 603-518-2817

Pricing includes all manufacturer rebates

All specifications subject to manufacturer updates

**TERMS AND CONDITIONS**

Daniels Equipment Company, Inc., a New Hampshire corporation (hereinafter "Seller"), upon written acceptance of this Agreement, agrees to sell to Purchaser (as named on the reverse side) and Purchaser agrees to buy from Seller the equipment described on the reverse side for the price and terms shown on the reverse side, and on the following terms and conditions:

1 Invoice(s): Late Charges. Individual items may be delivered and invoiced separately and payment shall be made for each individual item in accordance with the particular invoice, unless financing is specified as below. Time of payment for each item is of the essence of this Agreement. LATE CHARGES ON ANY OVERDUE ACCOUNT SHALL BE PAID AT 1-1/2% PER MONTH OR THE HIGHEST AMOUNT PERMITTED BY APPLICABLE LAW, WHICHEVER IS LESS.

2 Transfer of Title: Lien: Risk of Loss. Title to the equipment shall remain in Seller until Purchaser has paid in full for the equipment and any additional charges provided herein. Should Purchaser default in payment of the purchase price, or any part thereof, or any additional charges as specified herein, Purchaser authorizes seller to remove the equipment from Purchaser's premises, free of any lien, claim, or interest of Purchaser or any other creditor of Purchaser. Any such removal by Seller shall not be deemed a waiver of Seller's right to damages, and Seller shall have the right to enforce any other legal or equitable remedy or right. Seller shall not be obligated to restore Purchaser's premises to original condition. Risk of loss or damage to the equipment shall pass to Purchaser upon delivery of the equipment to Purchaser or to a freight carrier at the factory or Seller's place of business for transportation to Purchaser. Purchaser agrees that the equipment shall not, in any event, become part of the real estate and shall at all times remain personal property. Purchaser agrees that it shall not remove the equipment from its Premises without the advance written notice of Seller until the purchase price has been paid in full.

3 Purchase Price: Payment. The purchase price specified on the reverse side includes all manufacturer's rebates, promotion and discounts of any kind, **(and applicable freight, storage and handling charges, insurance and taxes.)** The purchase price shall be paid as follows:

Deposit upon signing: \$ \_\_\_\_\_

Due on Delivery: \$ \_\_\_\_\_

Net 30 days: \$ \_\_\_\_\_

4 Creation of security interest. To secure performance of all of Purchaser's obligations under this Agreement, Purchaser grants to Seller a security interest in the equipment. Purchaser represents that it is organized under the laws of the State of \_\_\_\_\_. Purchaser agrees to maintain and protect the collateral by avoiding misuse, abuse, waste and deterioration, except for ordinary wear and tear; to insure the collateral against all expected risks to which it is exposed and those risks designated by Seller, with policies acceptable to Seller and payable to both Purchaser and Seller for so long as any amount remains due and owing from Purchaser to Seller; to keep the collateral at the business address of the Purchaser or such other address as notified to Seller in advance in writing, except for its temporary removal in connection with its ordinary use; and not to sell, transfer or dispose of the collateral or allow it to become subject to any unpaid charge or lien, including tax obligations.

Purchaser represents that there is no security interest or other lien on the collateral, except for the security interest created by this agreement.

The security interest created by this instrument is intended to be and shall be a purchase money security interest under the Uniform Commercial Code and the Seller shall have all rights of a holder of a purchase money security interest under the Uniform Commercial Code and Purchaser agrees to take all action hereafter as may be required to effectuate the terms hereof.

If Purchaser does not make payments in accordance with this Agreement, or fails to perform any obligation with regard to the protection of the collateral, or has made any misrepresentation in this instrument or in any other instrument prepared in connection with this transaction, Purchaser shall be in default, and Seller may repossess and remove the collateral and may resort to all legal and equitable remedies.

5 Delivery. A quoted delivery date is a best estimate and not a guaranteed delivery date. Seller shall have no liability to Purchaser for any alleged damages caused by late delivery. UNDER NO CIRCUMSTANCES WILL SELLER BE RESPONSIBLE FOR OR PURCHASER ENTITLED TO CONSEQUENTIAL OR INCIDENTAL DAMAGES ARISING OUT OF OR OWING TO ANY DELAYS IN DELIVERY WHATSOEVER. Seller shall not be liable for its failure to perform hereunder due to acts of God, public enemy, governmental agency, fires, floods, epidemics, strikes, work stoppages, freight embargoes, disruption of electrical or computer service, weather, war, hostilities, riot, rebellion, transportation delays, material shortage or other delay beyond its control.

6 WARRANTY. ALL EQUIPMENT SOLD HEREUNDER SHALL CARRY ONLY THE MANUFACTURER'S WARRANTY, IF ANY. THERE IS NO OTHER WARRANTY EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OR ANY OTHER WARRANTY UNDER THE UNIFORM COMMERCIAL CODE.

7 Taxes. Purchaser shall be responsible for paying all local, state and federal sales, use, property and excise taxes and all other regulatory fees and charges imposed by the applicable governing authority in connection with the sale and use of the equipment hereunder, whether or not included in the purchase price set forth on the reverse side.

8 Disclaimer. This Agreement is a complete and exclusive statement of the understanding of the parties, there are no promises, agreements, covenants or understandings beyond those stated in this Agreement, including the reverse side hereof.

9 Limitation of Damages. In the event of any breach of this contract by Seller, Purchaser shall not be entitled to consequential, punitive, special or incidental damages of any kind.

10 Indemnification. Purchaser agrees to indemnify and hold seller, its agents, employees, representatives, successors and assigns, harmless against loss, claim, liabilities, costs and expenses, including reasonable attorneys' fees, arising out of, in connection with, or resulting from the use, operation or condition of the equipment sold. Purchaser shall provide Seller with prompt notice of any proceeding involving Seller or this indemnification, and shall provide Seller with any documents, including pleadings, related to such proceedings.

11 Governing Law, Jurisdiction and Venue. The validity, interpretation and performance of this Agreement shall be governed by the laws of the State of New Hampshire, including Article 2 of the Uniform Commercial Code as enacted in New Hampshire, without reference to its principles of conflicts of law rules. Any legal action brought by any party shall be instituted in, and be determined only by, the Rockingham County Superior Court in New Hampshire. Purchaser irrevocably consents to jurisdiction and venue of the Rockingham County Superior Court in the state of New Hampshire in connection with any action or proceeding arising out of or related to the transactions contemplated hereby. In the event of a breach of this Agreement by Purchaser, Seller shall be entitled to all costs of collection, including reasonable attorney fees.

12 Severability. If any term or provision of this Agreement is for any reason held to be invalid, illegal or unenforceable in any respect, such term or provision will be enforced to the maximum extent possible, and such invalidity, illegality or unenforceability will not affect any other term or provision of this Agreement. This Agreement will be interpreted and construed as if such severable term or provision, to the extent which it is invalid, illegal or unenforceable, had never been contained in this Agreement, provided that no such severability shall be effective if it materially impairs the intentions of the parties.

CONDITIONS: The price and terms of this Agreement are not subject to verbal changes or other agreements unless approved in writing by the home office of the Seller. Prices are based on costs and conditions existing on date on the reverse side, and are subject to change by the Seller before final acceptance as evidenced by Seller's receipt of this fully executed Agreement. Typographical and stenographic errors are subject to correction. Purchaser assumes liability for patent and copyright infringement when goods are made to Purchaser's specification. Conditions not specifically stated herein shall be governed by established trade customs. Terms inconsistent with those stated herein which may appear on Purchaser's formal order will not be binding on the seller.

Seller's initials: \_\_\_\_\_

Purchaser's initials: \_\_\_\_\_