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FORM 1-SA

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Miso Robotics, Inc.

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UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 1-SA

SEMI-ANNUAL REPORT
PURSUANT TO REGULATION A OF THE SECURITIES ACT OF 1933

For the six-months ended June 30, 2023

Miso Robotics, Inc.

(Exact name of registrant as specified in its charter)

Commission File Number: 024-11112

Delaware	81-2995859
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification No.)
680 East Colorado Blvd, Suite 330	
Pasadena, CA	91101
(Address of principal executive offices)	(Zip Code)
626-244-8053	
Registrant's telephone number, including area code	
Common Stock	
(Title of each class of securities issued pursuant to Regulation A)	

In this Semi-Annual Report, the terms “Miso Robotics”, “Miso”, “we”, “us”, “our”, or “the Company” refers to Miso Robotics, Inc.

THIS SEMI-ANNUAL REPORT MAY CONTAIN FORWARD-LOOKING STATEMENTS AND INFORMATION RELATING TO, AMONG OTHER THINGS, THE COMPANY, ITS BUSINESS PLAN AND STRATEGY, AND ITS INDUSTRY. THESE FORWARD-LOOKING STATEMENTS ARE BASED ON THE BELIEFS OF, ASSUMPTIONS MADE BY, AND INFORMATION CURRENTLY AVAILABLE TO THE COMPANY’S MANAGEMENT. WHEN USED IN THE OFFERING MATERIALS, THE WORDS “ESTIMATE,” “PROJECT,” “BELIEVE,” “ANTICIPATE,” “INTEND,” “EXPECT” AND SIMILAR EXPRESSIONS ARE INTENDED TO IDENTIFY FORWARD-LOOKING STATEMENTS. THESE STATEMENTS REFLECT MANAGEMENT’S CURRENT VIEWS WITH RESPECT TO FUTURE EVENTS AND ARE SUBJECT TO RISKS AND UNCERTAINTIES THAT COULD CAUSE THE COMPANY’S ACTUAL RESULTS TO DIFFER MATERIALLY FROM THOSE CONTAINED IN THE FORWARD-LOOKING STATEMENTS. INVESTORS ARE CAUTIONED NOT TO PLACE UNDUE RELIANCE ON THESE FORWARD-LOOKING STATEMENTS, WHICH SPEAK ONLY AS OF THE DATE ON WHICH THEY ARE MADE.

Item 1. MANAGEMENT’S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion of our financial condition and results of operations should be read in conjunction with our financial statements and the related notes included in this semi-annual report and our annual report filed on Form 1-K on August 15, 2023. The following discussion contains forward-looking statements that reflect our plans, estimates, and beliefs. Our actual results could differ materially from those discussed in the forward-looking statements.

The unaudited financial information set forth below with respect to the six-month period ended June 30, 2023 (“Interim 2023”) is preliminary and subject to potential adjustments. Adjustments to these financial statements may be identified when a review of our historical financial statements has been completed in conjunction with our year-end audit, which could result in significant differences from this preliminary unaudited financial information, although, in the opinion of management all adjustments necessary to make interim results of operations not misleading have been included here. Unless otherwise indicated, the latest results discussed below are as of June 30, 2023.

Overview

Business & Market Opportunity

Miso develops leading-edge artificial intelligence (“AI”) and AI-driven robots that assist cooks in making food at restaurants, focusing particularly on the quick serve restaurant market. The Company believes that it:

- Marries AI capabilities and market momentum to power its food technology innovation;
- Automates some of the least desirable, most repetitive, and most dangerous tasks in commercial kitchens;
- Frees up labor to be redeployed into functions that bring restaurant operators more value; and
- Assists with labor redeployment so that restaurant operators can support higher wages and better career growth for kitchen employees.

Miso considers its best and most impactful work to sit at the intersection of technology and humanity.

The Company was incorporated on June 20, 2016 as Super Volcano, Inc. under the laws of the State of Delaware, and then changed its name to Miso Robotics, Inc. on October 3, 2016. Located just a few miles from its roots at Caltech, it is headquartered in Pasadena, California.

In 2016, Miso helped create today’s food automation industry when it launched the first AI-powered, burger-flipping robot named “Flippy.” Through its early efforts, Miso quickly discovered that a business opportunity existed which was actually far larger than flipping burgers – fried foods. While even the busiest restaurants may cook only modest amounts of burgers each day, a great many restaurants serve french fries with almost everything. Accordingly, staying true to its original mission, Flippy soon shifted to the fry station, and today can cook not only fries, but also onion rings, chicken nuggets, and all sorts of other fried food items.

Over the past twenty years, restaurant front-of-the-house operations have undergone massive innovation with the introduction of point-of-sale systems, AI order taking in the drive thru, mobile ordering, third party delivery, and online reservation platforms such as OpenTable. Over that same period, however, the back-of-the-house operations have remained relatively unchanged.

Today, restaurant innovation is finally shifting to the kitchen. We believe this change is heavily driven by restaurants’ urgent need to solve their growing inability to source and retain long-term kitchen labor, a problem which was further accelerated by the COVID-19 pandemic. And we believe that this problem has become perhaps the single most important issue facing restaurants. Further, with birth rates dropping materially in most countries around the globe,¹ we believe this labor crisis stands to only become worse.

¹ United Nations World Population Prospects 2022 (<https://population.un.org/wpp/>)

Additionally, we believe that daily advances in AI, rapidly escalating minimum wages (such as California's upcoming switch to a \$20 per hour minimum wage), and the commoditization of robotics have combined to create massive momentum in the food technology space. We believe that Flippy's automation of the fry station represents a potentially massive \$3.5 billion revenue opportunity for Miso alone in a market that, importantly, still remains fragmented, underdeveloped, undercapitalized, and ripe with growth opportunities for a company with Miso's first-mover advantage.

Miso has recently sharpened its product focus, evolved its leadership, and injected the cost and infrastructure disciplines necessary for rapid scaling and commercialization of its products.

Principal Products and Services

In the second half of 2023, in conjunction with a leadership evolution, Miso refocused the majority of its efforts and resources on its signature product, Flippy. This product strategy was inspired by the one successfully implemented by Steve Jobs when he returned to Apple a dozen years after leaving. At the time of his return, Jobs saw that Apple's teams were trying to support and grow 40 products, and so he cut Apple's product portfolio down to only two, famously saying that it was one of the hardest, but most important, decisions he ever made. Miso recently implemented a similar approach whereby it now focuses eighty percent of its efforts on Flippy alone, and the remaining twenty percent on the rest of its products, which now reside under a newly launched "innovation lab" strategy focusing on early-stage and experimental products designed to drive potential future growth.

Flippy

Miso's signature product is "Flippy," a cloud-connected AI platform that performs frying tasks in commercial kitchens. The product can fry all manner of foods in numerous kitchen formats, and is designed with extensive AI skill sets and machine learning capabilities. Eighty percent of Miso's efforts are focused on Flippy.

With automation, frying can be both improved and optimized through, among others:

- temperature and cooking uniformity that creates a more consistently positive experience for customers;
- sustainability benefits, including reduction of food waste and expensive frying oil usage;
- increased employee safety, including reduction of injuries, workers' compensation claims, and sick days;
- redeployment of kitchen labor into higher value functions;
- increase of speed of service and throughput; and
- provides an enclosed cooking station that prevents cooking fumes and heat from entering the kitchen.

The Company believes that a single Flippy could create a gross positive revenue impact of over \$250,000 annually *per location* for restaurant owners by reducing the costs associated with the above factors.

As of October 1, 2023, Miso has 17 Flippy units leased to partners at White Castle, Jack in the Box, and others. In late October, White Castle publicly announced that it intends to include a Flippy "in nearly one-third of the company's approximately 350 brick-and-mortar White Castle restaurants."²

While Miso is currently operating the second generation of its Flippy product, it is using the proprietary data and expertise gathered from what it believes to be more in-store pilots and experiments than anyone else in the industry to actively develop the next generation of Flippy. This new Flippy, which is expected to become available in 2024, is being designed to be materially smaller, faster, and more reliable. These innovations are expected to unlock a dramatically increased number of potential installation locations with both existing and new restaurant partners.

Fees for Flippy typically include:

- An upfront fee for shipping and installation;
- A base monthly recurring subscription fee for Flippy's operations, analytics, maintenance, and support; and
- Optional additional monthly recurring fees for upgraded and custom features and services.

² <https://www.today.com/food/restaurants/white-castle-hire-100-robots-rcna16770>

The Company continues to review and update its pricing and pricing models as its technology and the food technology market in general evolve.

Flippy has received full certification by NSF International for meeting sanitation standards for commercial kitchen equipment, and receives an ETL Field Label on every unit in the field for meeting electrical safety standards.

Miso's Innovation Lab

With Steve Jobs' philosophy in mind, Miso has now consolidated all of its early-stage product development into a new initiative that it calls the "Miso Innovation Lab." The Company dedicates the remaining 20% of its time to this effort.

Miso views its Innovation Lab as a research and development "sandbox" – a safe space to experiment with new ideas and cutting-edge research and design. Leveraging today's frenetic pace of AI evolution, Miso's Innovation Lab is working to create first-ever solutions and new intellectual property ("IP") to solve what it believes to be the restaurant industry's most impactful problems. With Miso's engineers being experimentalists at heart, its Innovation Lab is where the Company plants its seeds – some of which will work, and some of which won't. But for the seeds that *do* sprout and prove a robust product-market fit, Miso can allocate future resources and infrastructure to support them in a de-risked fashion.

While Miso's current early-stage products may have been piloted with certain restaurant partners, Miso solely owns and controls the substantial library of resulting IP and technology. Going forward, Miso will execute Innovation Lab product development only when a restaurant partner is committed to also sharing the development costs of a specific product. This strategy de-risks development, adds a cost-focused discipline, and mandates that restaurant partners have "skin in the game."

Its first effort under this cost-sharing model is a new product called CleanRight (sometimes referred to as "Washy"), which is an advanced AI and computer vision product that works to assure restaurant managers of employee compliance with handwashing. Handwashing is the most critical preventive solution in every restaurant's battle against the food-borne illnesses that can devastate a restaurant's reputation and brand. Miso is developing this product in conjunction with Ecolab, Inc. ("Ecolab"), a publicly traded global leader in cleaning solutions for the restaurant and hospitality industries. Ecolab recently debuted an early prototype of the CleanRight product in its *Kitchen of the Future* showroom, and is currently leveraging its 6,000-person sales team to explore the market opportunities for it. As more fully described herein, Ecolab is also a strategic investor in Miso.

Miso is considering various new strategies and partnerships related to its other early-stage products, all of which now reside in its Innovation Lab, including:

- **Reducing Coffee Waste, While Boosting Coffee Freshness:** Miso believes that coffee can be a "gateway item" for walk-in restaurants and convenience stores. The Company's belief is that, if a customer has a great coffee experience right away, they will stay around to buy food and other items, thereby making coffee drinkers a higher revenue-generating customer. Miso's CookRight Coffee

product, sometimes also called “Drippy,” is an experimental AI platform that incorporates machine learning and sensors to allow restaurants and convenience stores to always serve the freshest coffee, predict coffee demand based on location-specific trends, and reduce coffee, water, and energy waste. Early development experiments for the product were conducted at Panera Bread in 2023.

- **High Quality Tortilla Chip Cooking:** Based on technology developed for the Company’s signature Flippy product, “Chippy” is an experimental product designed to automatically fry tortilla chips that are cooked to perfection every time. Early development experiments for the product were conducted at Chipotle in 2023.
- **Automated Beverage Dispensing:** The Company has developed an early prototype of an AI-driven, automated beverage dispenser named “Sippy” that integrates with a restaurant’s point of sales (POS) system. The machine will automatically fill ice and beverages into multiple sizes of cups, and then seal and transport them on a conveyor to enable easy grab-and-go pickup by staff. Early experiments were conducted with Lancer Worldwide in 2023.

Prior Early-Stage Efforts

In conjunction with its renewed product focus on Flippy, changing market conditions, and its new leadership’s efforts to maximize value for the Company’s shareholders, Miso has recently restructured certain prior efforts related to:

- **Robotic Arms:** In November 2021, the Company became a founding shareholder in Ally Robotics, Inc., (“Ally”) a Delaware corporation. Ally was formed to build lightweight robotic arms for Miso and others in the restaurant industry. As of December 31, 2022, Miso held a 55.9% interest in Ally. However, since 2021, the prices of robotic arms have generally become much more affordable, and so, through competitive bidding of multiple vendors on the open market, Miso can now purchase robotic arms at much lower prices than it could previously. As such, Miso recently canceled its non-binding purchase orders with Ally, and converted its equity interest into a \$1.34 million senior secured note (the “Ally Note”). The Ally Note earns interest at the rate of 8% per annum, matures on August 31, 2026, and is secured by all of Ally’s assets, including its IP and inventory. Interest-only payments are due to commence on February 1, 2024. As a condition of the Ally Note, Ally’s founder is obligated to take certain actions to benefit Ally and the assets which secure Miso’s Ally Note, including committing over \$200,000 of his personal capital to Ally. This new arrangement allows Ally the opportunity to grow its business, while also removing certain cumbersome shareholder burdens on Miso (including eliminating its costly obligation as majority shareholder to consolidate Ally’s financials into Miso’s), putting Miso in a more senior position as a debtholder to receive potential payments ahead of Ally’s shareholders, and allowing Miso to more easily take possession of Ally’s assets if Ally defaults on the Ally Note.
- **Avocado Pitting and Peeling:** In July of 2022, Miso loaned Future VC, LLC (“Future VC”) \$1,500,000 at an annual interest rate of 12%, plus fees paid to Miso of \$35,000, pursuant to a senior, secured promissory note, as amended (the “Future VC Note”) to support an effort to develop an experimental robot that would remove the pits and skin of avocados. The goal was to decrease preparation time and increase throughput of avocados used in guacamole production. With Future VC taking most of the development risk, the hope was that Miso could create a financial gain, as well as also receive critical knowledge from this effort which Miso could then deploy across Flippy and its own products. In the second half of 2023, Future VC (via a related entity known as Vebu, Inc. (“Vebu”)) made headlines globally when it announced that its automated “Autocado” product was launching in a pilot program at Chipotle. The remaining principal and accrued interest of the Future VC Note, \$293,591 as of December 31, 2023, will continue to accrue interest at a reduced rate of 3% as of January 1, 2024, and be repaid no later than the closing of Vebu’s current fundraising round. Additionally, Miso’s new management team negotiated a grant of warrants to Miso from Vebu’s associated holding company, Vebu Labs, Inc., which allows Miso to purchase up to 25,000 shares of that entity at a price of \$5.57 per share at any time prior to October 15, 2033.

Innovation Showroom

Miso is preparing to launch a new innovation showroom that will feature Flippy in a real-world restaurant setting. Located only one block from Miso’s laboratory and corporate offices in Pasadena, CA, the Company’s innovation showroom is intended to be a limited time, working restaurant operated under the name “CaliExpress by Flippy.” The restaurant will be a joint effort with Miso’s long-time customer CaliBurger, a popular regional burger brand.

In addition to featuring a working Flippy that cooks all of the location’s fried items, the décor of the restaurant will feature a history of Flippy, including actual artifacts and photography from throughout Flippy’s evolution. This initiative will become an additional tool for demonstrating and validating Flippy’s operation in a live restaurant setting for potential Flippy customers and shareholders alike.

Outside of the customary costs to support Flippy, Miso will not bear any of the operating costs or responsibilities of the restaurant, but will receive a share of the restaurant’s revenues.

Data

We believe that Miso has built and piloted more autonomous frying robots than all of its competitors combined. Through these efforts, Miso has gathered data detailing how AI and robotics frying products perform in actual kitchen environments, and the Company believes that it has gathered more actual kitchen data related to AI and robotics frying than any other company on the planet.

In the second half of 2023, Miso launched “Advanced Data Solutions,” which is a new effort led by the Company’s co-founder, Ryan Sinnet, PhD. The intention of Advanced Data Solutions is:

- Drive better internal decision making;
- Provide proof of novel and actionable insights that improve Miso’s value to its partners; and
- Create a valuable data and insights asset that can be monetized externally.

Additional announcements related to Miso’s data assets and monetization strategies are expected to be forthcoming in 2024.

Material Events

Ecolab Partnership & Strategic Investment

Pursuant to agreements dated March 10, 2023, the Company received a \$15 million strategic investment from Ecolab. Ecolab is a global leader offering water, hygiene, and infection prevention solutions and services to thousands of restaurants, hotels, hospitality locations, and theme parks. As of 2023, Ecolab reported having over 47,000 employees, 6,000 of which are focused on sales. Miso believes this partnership will result in:

- The creation and sale of new products via collaboration; and
- Increased opportunities to sell or lease its products due to the ability to leverage Ecolab’s sales channels.

Intellectual Property

As of November 1, 2023, Miso owns 23 patents in various stages, which include 9 issued, 10 published, and 4 pending. Miso leverages these patents and its other proprietary data across Flippy and its Miso Innovation Labs products.

Manufacturing

Miso currently assembles Flippy using a third-party assembly and services partner, with final stage AI learning and fine-tuning completed at Miso’s robotics laboratory in Pasadena, CA.

Flippy currently utilizes a six-axis robotic arm, and is “arm agnostic,” meaning that it does not require a robotic arm made by a specific manufacturer. Similarly, Flippy’s software platform enables it to work with any robotic arm and manufacturer. Flippy also utilizes a rail, which is agnostic to rail motor manufacturers.

The components used to create Flippy are sourced through various licensed distributors, or are created by Miso itself. Along with constantly developing new components and parts, Miso is always evaluating new vendors for sourcing and manufacturing the various elements used to create Flippy.

The strategy for manufacturing may change over time depending upon production volumes and commitments.

Competition

There are several competitors who have built robotic machines for use in kitchens. Along with a first-mover advantage in the space, we believe that Miso Robotics offers a more versatile solution that better meets the needs of commercial kitchen environments, and is backed by our much larger collection of data from real world experimentation. Competitors include:

- Nala Robotics – A developer of kitchen automation products, including a dishwasher, frying machine, pizza-making station, and fully automated multi-cuisine chef.
- Hyphen – A designer and builder of makelines that automate food production to increase efficiency in the kitchen.
- Lab2Fab – A restaurant and bar management platform that uses robotics, machine learning, and augmented reality to improve both front-of-house and back-of-house operations.
- Picnic – A developer of a robotic food system designed to automate the pizza-making process.
- Middleby – A longtime manufacturer and distributor of traditional kitchen equipment, which is hoping to innovate through various automation initiatives.

Property

The Company leases its main office at 680 E Colorado Blvd., Suite 330, Pasadena, CA, which serves as its corporate headquarters. The Company also leases space across the street at 650 E Green St, Pasadena, CA, which is used as a research and development laboratory and test kitchen. The leases on the properties have a term of 18 months and 5 years, and began on September 1, 2023, and November 1, 2021, respectively. The Company allowed an unused lease at 561 East Green Street, Pasadena, CA, to terminate in 2023.

Litigation

On January 31, 2023, a former employee filed a legal claim against the Company in Los Angeles County Superior Court for wrongful termination. The Company denies any merit to the claim for wrongful termination and, in conjunction with its insurance carrier, is defending against the action.

Operating Results

Miso’s operating expenses primarily consist of research and development; sales and marketing; and general and administrative costs. For the six-month period ended June 30, 2023, total operating expenses were \$11,703,286 compared to \$20,400,491 for the six-month period ended June 30, 2022, which represents a reduction of over 42%.

During the period ended June 30, 2023, research and development costs totaled \$259,338 compared to \$10,156,692 for period ended June 30, 2022, representing a reduction of 97%. The prior year’s amount included a large adjustment from inventory to prototyping, increasing the R&D amount. There was also a reduction in headcount during the first half of 2023.

Further, sales and marketing costs were \$356,810 for the period ended June 30, 2023 compared to \$5,045,508 for period ended June 30, 2022. The decrease in spending was due to the lack of equity crowdfunding marketing expenses during the first half of 2023.

We also saw an increase in general and administrative expenses (including customer operations), increasing to \$11,087,138 for period ended June 30, 2023 compared to \$5,198,291 for period ended June 30, 2022. These expenses include payroll, inventory financing, employee travel expenses for customer operations, and professional fees supporting our Regulation CF offering and corporate governance.

During the period ended June 30, 2023, Miso generated \$277,263 in net revenue as compared to \$82,600 for period ended June 30, 2022. These revenues are associated with the increased installation of units in our pilot programs and continued partnerships with current partners, such as White Castle, Jack in the Box, and others. Our cost of net revenue was \$319,189, resulting in a gross loss of \$41,926 for the period ended June 30, 2023. By contrast, this was an improvement of over 90% over period ended June 30, 2022 with a cost of net revenue of \$531,895 and a gross loss of \$449,295.

Cost Reductions

The Company’s management team has led a series of significant efforts to reduce costs in order to responsibly navigate today’s evolving financial and business markets. Over the past months, Miso has instituted an operating discipline that has now reduced the Company’s average monthly cash operating burn by over 30% versus the prior months of 2023, and it expects to maintain this reduction amount throughout the entire second half of 2023.

The Company has also successfully completed certain complex transactions that will further reduce its operating expense burden by an additional \$4 million, including:

- **Office Lease:** Miso undertook and completed a restructuring of its corporate office lease, which will reduce approximately \$1.7 million of costs over the next 18 months. It also successfully reduced its remaining lease term from five years to eighteen months, which provides Miso with far more optionality in its future decision-making. These changes do not impact Miso’s AI and robotics development lab located across the street from its corporate offices;
- **Equipment Leasing Facility:** The Company recently restructured its equipment leasing facility with Camber Road, one of its two equipment financing facilities. This will reduce Miso’s out-of-pocket expenses by approximately \$1.8 million over the next 36 months; and
- **Removing Outdated Flippys from Certain Legacy Partners:** The Company analyzed its restaurant partnerships and determined that a handful of legacy Flippy installations were demanding an outsized portion of the Company’s technical support and engineering resources. These reasons included being located in hard-to-reach locations, prolonged wifi connectivity challenges, and other key issues that prevented Flippy from operating optimally. Accordingly, the Company has begun the process of removing these expense-heavy Flippy units in order to redirect its focus and resources towards higher priority partnerships, as well as towards the engineering efforts that support the next generation Flippy.

Liquidity and Capital Resources

As of June 30, 2023, Miso’s cash-on-hand was \$11,617,714 as compared to \$10,676,321 as of December 31, 2022. The Company’s inventory balance was \$2,171,596 as of June 30, 2023, as compared to \$2,308 as of December 31, 2022, reflecting expected demand increases from both existing customers and new potential customers.

Our non-current assets include property and equipment, and right-of-use assets associated with our operating and equipment financing leases. We have aligned the right-of-use assets as of June 30, 2023 with ASC 842 capital leasing guidelines. Our current liabilities include accounts payable, accrued expenses, and liabilities corresponding to the rights of use. As of June 30, 2023, our current liabilities totaled \$6,256,608 compared to \$7,193,947 as of December 31, 2022. These numbers reflect an increase in the current portion of equipment leases.

While our current assets exceed our current liabilities by an amount of \$8,011,371 as of June 30, 2023, the Company is still reliant on investor financing to support its operations, and anticipates undertaking new offerings of securities to investors in 2023 and 2024 utilizing Regulation Crowdfunding, Regulation A, and Regulation D. The following summarizes the Company’s financing history:

2023 Stock Purchase Agreement & Issuance of Warrants

On March 10, 2023, Miso and Ecolab entered into a stock purchase agreement whereby Miso agreed to sell and issue 3,015,323 shares of Series A-1 Preferred Shares to Ecolab for a total purchase price of \$15,000,001.67. Use of the funds includes product development and other operating expenses. The securities were sold pursuant to Rule 506(c) of Regulation D.

Furthermore, Ecolab was issued warrants which allow it to purchase up to 3,015,323 shares of Series A-1 Preferred Stock (at a per share price of \$4.97) or other preferred stock. If the warrants are exercised for the latter, then the price per share shall be the number of shares equal to \$15,000,001.67 divided by the lesser of the “original issue price” of such other preferred stock and \$4.9745920, in each case, prior to (or in connection with) the expiration of these warrants, which will no longer be exercisable as of 5:00 p.m., Pacific time, on March 10, 2033.

In May 2023, the Company issued warrants to J&R Pikover Family Trust that allow it to purchase up to 11,765 shares of Common Stock with an exercise price of \$4.25 per share. The warrants vest in tranches through February 2024, and expire June 2033.

In May 2023, the Company issued warrants to Jake Brewer, allowing the purchase of up to 12,500 shares of Common Stock with an exercise price of \$4.25 per share. The warrants expire in June 2033.

Prior Regulation A, Regulation D and Regulation CF Offerings, and Stock Conversions

On October 12, 2023, Miso completed a Regulation CF offering of Common Stock and issued 981,320 shares for gross proceeds of \$4,877,160.40. Additionally, Miso issued 43,313 bonus shares. In connection with the raise, Miso incurred issuance costs of approximately \$424,915.22 as of October 18, 2023. Miso issued the shares at a price per share of \$4.97.

2022 Common Stock Conversion

In December 2022, all preferred shares were converted into Common Stock at the applicable conversion rates listed below (the “2022 Stock Conversion”).

2022 Series E

In 2022, the Company completed Regulation A+ and Regulation D offerings of Series E preferred stock and issued 3,470,259 shares for gross proceeds of \$36,269,524. In connection with the raise, the Company incurred offering costs of \$1,585,284. The Company originally issued the shares at a price of \$10.05 per share, and in October 2022, the Company increased the price in the offering to \$11.06 per share. All of these shares were converted to Common Stock in the 2022 Stock Conversion at a rate of one Common Share for each one share of Series E Preferred Stock.

2022 Common Stock Split

On January 11, 2022, the Company effected a forward stock split of its authorized, designated, issued, and outstanding shares of common stock in the applicable amounts listed below (the “2022 Stock Split”).

2021/22 Series D

In 2021, the Company executed Regulation A+ and Regulation D offerings of Series D preferred stock. Under the Regulation A+ offering, the Company issued 385,286 shares for gross proceeds of \$24,887,661. Under the Regulation D offering, the Company issued 17,561 shares for gross proceeds of \$1,054,730. The Company originally issued the shares at a price of \$56.62 per share (or \$8.09 after adjustment for the “2022 Stock Split”), and in October 2021, the Company increased the price in the offering to \$67.94 per share. The Company also incurred offering costs of \$150,549 in 2022. All of these shares were converted to Common Stock in the 2022 Stock Conversion at a rate of 7.000494559841740850642927794 Common Shares for each one share of Series D Preferred Stock.

2020/21 Series C

In 2020 and 2021, the Company collected gross proceeds of \$22,846,499 from its Regulation A+ and Regulation D offering of Series C preferred stock. All of these shares were converted to Common Stock in the 2022 Stock Conversion at a rate of 7.000081586032471240923553888 Common Shares for each one share of Series C Preferred Stock.

2019/2020 Notes & Conversions to Equity

In September 2019, the Company issued six senior secured promissory notes (the “2019 Notes”) for an aggregate principal amount of \$2,744,667 with a maturity date of September 30, 2021. In 2020, the Company received an additional \$889,982 (the “2020 Notes,” and collectively with the 2019 Notes, the “Notes”) in proceeds from issuing three additional notes with the same terms and maturity date. The Notes included an interest rate of 10% and conversion discount of 20% from any equity financing into which the Notes would convert.

In March 2021, the Company repaid \$1,394,257 of the Notes comprising principal of \$1,212,500 and accrued interest of \$181,757. In April 2021, the remaining balances of the Notes were converted into Series C Preferred Stock of the Company, comprised of a principal amount of \$2,422,148 and accrued interest of \$272,658, at a per share price of \$13.728, which represented a 20% discount to the Company’s then most recent per share price of \$17.16. This resulted in the issuance of 196,300 shares of Series C Preferred Stock.

In connection with the Notes, the Company also granted to the noteholders warrants to purchase common stock equal to the principal amount of the Notes divided by the warrant exercise price. As of December 31, 2022 and 2021, there were warrants outstanding for an aggregate of 2,539,173 shares of common stock, which were issued to the noteholders with an exercise price of \$1.43 per share, expiring September 30, 2029. These warrants were valued at \$11,582 for the 2019 Notes and \$123,968 for the 2020 Notes. The Notes were recorded as a discount to the note payable balances that were amortized under the effective interest method over the life of the notes.

Indebtedness

As of October 31, 2023, the Company had the following indebtedness:

Name	Amount Outstanding	Interest Rate	Start Date	Maturity Date
Farnam Street Financial	\$ 1,626,760	3.48%	8/1/2022 ³	1/31/2025
Camber Road Partners	\$ 4,890,210	12.50%	9/1/2023 ⁴	8/31/2026
Bit Playhouse LLC	\$ 188,295	3.50% ⁵	9/1/2023	2/28/2025
J. and R. Pikover Family Trust	\$ 795,175	3.25% ⁵	11/1/2021	10/31/2026

Previous Offerings of Securities

We have made the following issuances of securities within the last three years:

Date of Previous Offering	Offering Exemption Relied Upon	Type of Securities Offered	Amount of Securities Sold	Use of Proceeds
March 26, 2020	Regulation A+ Rule 506(c) of Regulation D	Series C Preferred Convertible into Common Stock ⁶	\$ 22,846,499 ⁷	Working capital

January 22, 2021	Regulation A+ Rule 506(c) of Regulation D	Series D Preferred Convertible into Common Stock ⁶	\$	26,103,530 ⁷	Working capital
February 10, 2022	Regulation A+ Rule 506(c) of Regulation D	Series E Preferred Convertible into Common Stock ⁶	\$	36,269,524 ⁷	Working capital
March 10, 2023	Rule 506(c) of Regulation D ⁸	Series A-1 Preferred Stock	\$	15,000,001	Working capital
October 12, 2023	Rule 506(c) of Regulation CF	Series CF Common Stock	\$	4,877,160	Working capital

³ Start date of fixed monthly rental payments; interim payments were made starting April 2022.

⁴ Start date of fixed Schedule 003 monthly rental payments that combined Schedule 001 (which began on 7/1/2023) and Schedule 002 (which hadn't yet started); interim payments were made starting August 2022.

⁵ Interest rate is zero-risk discount rates of 3.50% and 3.25% used to capitalize the stream of real estate lease payments on both these leases.

⁶ All shares sold in the Regulation A+ and Regulation D identified offerings were converted into Common Stock in the 2022 Stock Conversion

⁷ Combined Regulation A+ and Regulation D

⁸ The Company is in the process of closing a Regulation D fundraise, from which it expects to collect less than \$2 million.

Going Concern

The accompanying consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company has not generated profits since inception, has sustained net losses of \$11,530,118 and \$20,773,600 for the six months ended June 30, 2023 and 2022, respectively, and has incurred negative cash flows from operations for the six months ended June 30, 2023 and 2022. As of June 30, 2023, the Company had an accumulated deficit of \$104,750,043 and cash of \$11,617,714, relative to negative operating cash flows of \$13,082,583 in June 30, 2023. These factors, among others, raise substantial doubt about the Company's ability to continue as a going concern. The Company's ability to continue as a going concern for the next twelve months is dependent upon its ability to generate sufficient cash flows from operations to meet its obligations, which it has not been able to accomplish to date, and/or to obtain additional capital financing. No assurance can be given that the Company will be successful in these efforts.

Trend Information

In 2024, Miso intends to focus on:

- Optimizing and improving the current version of Flippy;
- Boosting Flippy customer support through new and improved offerings for 24/7 remote support, regular unit maintenance, and improved employee training for existing customers, while also optimizing remote support to reduce the costs associated with these services;
- Finishing our implementation of cost discipline and optimization, including by offshoring certain roles;
- Executing the launch of our new innovation showroom in conjunction with Cali Burger;
- Implementing a new, improved, and less expensive employee on-boarding and maintenance system;
- Improving the customer tools and instructions for rolling out new Flippys, along with launching a new service for customers to simplify and accelerate receiving local permits that may be required when installing Flippy;
- Executing maintenance of our library of patents and IP;
- Designing the next generation of Flippy with a focus on making it smaller, faster, more reliable, and cheaper to produce;
- Dedication a small amount of resources to exploring new strategies and potential partnerships for our early-stage Innovation Lab products;
- Optimizing our data gathering and analysis to drive both improved internal decision-making and exploration of external monetization opportunities;
- Implementing a new system and software tools for managing the Company's inventory and inventory purchasing; and
- Building out new pricing strategies for Flippy.

OTHER INFORMATION

Item 2.
None

Item 3. FINANCIAL STATEMENTS

MISO ROBOTICS, INC.
CONSOLIDATED FINANCIAL STATEMENTS
JUNE 30, 2023
UNAUDITED

MISO ROBOTICS, INC.
CONSOLIDATED BALANCE SHEETS
UNAUDITED

	June 30, 2023	December 31, 2022
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 11,617,714	\$ 10,676,321
Accounts receivable, net	23,842	87,700
Inventory	2,171,596	2,308
Prepaid expenses and other current assets	454,827	355,541
Total current assets	14,267,979	11,121,870
Property and equipment, net	1,092,873	1,329,036
Operating lease right of use assets, net	4,204,877	4,714,470
Finance lease right of use assets, net	4,993,434	5,799,640
Restricted cash	1,174,489	1,174,489
Deposits and other assets	2,230,952	805,634
Total assets	\$ 27,964,604	\$ 24,945,139
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current liabilities:		
Accounts payable	\$ 2,473,686	\$ 3,825,888
Accounts payable, related party	500,288	397,788
Accrued expenses and other current liabilities	280,563	361,313
Operating lease right of use liabilities, current portion	946,322	887,198
Finance lease right of use liabilities, current portion	1,913,826	1,721,760
Total current liabilities	6,114,685	7,193,947
Future equity obligations	259,344	241,053
Operating lease right of use liabilities	3,364,666	3,887,988
Finance lease right of use liabilities	2,746,230	3,727,051
Total liabilities	12,484,925	15,050,039
Commitments and contingencies		
Stockholders' equity:		
Series A-1 preferred stock, \$0.0001 par value, 11,056,183 and 0 shares authorized as of June 30, 2023 and December 31, 2022, 3,015,323 and 0 shares issued and outstanding as of June 30, 2023 and December 31, 2022, respectively	302	-
Undesignated Preferred stock, \$0.0001 par value, 628,619 shares authorized as of June 30, 2023	-	-
Common stock, \$0.0001 par value, 80,000,000 shares authorized; 41,516,589 shares issued and outstanding as of both June 30, 2023 and December 31, 2022, 17,500 and 43,750 shares unvested as of June 30, 2023 and December 31, 2022, respectively	4,151	4,151
Additional paid-in capital	125,274,113	109,144,939
Subscription receivable	(3,679,482)	(4,272,401)
Loan and interest receivable, related parties	(745,173)	(741,800)
Accumulated deficit	(104,750,043)	(94,378,371)
Total stockholders' equity attributable to Miso	16,103,867	9,756,518
Noncontrolling interests	(624,188)	138,582
Total stockholders' equity	15,479,679	9,895,100
Total liabilities and stockholders' equity	\$ 27,964,604	\$ 24,945,139

See accompanying notes, which are an integral part of these consolidated financial statements.

MISO ROBOTICS, INC.
CONSOLIDATED STATEMENTS OF OPERATIONS
UNAUDITED

	Six Months Ended June 30,	
	2023	2022
Net revenue	\$ 277,263	\$ 82,600
Cost of net revenue	319,189	531,895
Gross profit (loss)	(41,926)	(449,295)
Operating expenses:		
Research and development	259,338	10,156,692
Sales and marketing	356,810	5,045,508
General and administrative	11,087,138	5,198,291
Total operating expenses	11,703,286	20,400,491
Loss from operations	(11,745,212)	(20,849,786)
Other income (expense):		
Interest expense	(156,151)	-
Interest income	367,847	9,896
Other income	3,398	66,290
Total other income (expense), net	215,094	76,186
Provision for income taxes	-	-
Net loss	\$ (11,530,118)	\$ (20,773,600)
Net loss attributable to noncontrolling interests	(1,158,446)	(511,646)
Net loss attributable to Miso Robotics stockholders	\$ (10,371,672)	\$ (20,261,953)
Weighted average common shares outstanding - basic and diluted	41,516,589	12,176,517

Net loss per common share attributable to Miso Robotics stockholders - basic and diluted

\$ (0.25) \$ (1.71)

See accompanying notes, which are an integral part of these consolidated financial statements.

MISO ROBOTICS, INC.
CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY
UNAUDITED

	Series E Convertible Preferred Stock		Series D Convertible Preferred Stock		Series C Convertible Preferred Stock		Series B Convertible Preferred Stock		Series A Convertible Preferred Stock		Series A-1 Preferred Stock		Common Stock		Paid-in Capital	Subscription Receivable	Loan and Interest Receivable, Related Parties	Accumulated Deficit	Stockholders' Equity Attributable to Miso		Noncontrolling Interests	Total Stockholders' Equity (Deficit)
	Shares	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares	Amount								
Balances at December 31, 2021	-	\$ -	402,847	\$ 40	1,518,093	\$ 152	997,616	\$ 100	769,784	\$ 77	-	\$ -	12,165,650	\$ 1,216	\$ 66,182,996	\$ (1,188,848)	\$ -	\$ (51,477,045)	\$ 13,518,688	\$ -	\$ (50)	\$ 13,518,638
Issuance of Series D preferred stock	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	1,188,848	-	-	1,188,848	-	-	1,188,848
Issuance of Series E preferred stock	1,589,852	158	-	-	-	-	-	-	-	-	-	-	-	-	15,978,015	(6,875)	-	-	15,971,298	-	-	15,971,298
Issuance of common stock of subsidiary	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	209,922	-	209,922
Exercise of stock options	-	-	-	-	-	-	-	-	-	-	-	-	21,733	2	16,476	-	-	-	16,478	-	-	16,478
Stock-based compensation expense	-	-	-	-	-	-	-	-	-	-	-	-	-	-	507,358	-	-	-	507,358	-	-	507,358
Offering costs	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(1,267,881)	-	-	-	(1,267,881)	-	-	(1,267,881)
Net loss	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(20,261,953)	(20,261,953)	(511,646)	-	(20,773,600)
Balances at June 30, 2022 (unaudited)	1,589,852	\$ 158	402,847	\$ 40	1,518,093	\$ 152	997,616	\$ 100	769,784	\$ 77	-	\$ -	12,187,383	\$ 1,218	\$ 81,416,964	\$ (6,875)	\$ -	\$ (71,738,998)	\$ 9,672,836	\$ (301,775)	\$ -	\$ 9,371,061
Balances at December 31, 2022	-	\$ -	-	\$ -	-	\$ -	-	\$ -	-	\$ -	-	\$ -	41,516,589	\$ 4,151	\$ 109,144,939	\$ (4,272,401)	\$ (741,800)	\$ (94,378,371)	\$ 9,756,518	\$ 138,582	\$ -	\$ 9,895,100
Issuance of Series A-1 preferred stock	-	-	-	-	-	-	-	-	-	-	3,015,323	302	-	-	15,014,700	-	-	-	15,015,001	-	-	15,015,001
Collection of subscription receivable	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	592,919	-	-	592,919	-	-	592,919
Issuance of common stock of subsidiary	-	-	-	-	-	-	-	-	-	-	-	-	-	-	501,956	-	-	-	501,956	395,676	-	897,632
Repayment of loan, and interest to related party	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(3,373)	-	(3,373)	-	-	(3,373)
Stock-based compensation expense	-	-	-	-	-	-	-	-	-	-	-	-	-	-	640,000	-	-	-	640,000	-	-	640,000
Warrants issued for services	-	-	-	-	-	-	-	-	-	-	-	-	-	-	14,000	-	-	-	14,000	-	-	14,000
Offering costs	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(41,482)	-	-	-	(41,482)	-	-	(41,482)
Net loss	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(10,371,672)	(10,371,672)	(1,158,446)	-	(11,530,118)
Balances at June 30, 2023 (unaudited)	-	\$ -	-	\$ -	-	\$ -	-	\$ -	-	\$ -	3,015,323	\$ 302	41,516,589	\$ 4,151	\$ 125,274,113	\$ (3,679,482)	\$ (745,173)	\$ (104,750,043)	\$ 16,103,867	\$ (624,188)	\$ -	\$ 15,479,679

See accompanying notes, which are an integral part of these consolidated financial statements.

MISO ROBOTICS, INC.
CONSOLIDATED STATEMENTS OF CASH FLOWS
UNAUDITED

	Six Months Ended June 30,	
	2023	2022
Cash flows from operating activities:		
Net loss	\$ (11,530,118)	\$ (20,773,600)
Adjustments to reconcile net loss to net cash used in operating activities:		
Stock-based compensation expense	640,000	507,358
Warrants issued for services	4,000	-
Services performed in connection with future equity obligations	18,291	-
Bad debt expense	-	-
Depreciation	237,618	168,325
Amortization of right of use assets	806,206	-
Changes in operating assets and liabilities:		
Accounts receivable	63,858	(48,000)
Inventory	(2,169,288)	(3,660,351)
Prepaid expenses and other current assets	(99,286)	(248,720)
Interest receivable, related party	(41,204)	-
Accounts payable	(1,352,202)	2,704,388

Accounts payable, related party	102,500	-
Accrued expenses and other current liabilities	(80,750)	(1,736)
Operating lease right of use liabilities, net	45,395	-
Net cash used in operating activities	(13,354,980)	(21,352,335)
Cash flows from investing activities:		
Purchases of property and equipment	(1,456)	(740,649)
Cash received from loan repayments	250,000	-
Issuance of loan to related parties	(212,169)	-
Deposits and other assets	(1,425,318)	(1,921,519)
Net cash used in investing activities	(1,388,943)	(2,662,168)
Cash flows from financing activities:		
Proceeds from issuance of preferred stock	-	17,160,146
Issuance of common stock of subsidiary, net of offering costs	897,632	209,922
Proceeds from capital lease facility	-	2,221,295
Repayment of finance lease right of use liabilities	(778,755)	-
Proceeds from issuance of Series A-1 preferred stock	15,015,002	-
Collection of subscription receivable	592,919	-
Exercise of stock options	-	16,478
Offering costs	(41,482)	(848,752)
Net cash provided by financing activities	15,685,316	18,759,088
Net change in cash, cash equivalents and restricted cash	941,393	(5,255,415)
Cash and cash equivalents at beginning of period	11,850,810	13,742,525
Cash, cash equivalents and restricted cash at end of period	\$ 12,792,203	\$ 8,487,110
Supplemental disclosure of cash flow information:		
Cash paid for income taxes	\$ -	\$ -
Cash paid for interest	\$ -	\$ -
Supplemental disclosure of non-cash financing activities:		
Subscription receivable on Series D preferred stock	\$ -	\$ -
Subscription receivable on common stock	\$ (592,919)	\$ -
Right of use asset	\$ -	\$ 6,309,488
Supplemental disclosure of non-cash operating activities:		
Warrants issued as payment for operating lease liability	\$ 10,000	\$ -

See accompanying notes, which are an integral part of these consolidated financial statements.

MISO ROBOTICS, INC.
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS
UNAUDITED

1. NATURE OF OPERATIONS

Miso Robotics, Inc. (the "Company") was incorporated on June 20, 2016 as Super Volcano, Inc. under the laws of the State of Delaware. The Company changed its name to Miso Robotics, Inc. on October 3, 2016. The Company develops and manufactures artificial intelligence-driven robots that assist chefs to make food at restaurants. The Company is headquartered in Pasadena, California.

In November 2021, the Company became a founding stockholder in Ally Robotics, Inc., ("Ally") a Delaware corporation whereby the Company was issued 6,600,000 shares of Ally's common stock in exchange for a 93% interest in Ally. As such, Ally became a subsidiary of the Company (see Note 3). As of June 30, 2023, the Company holds 55.92% interest in Ally. Ally was formed to build affordable, safe, lightweight, and smart robotic arms for the restaurant industry.

2. GOING CONCERN

The Company has evaluated whether there are certain conditions and events, considered in the aggregate, that raise substantial doubt and the Company's ability to continue as a going concern within one year after the date that the consolidated financial statements are issued.

The accompanying consolidated financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. The Company has not generated profits since inception, has sustained net losses of \$11,530,118 and \$20,773,600 for the six months ended June 30, 2023 and 2022, respectively, and has incurred negative cash flows from operations for the six months ended June 30, 2023 and 2022. As of June 30, 2023, the Company had an accumulated deficit of \$104,750,043 and cash of \$11,617,714, relative to negative operating cash flows of \$13,354,980 in June 30, 2023. These factors, among others, raise substantial doubt about the Company's ability to continue as a going concern. The Company's ability to continue as a going concern for the next twelve months is dependent upon its ability to generate sufficient cash flows from operations to meet its obligations, which it has not been able to accomplish to date, and/or to obtain additional capital financing. No assurance can be given that the Company will be successful in these efforts.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation

The accounting and reporting policies of the Company conform to accounting principles generally accepted in the United States of America ("GAAP"). The Company's fiscal year is December 31.

Principles of Consolidation

These consolidated financial statements include the accounts of Miso Robotics and Ally since November 30, 2021. All inter-company transactions and balances have been eliminated in consolidation.

Stock Split

On January 11, 2022, the Company effected a 7-for-1 forward stock split of its authorized, designated, issued and outstanding shares of common stock. Accordingly, all share and per share amounts of the Company for all periods presented in the accompanying consolidated financial statements and notes thereto have been adjusted retroactively, where applicable, to reflect this stock split.

MISO ROBOTICS, INC.
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS
UNAUDITED

Unaudited Interim Financial Information

The unaudited interim consolidated financial statements and related notes have been prepared in accordance with U.S. GAAP for interim consolidated financial information, within the rules and regulations of the United States Securities and Exchange Commission (the “SEC”). Certain information and disclosures normally included in the annual consolidated financial statements prepared in accordance with U.S. GAAP have been condensed or omitted pursuant to such rules and regulations. The unaudited interim financial statements have been prepared on a basis consistent with the audited financial statements and in the opinion of management, reflect all adjustments, consisting of only normal recurring adjustments, necessary for the fair presentation of the results for the interim periods presented and of the consolidated financial condition as of the date of the interim consolidated balance sheet. The financial data and the other information disclosed in these notes to the interim consolidated financial statements related to the six-month periods are unaudited. Unaudited interim results are not necessarily indicative of the results for the full fiscal year.

The accompanying unaudited interim consolidated financial statements should be read in conjunction with the Company’s audited consolidated financial statements and the notes thereto for the year ended December 31, 2022.

Use of Estimates

The preparation of the Company’s consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenues and expenses during the reporting period. Significant estimates and assumptions reflected in these consolidated financial statements include, but are not limited to, the valuations of common stock, stock options and lease accounting inputs. The Company bases its estimates on historical experience, known trends and other market-specific or other relevant factors that it believes to be reasonable under the circumstances. On an ongoing basis, management evaluates its estimates when there are changes in circumstances, facts and experience. Changes in estimates are recorded in the period in which they become known. Actual results could differ from those estimates.

Concentrations of Credit Risk

Financial instruments that potentially subject the Company to concentrations of credit risk consist principally of cash and cash equivalents. The Company generally maintains balances in various operating accounts at financial institutions that management believes to be of high credit quality, in amounts that may exceed federally insured limits. At June 30, 2023 and December 31, 2022, all of the Company’s cash and cash equivalents were held at one accredited financial institution. As of June 30, 2023 and December 31, 2022, the Company had cash of \$11,116,844 and \$10,175,451, respectively, in excess of federally insured limits.

Cash and Cash Equivalents

The Company considers all highly liquid investments with maturities of three months or less at the date of purchase to be cash equivalents.

The Company established a letter of credit to one of its banks amounting to \$1,174,489, which was included as non-current restricted cash on the consolidated balance sheet as of June 30, 2023. This letter of credit is a requirement of one of its operating lease agreements.

Fair Value Measurements

Certain assets and liabilities of the Company are carried at fair value under GAAP. Fair value is defined as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. Valuation techniques used to measure fair value must maximize the use of observable inputs and minimize the use of unobservable inputs. Financial assets and liabilities carried at fair value are to be classified and disclosed in one of the following three levels of the fair value hierarchy, of which the first two are considered observable and the last is considered unobservable:

- Level 1—Quoted prices in active markets for identical assets or liabilities.
- Level 2—Observable inputs (other than Level 1 quoted prices), such as quoted prices in active markets for similar assets or liabilities, quoted prices in markets that are not active for identical or similar assets or liabilities, or other inputs that are observable or can be corroborated by observable market data.

MISO ROBOTICS, INC.
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS
UNAUDITED

- Level 3—Unobservable inputs that are supported by little or no market activity that are significant to determining the fair value of the assets or liabilities, including pricing models, discounted cash flow methodologies and similar techniques.

The carrying values of the Company’s assets and liabilities approximate their fair values.

Accounts Receivable

Accounts receivable are derived from products and services delivered to customers and are stated at their net realizable value. Each month, the Company reviews its receivables on a customer-by-customer basis and evaluates whether an allowance for doubtful accounts is necessary based on any known or perceived collection issues. Any balances that are eventually deemed uncollectible are written off against the allowance after all means of collection have been exhausted and the potential for recovery is considered remote. As of June 30, 2023 and December 31, 2022, the Company had an allowance for doubtful accounts of \$16,875 and \$16,875, respectively.

Inventory

Inventory is stated at the lower of cost or market and accounted for using the specific identification cost method. As of June 30, 2023, inventory consisted of robotic raw materials purchased from the Company’s suppliers. As of December 31, 2021, inventory included raw materials as well as work in progress and finished robotic units. In 2022, finished goods were transferred to property and equipment due to a change in management’s intended use of these assets. As of December 31, 2021, there were \$215,604 in inventory deposits for materials that the Company has not yet received. This amount is included in prepaid expenses and other current assets in the consolidated balance sheets. Management reviews its inventory for obsolescence and impairment as it is determined necessary.

Inventory consists of the following:

	June 30, 2023	December 31, 2022
Raw materials	\$ 2,282	\$ 2,308
Work in progress	2,169,314	-
	<u>\$ 2,171,596</u>	<u>\$ 2,308</u>

The following inventory was financed from two lenders in 2022, which were sold and leased back under a finance lease. As such, the inventory was classified as right of use assets in the consolidated balance sheets as of December 31, 2022 and were depreciated over the lease term (see Note 11).

Raw materials	\$	70,871
Work in progress		2,199,082
Finished goods		145,671
	\$	<u>2,415,624</u>

Property and Equipment

Property and equipment are stated at cost less accumulated depreciation and amortization. Depreciation and amortization expense is recognized using the straight-line method over the estimated useful life of each asset, as follows:

	Estimated Useful Life
Computer equipment and software	2 - 3 years
Kitchen equipment	5 years
Furniture and fixtures	5 years
Leasehold improvements	Shorter of lease term or 5 years
Robotic units	Shorter of lease term or 7 years

MISO ROBOTICS, INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS UNAUDITED

Estimated useful lives are periodically assessed to determine if changes are appropriate. Maintenance and repairs are charged to expense as incurred. When assets are retired or otherwise disposed of, the cost of these assets and related accumulated depreciation or amortization are eliminated from the consolidated balance sheet and any resulting gains or losses are included in the consolidated statement of operations loss in the period of disposal.

Impairment of Long-Lived Assets

The Company continually monitors events and changes in circumstances that could indicate carrying amounts of long-lived assets may not be recoverable. When such events or changes in circumstances are present, the Company assesses the recoverability of long-lived assets by determining whether the carrying value of such assets will be recovered through undiscounted expected future cash flows. If the total of the future discounted cash flows is less than the carrying amount of those assets, the Company recognizes an impairment loss based on the excess of the carrying amount over the fair value of the assets. Assets to be disposed of are reported at the lower of the carrying amount or the fair value less costs to sell. The Company did not record any impairment losses on long-lived assets during the six months ended June 30, 2023 or 2022.

Subscription Receivable

The Company records stock issuances at the effective date. If the subscription is not funded upon issuance, the Company records a subscription receivable as an asset on a balance sheet. When subscription receivables are not received prior to the issuance of financial statements at a reporting date in satisfaction of the requirements under FASB ASC 505-10-45-2, the subscription is reclassified as a contra account to stockholders' equity on the consolidated balance sheet.

Revenue Recognition

The Company adopted ASU 2014-09, *Revenue from Contracts with Customers*, and its related amendments (collectively known as "ASC 606"), effective January 1, 2019 using the modified retrospective transition approach applied to all contracts. Therefore, the reported results for the six months ended June 30, 2023 and 2022 reflect the application of ASC 606. Management determined that there were no retroactive adjustments necessary to revenue recognition upon the adoption of the ASU 2014-09. The Company determines revenue recognition through the following steps:

- Identification of a contract with a customer;
- Identification of the performance obligations in the contract;
- Determination of the transaction price;
- Allocation of the transaction price to the performance obligations in the contract; and
- Recognition of revenue when or as the performance obligations are satisfied.

Revenue is recognized when control of the promised goods or services is transferred to customers, in an amount that reflects the consideration the Company expects to be entitled to in exchange for those goods or services. As a practical expedient, the Company does not adjust the transaction price for the effects of a significant financing component if, at contract inception, the period between customer payment and the transfer of goods or services is expected to be one year or less.

The Company derives its revenue from hardware installation and software usage as well as consulting services. Sales tax is collected on sales in California and these taxes are recorded as a liability until remitted.

Hardware Installation

The Company satisfies its performance obligation and revenue is recorded at the point in time when hardware is installed at the customer's location. The Company retains ownership of the installed hardware, including all improvements, enhancements, modifications, and all intellectual rights thereto. The Company invoices customers upon delivery of the hardware, and payments from such customers are due upon invoicing. Installation fees that have been paid but performance obligations have not been satisfied are recorded as deferred revenue.

MISO ROBOTICS, INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS UNAUDITED

Software Usage

Software as a service (SaaS) and usage fees are recognized as revenue as the performance obligation is satisfied over time. Revenue is recognized monthly over the life of the contract. Service fees that have been invoiced or paid but performance obligations have not been met are recorded as deferred revenue.

Consulting

Consulting services are recognized at the point in time when the performance obligation has been completed.

Disaggregation of Revenue

The following table presents the Company's revenue disaggregated by revenue source:

	Six Months Ended June 30,	
	2023	2022
Hardware installation fees	\$ 98,000	\$ -
Software usage fees	179,263	72,600
Consulting services	-	10,000
	<u>\$ 277,263</u>	<u>\$ 82,600</u>

Significant Judgements

The Company estimates warranty claims reserves based on historical results and research and determined that a warranty reserve was not necessary as of June 30, 2023 and December 31, 2022.

Contract Balances

The Company invoices customers based upon contractual billing schedules, and accounts receivable are recorded when the right to consideration becomes unconditional. Contract liabilities represent a set-up fee prepayment received from a customer in advance of performance obligations met.

As of June 30, 2023 or December 31, 2022, accounts receivable did not include any amount in unbilled receivables.

Cost of Net Revenues

Cost of net revenues consists primarily of inventory sold, parts used in building machines for sale or lease, tooling and supplies, depreciation of robots and certain equipment, allocations of facility costs, contractors, freight and delivery, licenses and certifications, and allocations of personnel time in assembly, installation, and servicing.

Advertising and Promotion

Advertising and promotional costs are expensed as incurred. Advertising and promotional expense for the six months ended June 30, 2023 and 2022 amounted to approximately \$49,000 and \$4,191,000, respectively, which is included in sales and marketing expense.

Research and Development Costs

Costs incurred in the research and development of the Company's products are expensed as incurred.

Concentrations

The Company is dependent on third-party vendors to supply inventory and products for research and development activities and parts for building products. In particular, the Company relies and expects to continue to rely on a small number of vendors. The loss of one of these vendors may have a negative short-term impact on the Company's operations; however, the Company believes there are acceptable substitute vendors that can be utilized longer-term.

MISO ROBOTICS, INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS UNAUDITED

Convertible Instruments

U.S. GAAP requires companies to bifurcate conversion options from their host instruments and account for them as free-standing derivative financial instruments according to certain criteria. The criteria include circumstances in which (a) the economic characteristics and risks of the embedded derivative instrument are not clearly and closely related to the economic characteristics and risks of the host contract, (b) the hybrid instrument that embodies both the embedded derivative instrument and the host contract is not re-measured at fair value under otherwise applicable generally accepted accounting principles with changes in fair value reported in earnings as they occur and (c) a separate instrument with the same terms as the embedded derivative instrument would be considered a derivative instrument. An exception to this rule is when the host instrument is deemed to be conventional as that term is described under applicable U.S. GAAP.

When the Company has determined that the embedded conversion options should not be bifurcated from their host instruments, the Company records, when necessary, discounts to convertible notes for the intrinsic value of conversion options embedded in debt instruments based upon the differences between the fair value of the underlying common stock at the commitment date of the note transaction and the effective conversion price embedded in the note. Debt discounts under these arrangements are amortized over the term of the related debt to their stated date of redemption. The Company also records, when necessary, deemed dividends for the intrinsic value of conversion options embedded in preferred shares based upon the differences between the fair value of the underlying common stock at the commitment date of the transaction and the effective conversion price embedded in the preferred shares.

Accounting for Preferred Stock

ASC 480, *Distinguishing Liabilities from Equity*, includes standards for how an issuer of equity (including equity shares issued by consolidated entities) classifies and measures on its consolidated balance sheet certain financial instruments with characteristics of both liabilities and equity.

Management is required to determine the presentation for the preferred stock as a result of the redemption and conversion provisions, among other provisions in the agreement. Specifically, management is required to determine whether the embedded conversion feature in the preferred stock is clearly and closely related to the host instrument, and whether the bifurcation of the conversion feature is required and whether the conversion feature should be accounted for as a derivative instrument. If the host instrument and conversion feature are determined to be clearly and closely related (both more akin to equity), derivative liability accounting under ASC 815, *Derivatives and Hedging*, is not required. Management determined that the host contract of the preferred stock is more akin to equity, and accordingly, liability accounting is not required by the Company. The Company has presented preferred stock within stockholders' equity.

Costs incurred directly for the issuance of the preferred stock are recorded as a reduction of gross proceeds received by the Company, resulting in a discount to the preferred stock. The discount is not amortized.

Deferred Offering Costs

The Company complies with the requirements of FASB ASC 340-10-S99-1 with regards to offering costs. Prior to the completion of an offering, offering costs are capitalized. The deferred offering costs are charged to additional paid-in capital or as a discount to debt, as applicable, upon the completion of an offering or to expense if the offering is not completed.

Noncontrolling Interests

Noncontrolling interests are classified as a separate component of equity in the Company's consolidated balance sheets and statements of changes in stockholders' equity. Net income (loss) and comprehensive income (loss) attributable to non-controlling interests are reflected separately from consolidated net income (loss) and comprehensive income (loss) in the consolidated statements of comprehensive income (loss) and statements of changes in stockholders' equity. Any change in ownership of a subsidiary while the controlling financial interest is retained is accounted for as an equity transaction between the controlling and non-controlling interests. In addition, when a subsidiary is deconsolidated, any retained noncontrolling equity investment in the former subsidiary will be initially measured at fair value and the difference between the carrying value and fair value of the retained interest will be recorded as a gain or loss. The Company has noncontrolling interests via its subsidiary Ally Robotics.

During the six months ended June 30, 2023 and 2022, the Company recorded a loss of \$1,158,446 and \$511,646, respectively, attributable to noncontrolling interests.

MISO ROBOTICS, INC.
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Stock-Based Compensation

The Company accounts for stock-based compensation in accordance with ASC 718, Compensation - Stock Compensation. The Company measures all stock-based awards granted to employees, directors and non-employee consultants based on the fair value on the date of the grant and recognizes compensation expense for those awards, net of estimated forfeitures, over the requisite service period, which is generally the vesting period of the respective award. For awards with service-based vesting conditions, the Company records the expense for using the straight-line method. For awards with performance-based vesting conditions, the Company records the expense if and when the Company concludes that it is probable that the performance condition will be achieved.

The Company classifies stock-based compensation expense in its consolidated statement of operations in the same manner in which the award recipient's payroll costs are classified or in which the award recipient's service payments are classified.

The fair value of each stock option grant is estimated on the date of grant using the Black-Scholes option-pricing model. The Company historically has been a private company and lacks company-specific historical and implied volatility information for its stock. Therefore, it estimates its expected stock price volatility based on the historical volatility of publicly traded peer companies and expects to continue to do so until such time as it has adequate historical data regarding the volatility of its own traded stock price. The expected term of the Company's stock options has been determined utilizing the "simplified" method for awards that qualify as "plain-vanilla" options. The risk-free interest rate is determined by reference to the U.S. Treasury yield curve in effect at the time of grant of the award for time periods approximately equal to the expected term of the award. Expected dividend yield is based on the fact that the Company has never paid cash dividends on common stock and does not expect to pay any cash dividends in the foreseeable future. Determining the appropriate fair value of stock-based awards requires the input of subjective assumptions. The assumptions used in calculating the fair value of stock-based awards represent management's best estimates and involve inherent uncertainties and the application of management's judgment. As a result, if factors change and management uses different assumptions, stock-based compensation expense could be materially different for future awards.

Income Taxes

The Company uses the liability method of accounting for income taxes as set forth in ASC 740, *Income Taxes*. Under the liability method, deferred taxes are determined based on the temporary differences between the financial statement and tax basis of assets and liabilities using tax rates expected to be in effect during the years in which the basis differences reverse. A valuation allowance is recorded when it is unlikely that the deferred tax assets will not be realized. The Company assesses its income tax positions and record tax benefits for all years subject to examination based upon our evaluation of the facts, circumstances and information available at the reporting date. In accordance with ASC 740-10, for those tax positions where there is a greater than 50% likelihood that a tax benefit will be sustained, our policy will be to record the largest amount of tax benefit that is more likely than not to be realized upon ultimate settlement with a taxing authority that has full knowledge of all relevant information. For those income tax positions where there is less than 50% likelihood that a tax benefit will be sustained, no tax benefit will be recognized in the consolidated financial statements.

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Net Loss per Share

Net earnings or loss per share is computed by dividing net income or loss by the weighted-average number of common shares outstanding during the period, excluding shares subject to redemption or forfeiture. The Company presents basic and diluted net earnings or loss per share. Diluted net earnings or loss per share reflect the actual weighted average of common shares issued and outstanding during the period, adjusted for potentially dilutive securities outstanding. Potentially dilutive securities are excluded from the computation of the diluted net loss per share if their inclusion would be anti-dilutive. As all potentially dilutive securities are anti-dilutive as of June 30, 2023 and December 31, 2022, diluted net loss per share is the same as basic net loss per share for each year. Potentially dilutive items outstanding as of June 30, 2023 and 2022 are as follows:

Anti-Dilutive Effect

	Six Months Ended June 30,	
	2023	2022
Series A-1 Preferred Stock (convertible to common stock)	3,015,323	-
Series A Preferred Stock (convertible to common stock)*	-	769,784
Series B Preferred Stock (convertible to common stock)*	-	997,616
Series C Preferred Stock (convertible to common stock)*	-	1,518,093
Series D Preferred Stock (convertible to common stock)*	-	402,847
Series E Preferred Stock (convertible to common stock)*	-	1,589,852
Warrants	2,766,452	2,656,829
Options to purchase common stock	6,227,539	8,665,634
Total potentially dilutive shares	12,009,314	16,600,655

*In 2022, the Company converted its Series A, B, C, D and E preferred stock into common stock at applicable conversion ratios.

Leases

In February 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standard Update ("ASU") 2016 02, Leases (ASC 842). This ASU requires a lessee to recognize a right-of-use asset and a lease liability in its balance sheet. The ASU is effective for annual and interim periods beginning after December 15, 2021. Early adoption is permitted. The Company adopted ASC 842 on January 1, 2022 using the modified retrospective approach. Under this method, the Company elected to apply the new accounting standard only to the most recent period presented, recognizing the cumulative effect of the accounting change, if any, as an adjustment to the beginning balance of retained earnings. Accordingly, prior periods have not been recast to reflect the new accounting standard. The cumulative effect of applying the provisions of ASC 842 had no material impact on accumulated deficit. The Company elected the package of practical expedients available for existing contracts, which allowed the Company

to carry forward our historical assessments of lease identification, lease classification, and initial direct costs and did not require retrospective application. The Company also elected a policy to not apply the recognition requirements of ASC 842 for short-term leases with a term of 12 months or less.

At the commencement date, the Company classifies each lease either as operating lease or finance lease. A lease is a finance lease when it meets any of the following criteria:

- The lease transfers ownership of the underlying asset to the lessee by the end of the lease term.
- The lease grants the lessee an option to purchase the underlying asset that the lessee is reasonably certain to exercise.
- The lease term is for the major part of the remaining economic life of the underlying asset. However, if the commencement date falls at or near the end of the economic life of the underlying asset, this criterion shall not be used for purposes of classifying the lease.
- The present value of the sum of the lease payments and any residual value guaranteed by the lessee that is not already reflected in the lease payments equals or exceeds substantially all of the fair value of the underlying asset.
- The underlying asset is of such a specialized nature that it is expected to have no alternative use to the lessor at the end of the lease term.

An operating lease is a lease other than a finance lease.

Right-of-use (“ROU”) assets represent the right to use an underlying asset for the lease term and lease liabilities represent the obligation to make payments arising from the lease. Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments: (a) fixed payments (including in substance fixed payments), less any lease incentives, (b) variable lease payments that are based on an index or a rate, (c) the exercise price of an option to purchase the underlying asset if the lessee is reasonably certain to exercise that option, (d) payments for penalties for terminating the lease if the lease term reflects the lessee exercising an option to terminate the lease, (e) fees paid by the lessee to the owners of a special-purpose entity for structuring transaction, and (f) amounts expected to be payable by the lessee under residual value guarantees. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be determined, or the Company’s incremental borrowing rate. As most leases do not provide an implicit rate, the Company uses an incremental borrowing rate that is based on the estimated rate of interest for a collateralized borrowing of a similar asset, using a similar term as the lease payments at the commencement date. ROU assets are measured at cost comprising the following: (a) the amount of the initial measurement of lease liability, (b) any lease payments made at or before the commencement date less any lease incentives received, and (c) any initial direct costs.

MISO ROBOTICS, INC.
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Lease terms may include options to extend or terminate the lease.

Renewal option periods are included within the lease term and the associated payments are recognized in the measurement of the ROU asset and lease liability when they are at our discretion and considered reasonably certain of being exercised.

After the commencement date, the operating lease liability is measured at the present value of the lease payments not yet paid using the interest rate established at commencement date (unless the rate has been updated after the commencement date). The operating ROU asset is measured at the amount of lease liability, adjusted for, unless the ROU asset has been previously impaired: a) prepaid or accrued lease payments, b) the remaining balance of any lease incentives received, and (c) unamortized initial direct costs. The finance lease liability is measured by increasing the carrying amount to reflect interest on the lease liability and reducing the carrying amount to reflect the lease payments made during the period. The lessee shall determine the interest on the lease liability in each period during the lease term as the amount that produces a constant periodic discount rate on the remaining balance of the liability, taking into consideration the reassessment requirements in. The finance lease ROU asset is measured at cost less any accumulated amortization and any accumulated impairment losses, taking into consideration the reassessment requirements. The finance lease ROU asset is being amortized on a straight-line basis, unless another systematic basis is appropriate over its estimated useful life or lease term, whichever is shorter.

Recently Adopted Accounting Pronouncements

In August 2020, FASB issued ASU 2020-06, *Accounting for Convertible Instruments and Contracts in an Entity: Own Equity* (“ASU 2020-06”), as part of its overall simplification initiative to reduce costs and complexity of applying accounting standards while maintaining or improving the usefulness of the information provided to users of financial statements. Among other changes, the new guidance removes from GAAP separation models for convertible debt that require the convertible debt to be separated into a debt and equity component, unless the conversion feature is required to be bifurcated and accounted for as a derivative or the debt is issued at a substantial premium. As a result, after adopting the guidance, entities will no longer separately present such embedded conversion features in equity, and will instead account for the convertible debt wholly as debt. The new guidance also requires use of the “if-converted” method when calculating the dilutive impact of convertible debt on earnings per share, which is consistent with the Company’s current accounting treatment under the current guidance. The guidance is effective for financial statements issued for fiscal years beginning after December 15, 2021, and interim periods within those fiscal years, with early adoption permitted, but only at the beginning of the fiscal year. The Company adopted ASU 2020-06 on January 1, 2022.

Management does not believe that any other recently issued, but not yet effective, accounting standards could have a material effect on the accompanying consolidated financial statements. As new accounting pronouncements are issued, the Company will adopt those that are applicable under the circumstances.

4. PROPERTY AND EQUIPMENT, NET

Property and equipment, net consists of the following:

	June 30,	December 31,
	2023	2022
Computer equipment and software	\$ 368,496	\$ 356,540
Kitchen and lab equipment	210,333	220,833
Furniture and fixtures	173,068	173,068
Leasehold improvements	1,262,324	1,262,324
	2,014,221	2,012,765
Less: Accumulated depreciation	(921,347)	(683,729)
	<u>\$ 1,092,873</u>	<u>\$ 1,329,036</u>

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Depreciation and amortization expense of \$237,618 and \$168,325 for the six months ended June 30, 2023 and 2022, respectively, were included in operating expenses in the consolidated statements of operations.

In 2022, robotic units financed from two lenders amounted to \$6,598,307, which were classified as finance lease ROU assets in the consolidated balance sheets as of December 31, 2022 (see Note 11).

ACCRUED EXPENSES AND OTHER CURRENT LIABILITIES

Accrued expenses and other current liabilities consist of the following:

	June 30, 2022	December 31, 2022
Accrued personnel costs	\$ 105,195	\$ 361,262
Other	175,368	51
	<u>\$ 280,563</u>	<u>\$ 361,313</u>

5. DEBT

Venture Debt

In September 2019, the Company issued six senior secured promissory notes (the “2019 Notes”) for an aggregate principal amount of \$2,744,667. In 2020, the Company received an additional \$889,982 (collectively the “Notes”) in proceeds from three additional notes with the same terms with a maturity date of September 2021. Upon a vote of the majority in principal amount, the Notes are subject to automatic conversion upon an equity financing of common or preferred stock of proceeds of \$2,000,000. Upon the future equity financing, the outstanding principal and any unpaid accrued interest shall automatically convert at a conversion price of 80% of the lowest price per share of the equity securities sold in the future equity financing. The noteholders may elect to convert the principal and any unpaid accrued interest at any time into the type of equity securities issued in the Company’s most recently completed equity financing of proceeds of \$2,000,000. The noteholders may convert the principal and unpaid accrued interest at a conversion price of 80% of the price per share of the equity securities sold in the completed equity financing. Prepayments are allowed, subject to various provisions, including an initial minimum payment amount of \$500,000 and additional increments of \$100,000. Upon the occurrence of an event of default, the Notes shall accrue interest at 13% per annum. The Notes are senior to all other debts and obligations of the Company, were collateralized by all assets of the Company. In conjunction with the Notes, the Company incurred fees of \$6,703, which were recorded as a discount to the Notes and are amortized under the effective interest method to interest expense over the life of the Notes. During the year ended December 31, 2021, \$3,219 was amortized to interest expense.

The Company recognized a beneficial conversion feature with respect to the voluntary conversion rights of the noteholders. The beneficial conversion feature was initially valued at a fair value of \$697,749 for the 2019 Notes and \$346,463 for the 2020 Notes, and was recorded as a discount to the note payable balance that is being amortized under the effective interest method over the life of the notes.

In April 2021, the Company converted principal of \$2,422,148 and accrued interest of \$272,658 of venture debt to Series C Preferred Stock at a per share price of \$13.728, a 20% discount to the offering per share price of \$17.16, into 196,300 shares of Series C Preferred Stock. In March 2021, the Company repaid \$1,394,257, comprised of principal of \$1,212,500 and accrued interest of \$181,757, of venture debt to Rise of Miso, LLC and another investor. In connection with the conversions and repayments, the Company amortized the remaining \$670,943 of unamortized debt discount to interest expense for the year ended December 31, 2021.

The Notes bore interest at 10% per annum and incurred interest expense of \$125,636 for the year ended December 31, 2021.

In connection with the Notes, the Company also granted to the holders warrants to purchase common stock equal to the principal amount of the Notes divided by the warrant exercise price. As of June 30, 2023 and December 31, 2022, there were warrants for an aggregate of 2,539,173 shares of common stock outstanding, which were issued to the noteholders with an exercise price of \$1.43 per share, expiring after 10 years. As discussed in Note 8, these warrants were valued at \$11,582 for the 2019 Notes and \$123,968 for the 2020 Notes, and were recorded as a discount to the note payable balance that were amortized under the effective interest method over the life of the notes.

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Future Equity Obligations

In July 2022, Ally entered into a Simple Agreement for Future Equity (“SAFE”) with a vendor who had performed research and development services for Ally under a separate statement of work agreement. The aggregate purchase amount per the SAFE agreement was \$241,053, which represented the outstanding payable to Ally for services performed.

In 2023, the Company entered into a SAFE totaling \$18,291 for services. As of June 30, 2023, the outstanding balance of the SAFEs was \$259,344.

The SAFE is convertible if and upon a preferred stock equity financing, where the SAFE will automatically convert into shares of the preferred stock in the triggering round at a conversion price equal to the greater of: (1) the lowest share pricing in the triggering preferred stock equity financing; (2) the number of shares based upon a valuation of \$25,000,000 on Ally’s fully diluted capitalization.

If and upon a liquidation event, the SAFE holder is entitled to either payment of the purchase amount or the amount that would be payable upon conversion of the SAFE to common stock at a valuation of \$25,000,000 on Ally’s then fully diluted capitalization. This payment is senior to common stock and junior to debts in priority.

If and upon a dissolution event, the SAFE holder is entitled to payment of the purchase amount. This payment is senior to common stock and junior to debts in priority.

6. STOCKHOLDERS' EQUITY

Amended and Restated Certificate of Incorporation

On January 11, 2022, the Company amended its Certificate of Incorporation and effected a 7-for-1 forward stock split of its authorized, designated, issued and outstanding shares of common stock. Accordingly, all share and per share amounts of the Company for all periods presented in the accompanying consolidated financial statements and notes thereto have been adjusted retroactively, where applicable, to reflect this stock split. The Series A – D preferred stock conversion prices were proportionally adjusted as a result of the stock split. Furthermore, the Company increased its authorized shares of common and preferred stock to 80,000,000 shares and 11,684,802 shares, respectively.

Convertible Preferred Stock

On March 6, 2023, the Company filed a certificate of designation of Series A-1 Preferred Stock wherein 11,048,732 shares of authorized preferred stock are to be designated as Series A-1 Preferred Stock. The Series A-1 Original Issue Price shall mean \$4.9779468. Each share of Series A-1 Preferred Stock shall be convertible, at the option of the holder, into such number of fully paid and nonassessable shares of Common Stock as determined by dividing the Series A-1 Original Issue Price by Series A-1 Conversion Price. Series A-1 Conversion Price shall initially be equal to Series A-1 Original Issue Price.

In January, 2023, the Company filed its 8th Amended and Restated Certificate of Incorporation, which removed the features specified for preferred shares, such as the Series A to E preferred shares authorized, original issue price, conversion ratio and liquidation price.

The Company has issued Series A-1 convertible preferred stock (collectively referred to as “Preferred Stock”). As of June 30, 2023, the Company’s certificate of incorporation, as amended and restated, authorized the Company to issue a total of 11,684,802 shares of Preferred Stock, of which 11,056,183 shares were designated as Series A-1 Preferred Stock and the remaining 628,619 shares were undesignated. The Preferred Stock have a par value of \$0.0001 per share.

In March, 2023, the Company entered into a stock purchase agreement whereby the Company issued 3,015,323 shares of Series A-1 Preferred Shares for a total purchase price of \$15,000,000.

During the six months ended June 30, 2023, the Company collected \$592,919 of subscription receivable.

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In 2022, the Company completed a Regulation A+ and Regulation D offerings of Series E preferred stock and issued 3,470,259 shares for gross proceeds of \$36,269,524. In connection with the raise, the Company incurred offering costs of \$1,585,284, and as of June 30, 2023, the Company had a subscription receivable of \$629,844 pertaining to the offering. The Company originally issued the shares at a price of \$10.05 per share ("Series E Original Issue Price").

In 2022, the Company received \$1,349,987 in proceeds from completion of its offering of Series D preferred stock, including collection of the \$1,188,848 in a subscription receivable as of December 31, 2021. The Company also incurred offering costs of \$150,549 in 2022.

In 2022, the Company converted its Series A, B, C, D and E preferred stock into common stock, at applicable conversion ratios, into an aggregate of 29,291,321 shares of common stock.

As of June 30, 2023 and December 31, 2022, 3,015,323 and 0 shares of Series A-1 preferred stock were issued and outstanding, respectively.

The holders of the Preferred Stock have the following rights and preferences:

Voting

The holders of Preferred Stock are entitled to vote, together with the holders of common stock as a single class, on all matters submitted to stockholders for a vote and have the right to vote the number of shares equal to the number of shares of common stock into which each share of Preferred Stock could convert on the record date for determination of stockholders entitled to vote.

The holders of Series B preferred stock, voting exclusively and as a separate class, are entitled to elect one director of the Company. The holders of Series A preferred stock, voting exclusively and as a separate class, are entitled to elect one director of the Company.

Dividends

The Company shall not declare, pay or set aside any dividends on shares of other classes of capital stock unless the holders of Preferred Stock then outstanding shall first receive, or simultaneously receive, on a pari passu basis, a dividend on each outstanding share of Preferred Stock on an as-converted basis.

Liquidation

In the event of any voluntary or involuntary liquidation, dissolution or winding up of the Company or deemed liquidation event, the Series B, Series C, Series D and Series E stockholders, on a pari passu basis, shall be entitled to a liquidation preference equal to the greater of (i) the original issuance price applicable to each series, plus any dividends declared but unpaid, or (ii) such amount per share as would have been payable had all shares of Series B, Series C, Series D, and Series E preferred stock been converted into common stock. Upon this completion, the Series A-1 and Series A stockholders will then be entitled to a liquidation preference in the same manner. After the payment of all preferential amounts to preferred stockholders, the remaining assets available for distribution shall be distributed among common stockholders on a pro-rata basis. The liquidation preference per share for Series A-1, Series A, Series B, Series C, Series D and Series E preferred stock are \$4.98, \$4.1108, \$10.0744, \$17.16, \$56.62 and \$10.05 respectively.

The total liquidation preferences as of June 30, 2023 or December 31, 2022 amounted to \$0.

Conversion

Each share of Preferred Stock is convertible into common stock, at the option of the holder, at any time after the date of issuance. In addition, each share of Preferred Stock will be automatically converted into shares of common stock at the applicable conversion ratio then in effect (i) upon the closing of a firm-commitment public offering resulting in at least \$100,000,000 of gross proceeds to the Company at a price of at least \$21.00 per share of common stock, subject to appropriate adjustment in the event of any stock dividend, stock split, combination or other similar recapitalization, or (ii) upon the written consent of the holders of a majority of the then-outstanding shares of Preferred Stock, voting together as a single class.

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The conversion ratio of each series of Preferred Stock is determined by dividing the original issue price of each series by the conversion price of each series. The conversion price per share is \$0.59 for Series A preferred stock, \$1.44 for Series B preferred stock, \$2.45 for Series C preferred stock and \$8.09 for Series D preferred stock, each subject to appropriate adjustment in the event of any stock dividend, stock split, combination or other similar recapitalization. Accordingly, as of December 31, 2021, each share outstanding of each series of Preferred Stock was convertible into shares of common stock on a one-for-seven basis. In 2022, the Company converted its Series A, B, C, D and E preferred stock into common stock at the applicable conversion ratios noted above.

Common Stock

As of June 30, 2023, the Company authorized 80,000,000 shares of common stock at \$0.0001 par value.

Common stockholders have voting rights of one vote per share and are entitled to elect one director of the Company. The voting, dividend, and liquidation rights of the holders of common stock are subject to and qualified by the rights, powers, and preferences of preferred stockholders.

During the year ended December 31, 2022, the Company converted its Series A, B, C, D and E preferred stock into common stock, at applicable conversion ratios, into an aggregate of 29,291,321 shares of common stock.

During the year ended December 31, 2022, the Company issued 94,618 shares of common stock pursuant to exercises of stock options for proceeds of \$91,843.

As of June 30, 2023 and December 31, 2022, there were 41,516,589 shares issued and outstanding..

Ally Common Stock

During the six months ended June 30, 2023, Ally issued common stock for net proceeds of \$781,159. As a result of the transaction, the Company recorded an increase in additional paid-in capital of \$501,956 and noncontrolling interests of \$395,676.

During the year ended December 31, 2022, Ally issued common stock for net proceeds of \$6,092,346. As a result of the transaction, the Company recorded an increase in additional paid-in capital of \$7,074,485 and noncontrolling interests of \$2,660,418, as well as a subscription receivable of \$3,642,557.

7. STOCK-BASED PAYMENTS

Common Stock Warrants

In connection with the Notes (see Note 6), the Company granted to the holders warrants to purchase common stock equal to the principal amount of the Notes divided by the warrant exercise price. As of June 30, 2023 and December 31, 2022, warrants for an aggregate of 2,539,173 shares of common stock were issued to the noteholders with an exercise price of \$1.43 per share, expiring after 10 years. The fair value of the warrants was calculated under the Black-Scholes method, which was recorded as a discount to the Notes and was recognized under the effective interest method over the life of the Notes.

In 2022, the Company granted 61,213 warrants to purchase common stock with an exercise price of \$2.94 per share and 17,926 warrants to purchase common stock with an exercise price of \$8.04 per share. All warrants vested immediately with a term of 10 years.

In 2021, the Company granted 64,036 warrants to purchase common stock with an exercise price of \$2.94 per share and 18,620 warrants with an exercise price of \$8.09 per share. All warrants vested immediately with a term of 10 years, except for 12,432 warrants issued which will expire after 5 years.

MISO ROBOTICS, INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS UNAUDITED

Preferred Stock Warrants

During the six months ended June 30, 2023, the Company issued 24,265 warrants to purchase common stock with an exercise price of \$4.25 per share. The warrants shall vest in 10 months. All warrants issued shall have a term of 10 years. As of June 30, 2023, 4,839 warrants vested and 19,356 warrants are expected to vest up to February 2024.

In 2022, the Company issued 6,219 warrants to purchase Series E preferred stock in exchange for \$5,000 monthly reduction to rental payments for 10 months. The warrants shall vest in 10 months with 622 warrants vesting per month. All warrants issued shall have a term of 10 years. As of June 30, 2023, all warrants were vested.

Summary

A summary of information related to warrants for the six months ended June 30, 2023 is as follows:

	Warrants	Weighted Average Exercise Price	Intrinsic Value
Outstanding as of December 31, 2022	2,742,187	\$ 1.60	\$ 1,144,748
Granted	24,265	4.25	
Exercised	-		
Forfeited	-		
Outstanding as of June 30, 2023	2,766,452	\$ 1.62	\$ 1,144,748
Exercisable as of June 30, 2023	2,747,040	\$ 1.63	\$ 1,144,748
Exercisable as of December 31, 2022	2,740,943	\$ 1.59	\$ 1,140,992

The Company recorded service expense of \$4,000 and \$0 for the six months ended June 30, 2023 and 2022, respectively. During the six months ended June 30, 2023, \$10,000 was deducted to the lease liability upon vesting of 1,244 of warrants to purchase preferred stock.

The following table presents, on a weighted average basis, the assumptions used in the Black-Scholes option-pricing model to determine the grant-date fair value of warrants granted:

	Six Months Ended June 30,	
	2023	2022
Risk-free interest rate	3.50%	2.83% - 4.45%
Expected term (in years)	5.2	5 - 5.42
Expected volatility	70.00%	70.00%
Expected dividend yield	0%	0%

Super Volcano, Inc. 2016 Stock Plan

The Company has adopted the Super Volcano, Inc. 2016 Stock Plan ("2016 Plan"), as amended and restated, which provides for the grant of shares of stock options and restricted stock awards to employees, non-employee directors, and non-employee consultants. The number of shares authorized by the 2016 Plan was 3,264,842 shares as of June 30, 2023. The option exercise price generally may not be less than the underlying stock's fair market value at the date of the grant and generally have a term of ten years. The amounts granted each calendar year to an employee or non-employee is limited depending on the type of award. Stock options comprise all of the awards granted since the 2016 Plan's inception. As of June 30, 2023, there were 637,292 shares available for grant under the 2016 Plan. Stock options granted under the 2016 Plan typically vest over a four-year period.

Miso Robotics, Inc. 2017 Stock Plan

The Company has adopted the Miso Robotics, Inc. 2017 Stock Plan ("2017 Plan"), as amended and restated, which provides for the grant of shares of stock options and restricted stock awards to employees, non-employee directors, and non-employee consultants. The number of shares authorized by the 2017 Plan was 8,068,774 shares as of June 30, 2023. The option exercise price generally may not be less than the underlying stock's fair market value at the date of the grant and generally have a term of ten years. The amounts granted each calendar year to an employee or non-employee is limited depending on the type of award. Stock options and restricted common stock comprise all of the awards granted since the 2017 Plan's inception. As of June 30, 2023 there were 2,412,127 shares available for grant under the 2017 Plan. Stock options granted under the 2017 Plan typically vest over a four-year period.

MISO ROBOTICS, INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS UNAUDITED

A summary of information related to stock options for the six months ended June 30, 2023 is as follows:

	Options	Weighted Average Exercise Price	Intrinsic Value
Outstanding as of December 31, 2022	8,248,236	\$ 1.10	\$ 9,695,024
Granted	332,000	1.86	
Exercised	-	-	
Forfeited	(2,352,697)	1.39	
Outstanding as of June 30, 2023	6,227,539	\$ 1.04	\$ 9,312,038
Exercisable as of June 30, 2023	4,180,260	\$ 0.85	\$ 6,869,600
Exercisable as of December 31, 2022	4,574,380	\$ 0.81	\$ 7,018,026
		June 30, 2023	December 31, 2022
Weighted average grant-date fair value of options granted during period		\$ 1.23	\$ 1.26
Weighted average duration (years) to expiration of outstanding options at June 30, 2023		6.59	7.32

The following table presents, on a weighted average basis, the assumptions used in the Black-Scholes option-pricing model to determine the grant-date fair value of stock options granted to employees and directors:

	Six Months Ended June 30,	
	2023	2022
Risk-free interest rate	3.45%-3.63%	1.82%-2.89%
Expected term (in years)	6.30	7.00
Expected volatility	70.00%	70.00%
Expected dividend yield	0%	0%

The total grant-date fair value of the options granted during the six months ended June 30, 2023 and 2022 was \$407,679 and \$2,770,346, respectively. Stock-based compensation expense for stock options of \$638,462 and \$505,826 was recognized under FASB ASC 718 for the six months ended June 30, 2023 and 2022, respectively. Total unrecognized compensation cost related to non-vested stock option awards amounted to \$3,587,517 and \$3,580,582 as of June 30, 2023 and December 31, 2022, respectively, and will be recognized over a weighted average period of 1.43 years as of June 30, 2023.

Restricted Common Stock

As of June 30, 2023 and December 31, 2022, the Company had 1,917,475 and 2,129,015 restricted shares of common stock outstanding under the option plans, respectively. As of June 30, 2023 and December 31, 2022, 2,111,515 and 2,085,265 shares were vested, respectively. The Company recorded stock-based compensation expense of \$1,538 and \$1,532 in the consolidated statements of operations for the six months ended June 30, 2023 and 2022, respectively. Total unrecognized compensation cost related to non-vested restricted common stock amounted to \$1,025 and \$2,563 as of June 30, 2023 and December 31, 2022, respectively, which is expected to be recognized in 2023.

MISO ROBOTICS, INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS UNAUDITED

Classification

Stock-based compensation expense was classified in the consolidated statements of operations as follows:

	Six Months Ended June 30,	
	2023	2022
Research and development expenses	\$ 427,151	\$ 350,077
General and administrative expenses	212,849	157,281
	\$ 640,000	\$ 507,358

8. RELATED PARTY TRANSACTIONS

In July 2022, the Company entered into a note receivable agreement with Future VC, LLC, a related party under common control, for a principal amount of \$1,500,000. The note earns interest at 12% per annum and matures on the earlier of a) October 5, 2022 or b) at the closing of the next equity financing, at the Company's election. The note earns interest at 17% per annum on the outstanding principal balance of the note and on all unpaid interest from the date of default, payable on demand. The Company received repayments totaling \$250,000 during the six months ended June 30, 2023. As of June 30, 2023 and December 31, 2022, the outstanding balance was \$425,000, including \$400,000 in principal and \$25,000 in loan origination fees and \$675,000, including \$650,000 in principal and \$25,000 in loan origination fees, respectively. Interest income recognized during the six months ended June 30, 2023 amounted to \$41,204. As of June 30, 2023 and December 31, 2022, interest receivable was \$108,004 and \$66,800, respectively. The outstanding loan and related accrued interest receivable was included as a contra-equity on the consolidated balance sheet as the amounts are still outstanding as of the issuance date of these financial statements.

As of June 30, 2023 and December 31, 2022, the Company had accounts payable with related parties under common control and management of \$500,288 and \$397,788, respectively.

9. COMMITMENTS AND CONTINGENCIES

Leases

The Company's operating lease agreements include kitchen facilities, office, lab and leased materials and finance lease agreements include equipment used in building robotic units.

The balances for the operating and finance leases are presented as follows within the consolidated balance sheet:

	June 30, 2023	December 31, 2022
Operating leases:		
Operating lease right of use assets, net	\$ 4,204,877	\$ 4,714,470
Operating lease right of use liabilities, current portion	\$ 946,322	\$ 887,198
Operating lease right of use liabilities	3,364,666	3,887,988
Total operating lease liabilities	\$ 4,310,988	\$ 4,775,186

Finance leases:

Finance lease right of use assets, net	\$	4,993,434	\$	5,799,640
Finance lease right of use liabilities, current portion	\$	1,913,826	\$	1,721,760
Finance lease right of use liabilities		2,746,230		3,727,051
Total finance lease liabilities	\$	4,660,056	\$	5,448,811

During the year ended December 31, 2022, certain finance leased assets were installed at customer locations.

Contingencies

The Company may be subject to pending legal proceedings and regulatory actions in the ordinary course of business. The results of such proceedings cannot be predicted with certainty, but the Company does not anticipate that the final outcome, if any, arising out of any such matters will have a material adverse effect on its business, financial condition or results of operations.

MISO ROBOTICS, INC.
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS
UNAUDITED

10. SUBSEQUENT EVENTS

Management has evaluated subsequent events through September 27, 2023, the date the consolidated financial statements were available to be issued. Based on this evaluation, no additional material events were identified which require adjustment or disclosure in these consolidated financial statements.

Item 4. EXHIBITS

2.1	Eighth Amended and Restated Certificate of Incorporation (Filed with the Company's Form 1-U on January 3, 2023, and available at https://www.sec.gov/Archives/edgar/data/1710670/000110465923000426/tm231483d1_ex2-1.htm)
2.2	Bylaws (Filed with the Company's Form 1-A and available at, https://www.sec.gov/Archives/edgar/data/1710670/000110465922007882/tm222587d1_ex2-2.htm)
2.3	Certificate of Designation of the Series A-1 Preferred Stock (Filed with the Company's Form 1-K for the year ended December 31, 2022 and available at, https://www.sec.gov/Archives/edgar/data/1710670/000110465923091954/tm2323327d1_ex2-3.htm)
3.1	Form of Warrant (Filed with the Company's Form 1-A and available at, https://www.sec.gov/Archives/edgar/data/1710670/000110465922007882/tm222587d1_ex3-2.htm)
3.2	EcoLab Warrant (Filed with the Company's Form 1-K for the year ended December 31, 2022 and available at, https://www.sec.gov/Archives/edgar/data/1710670/000110465923091954/tm2323327d1_ex3-2.htm)
3.3	Pikover Warrant (Filed with the Company's Form 1-K for the year ended December 31, 2022 and available at, https://www.sec.gov/Archives/edgar/data/1710670/000110465923091954/tm2323327d1_ex3-3.htm)
6.1	Note and Warrant Purchase Agreement (Filed with the Company's Form 1-A and available at, https://www.sec.gov/Archives/edgar/data/1710670/000110465922007882/tm222587d1_ex6-1.htm)
6.2	Series A-1 Preferred Stock Purchase Agreement (Filed with the Company's Form 1-K for the year ended December 31, 2022 and available at, https://www.sec.gov/Archives/edgar/data/1710670/000110465923091954/tm2323327d1_ex6-2.htm)
6.3	Amended and Restated Registration Rights Agreement (Filed with the Company's Form 1-K for the year ended December 31, 2022 and available at, https://www.sec.gov/Archives/edgar/data/1710670/000110465923091954/tm2323327d1_ex6-3.htm)
6.4	Amended and Restated Stockholders Agreement (Filed with the Company's Form 1-K for the year ended December 31, 2022 and available at, https://www.sec.gov/Archives/edgar/data/1710670/000110465923091954/tm2323327d1_ex6-4.htm)
6.5	Loan Agreement with Future VC, LLC (with Amendment)
6.6	Equipment Leasing Facility (Schedule 003) with Camber Road

SIGNATURES

Pursuant to the requirements of Regulation A, the issuer has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Miso Robotics, Inc.

By /s/ Richard Hull
Richard Hull, Chief Executive Officer
Miso Robotics, Inc.
Date: December 15, 2023

The following persons in the capacities and on the dates indicated have signed this Offering Statement.

By /s/ Richard Hull
Richard Hull, Chief Executive Officer
Date: December 15, 2023

By /s/ James "Buck" Jordan
James "Buck" Jordan, Director
Date: December 15, 2023

By /s/ Joseph Essas
Joseph Essas, Director
Date: December 15, 2023

By /s/ Thomas Bruderman
Thomas Bruderman, Director
Date: December 15, 2023

By /s/ John Miller
John Miller, Director
Date: December 15, 2023

SENIOR SECURED PROMISSORY NOTE

Dated: July 8, 2022

\$1,500,000

For value received, **FUTURE VC, LLC**, a limited liability company organized under the laws of the State of Delaware (the “Maker”), hereby promise to pay to the order of **MISO ROBOTICS, INC.**, with an address at 680 E Colorado Blvd., Ste. 500, Pasadena, California 91101 (together with its successors, representatives, and assigns, the “Holder”), in accordance with the terms hereinafter provided, the principal amount of One Million Five Hundred Thousand Dollars (\$1,500,000.00) hereunder, together with interest and all other obligations outstanding hereunder.

All payments under or pursuant to this Senior Secured Promissory Note (this “Note”) shall be made in United States Dollars in immediately available funds to the Holder at the address of the Holder first set forth above or at such other place as the Holder may designate from time to time in writing to the Maker or by wire transfer of funds to the Holder’s account. The outstanding principal balance of this Note shall be due and payable on October 5, 2022 (the “Maturity Date”) or at such earlier time as provided herein.

ARTICLE I

Section 1.1 Interest. The outstanding principal balance of this Note shall bear interest, in arrears, at a rate per annum equal to twelve percent (12%), payable in cash on the first day of each month subsequent to the date hereof and in full on the Maturity Date. Interest shall be computed on the basis of a 360-day year of twelve (12) thirty-day months, shall compound monthly and shall accrue commencing on the date hereof. Furthermore, upon the occurrence of an Event of Default (as defined in Section 2.1 hereof), the Maker will pay interest to the Holder, payable on demand, on the outstanding principal balance of the Note and on all unpaid interest from the date of the Event of Default at a per annum rate equal to the lesser of seventeen percent (17%) and the maximum applicable legal rate per annum, calculated based on a 360-day year.

Section 1.2 Payment of Principal; Prepayment

(a) Payment of Principal. The principal amount hereof, plus all outstanding interest and all other amounts due and owing hereunder, shall be paid in full on the Maturity Date or, if earlier, upon acceleration of this Note in accordance with the terms hereof. Any amount of principal repaid hereunder may not be reborrowed.

(b) Prepayment. The Maker may prepay all (but not less than all) of the principal amount of this Note in an amount equal to the sum of (i) the face value of this Note and (ii) all outstanding interest and all other amounts due and owing hereunder.

Section 1.3 Origination Fee; Attorney Fees.

(a) Origination Fee. Maker shall pay to Holder a loan origination fee in the amount of Twenty Five Thousand Dollars (\$25,000) which shall be due and payable on the date hereof.

(b) Attorney Fees. The Maker shall pay all costs and expenses, up to Ten Thousand Dollars (\$10,000), incurred by the Holder in connection with the preparation of this Note and the Loan Documents, including, without limitation, reasonable attorneys’ fees (the “Closing Costs”). The Closing Costs shall be due and payable on the date hereof.

Section 1.4 Seniority; Security.

(a) Seniority. The Secured Notes shall be senior in priority to all other secured indebtedness of the Maker, whether now existing or hereinafter created.

(b) Security. The obligations of the Maker under the Secured Notes are secured by a continuing security interest in substantially all of the assets of the Maker pursuant to the terms of that certain Security and Pledge Agreement of even date herewith by and between the Maker and the Holder (the “Security Agreement”) and any other collateral documents entered into in connection therewith.

Section 1.5 Payment on Non-Business Days. Whenever any payment to be made shall be due on a Saturday, Sunday or a public holiday under the laws of the State of Delaware, such payment shall be due on the next succeeding Business Day and such next succeeding day shall be included in the calculation of the amount of accrued interest payable on such date.

Section 1.6 Transfer. This Note may be transferred or sold, and may also be pledged, hypothecated or otherwise granted as security, by the Holder; provided, however, that any transfer or sale of this Note must be in compliance with any applicable securities laws.

Section 1.7 Replacement. Upon receipt of a duly executed, notarized and unsecured written statement from the Holder with respect to the loss, theft or destruction of this Note (or any replacement hereof) and a standard indemnity, or, in the case of a mutilation of this Note, upon surrender and cancellation of such Note, the Maker shall issue a new Note, of like tenor and amount, in lieu of such lost, stolen, destroyed or mutilated Note.

Section 1.8 Use of Proceeds. The Maker shall use the proceeds of this Note for general corporate purposes.

ARTICLE II

EVENTS OF DEFAULT; REMEDIES

Section 2.1 Events of Default. The occurrence of any of the following events shall be an “Event of Default” under this Note:

(a) any default in respect of any payment of the principal amount, interest or any other monetary obligation under this Note, as and when the same shall be due and payable (whether on the Maturity Date or by acceleration or otherwise) or within three (3) days thereafter; or

(b) the Maker shall fail to observe or perform any other condition, covenant or agreement contained in this Note or any other Transaction Document; or

(c) any representation or warranty made by the Maker herein or in any other Transaction Document shall prove to have been false or incorrect or breached in a material respect on the date as of which made; or

(d) (A) a default in any payment of any amount or amounts of principal of or interest on any indebtedness of the Maker (other than the indebtedness hereunder) the aggregate principal amount of which indebtedness is in excess of \$50,000 or (B) a default in the observance or performance of any other agreement or condition relating to any indebtedness or contained in any instrument or agreement evidencing, securing or relating thereto, or any other event shall occur or condition exist, the effect of which default or other event or condition is to cause, or to permit the holder or holders or beneficiary or beneficiaries of such indebtedness to cause with the giving of notice if required, such Indebtedness to become due prior to its stated maturity; or

(e) the Maker shall (i) apply for or consent to the appointment of, or the taking of possession by, a receiver, custodian, trustee or liquidator of itself or of all or a substantial part of its property or assets, (ii) make a general assignment for the benefit of its creditors, (iii) commence a voluntary case under the United States Bankruptcy Code (as now or hereafter in effect) or under the comparable laws of any jurisdiction (foreign or domestic), (iv) file a petition seeking to take advantage of any bankruptcy, insolvency, moratorium, reorganization or other similar law affecting the enforcement of creditors’ rights generally, (v) acquiesce in writing to any petition filed against it in an involuntary case under United States Bankruptcy Code (as now or hereafter in effect) or under the comparable laws of any jurisdiction (foreign or domestic), (vi) issue a notice of bankruptcy or winding down of its operations or issue a press release regarding same, or (vii) take any action under the laws of any jurisdiction (foreign or domestic) analogous to any of the foregoing; or

(f) a proceeding or case shall be commenced in respect of the Maker, without its application or consent, in any court of competent jurisdiction, seeking (i) the liquidation, reorganization, moratorium, dissolution, winding up, or composition or readjustment of its debts, (ii) the appointment of a trustee, receiver, custodian, liquidator or the like of it or of all or any substantial part of its assets in connection with the liquidation or dissolution of the Maker or (iii) similar relief in respect of it under any law providing for the relief of debtors, and such proceeding or case described in clause (i), (ii) or (iii) shall continue undismissed, or unstayed and in effect, for a period of thirty (30) days or any order for relief shall be entered in an involuntary case under United States Bankruptcy Code (as now or hereafter in effect) or under the comparable laws of any jurisdiction (foreign or domestic) against the Maker or action under the laws of any jurisdiction (foreign or domestic) analogous to any of the foregoing shall be taken with respect to the Maker and shall continue undismissed, or unstayed and in effect for a period of thirty (30) days; or

(g) a judgment or judgments in the aggregate amount exceeding \$25,000 is/are entered against the Maker and not dismissed or discharged within twenty (20) days following the entry thereof; or

(h) Maker shall cease to actively conduct its business operations for a period of five (5) consecutive Business Days; or

(i) any material portion of the properties or assets of the Maker is seized by any governmental authority; or

(j) the Maker is indicted for the commission of any criminal activity; or

(k) closing of a purchase, tender or exchange offer made to the holders of more than fifty percent (50%) of the outstanding shares of Common Stock in which more than fifty percent (50%) of the outstanding shares of Common Stock were tendered and accepted.

Section 2.2 Remedies Upon An Event of Default. If an Event of Default shall have occurred and shall be continuing, the Holder may at any time at its option (a) declare the entire unpaid principal balance of this Note, together with all interest accrued hereon, plus fees and expenses, due and payable, and thereupon, the same shall be accelerated and so due and payable, without presentment, demand, protest, or notice, all of which are hereby expressly unconditionally and irrevocably waived by the Maker; provided, however, that upon the occurrence of an Event of Default described in Sections 2.1 (g) or (h) above, the outstanding principal balance and accrued interest hereunder, plus fees and expenses, shall be immediately and automatically due and payable, and/or (b) exercise or otherwise enforce any one or more of the Holder's rights, powers, privileges, remedies and interests as well as its own rights, powers and remedies under this Note or other Transaction Document or applicable law. No course of delay on the part of the Holder shall operate as a waiver thereof or otherwise prejudice the right of the Holder. No remedy conferred hereby shall be exclusive of any other remedy referred to herein or now or hereafter available at law, in equity, by statute or otherwise. Upon and after an Event of Default, this Note shall bear interest at the default rate set forth in Section 1.1 hereof.

ARTICLE III

MISCELLANEOUS

Section 3.1 Notices. Any notice, demand, request, waiver or other communication required or permitted to be given hereunder shall be in writing and shall be effective (a) upon hand delivery, telecopy or facsimile at the address or number designated by Holder (if delivered on a Business Day during normal business hours where such notice is to be received), or the first Business Day following such delivery (if delivered other than on a Business Day during normal business hours where such notice is to be received) or (b) on the second Business Day following the date of mailing by express courier service, fully prepaid, addressed to such address, or upon actual receipt of such mailing, whichever shall first occur.

Section 3.2 Governing Law. This Note shall be governed by and construed in accordance with the internal laws of the State of California, without giving effect to any of the conflicts of law principles which would result in the application of the substantive law of another jurisdiction. This Note shall not be interpreted or construed with any presumption against the party causing this Note to be drafted.

Section 3.3 Headings. Article and section headings in this Note are included herein for purposes of convenience of reference only and shall not constitute a part of this Note for any other purpose.

Section 3.4 Remedies, Characterizations, Other Obligations, Breaches and Injunctive Relief. The remedies provided in this Note shall be cumulative and in addition to all other remedies available under this Note, any other Transaction Document, at law or in equity (including, without limitation, a decree of specific performance and/or other injunctive relief), no remedy contained herein shall be deemed a waiver of compliance with the provisions giving rise to such remedy and nothing herein shall limit a holder's right to pursue actual damages for any failure by the Maker to comply with the terms of this Note. Amounts set forth or provided for herein with respect to payments, conversion and the like (and the computation thereof) shall be the amounts to be received by the holder thereof and shall not, except as expressly provided herein, be subject to any other obligation of the Maker (or the performance thereof). The Maker acknowledges that a breach by it of its obligations hereunder will cause irreparable and material harm to the Holder and that the remedy at law for any such breach may be inadequate. Therefore the Maker agrees that, in the event of any such breach or threatened breach, the Holder shall be entitled, in addition to all other available rights and remedies, at law or in equity, to seek and obtain such equitable relief, including but not limited to an injunction restraining any such breach or threatened breach, without the necessity of showing economic loss and without any bond or other security being required.

Section 3.5 Enforcement Expenses. The Maker agrees to pay all costs and expenses incurred from time to time by the Holder with respect to any modification, consent or waiver of the provisions of this Note or the Transaction Documents and any enforcement of this Note and the Transaction Documents, including, without limitation, reasonable attorneys' fees and expenses.

Section 3.6 Amendments. This Note may not be modified or amended in any manner except in writing executed by the Maker and the Holder.

Section 3.7 Compliance with Securities Laws. The Holder of this Note acknowledges that this Note is being acquired solely for the Holder's own account and not as a nominee for any other party, and for investment, and that the Holder shall not offer, sell or otherwise dispose of this Note except in accordance with applicable law.

Section 3.8 Consent to Jurisdiction. Each of the Maker and the Holder (i) hereby irrevocably submits to the exclusive jurisdiction of the United States District Court sitting in the State of Delaware or the State Courts of Delaware sitting in Wilmington, Delaware for the purposes of any suit, action or proceeding arising out of or relating to this Note and (ii) hereby waives, and agrees not to assert in any such suit, action or proceeding, any claim that it is not personally subject to the jurisdiction of such court, that the suit, action or proceeding is brought in an inconvenient forum or that the venue of the suit, action or proceeding is improper. Each of the Maker and the Holder consents to process being served in any such suit, action or proceeding by mailing a copy thereof to such party at the address in effect for notices to it on the books and records of the Maker, and agrees that such service shall constitute good and sufficient service of process and notice thereof. Nothing in this Section 3.8 shall affect or limit any right to serve process in any other manner permitted by law.

Section 3.9 Binding Effect. This Note shall be binding upon, inure to the benefit of and be enforceable by the Maker, the Holder and their respective successors and permitted assigns. The Maker shall not delegate or transfer this Note or any obligations or undertakings contained in this Note.

Section 3.10 Failure or Indulgence Not Waiver. No failure or delay on the part of the Holder in the exercise of any power, right or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any such power, right or privilege preclude other or further exercise thereof or of any other right, power or privilege.

Section 3.11 Maker Waivers; Dispute Resolution.

(a) Except as otherwise specifically provided herein, the Maker and all others that may become liable for all or any part of the obligations evidenced by this Note, hereby waive presentment, demand, notice of nonpayment, protest and all other demands'

and notices in connection with the delivery, acceptance, performance and enforcement of this Note, and do hereby consent to any number of renewals or extensions of the time or payment hereof and agree that any such renewals or extensions may be made without notice to any such persons and without affecting their liability herein and do further consent to the release of any person liable hereon, all without affecting the liability of the other persons, firms or Maker liable for the payment of this Note, AND DO HEREBY WAIVE TRIAL BY JURY.

(b) No delay or omission on the part of the Holder in exercising its rights under this Note, or course of conduct relating hereto, shall operate as a waiver of such rights or any other right of the Holder, nor shall any waiver by the Holder of any such right or rights on any one occasion be deemed a waiver of the same right or rights on any future occasion.

(c) THE MAKER ACKNOWLEDGES THAT THE TRANSACTION OF WHICH THIS NOTE IS A PART IS A COMMERCIAL TRANSACTION, AND TO THE EXTENT ALLOWED BY APPLICABLE LAW, HEREBY WAIVES ITS RIGHT TO NOTICE AND HEARING WITH RESPECT TO ANY PREJUDGMENT REMEDY WHICH THE HOLDER OR ITS SUCCESSORS OR ASSIGNS MAY DESIRE TO USE.

Section 3.12 Conflict Waiver. The Holder has been represented by the law firm of Ervin, Cohen & Jessup LLP (the “**Law Firm**”) in connection with the negotiation and preparation of this Agreement. The Law Firm expressly has not represented Maker, expressly has not made any representation of any kind to Maker and expressly has not rendered any advice or counsel to Maker, in negotiating the terms of this Note or any of the other Loan Documents. Maker hereby agrees that Maker shall never claim to have been represented by the Law Firm in connection with the preparation of this Note or any of the other Loan Documents. Maker has been advised to seek, and has been given the opportunity to obtain the advice of, separate legal counsel for advice in connection herewith. The Law Firm may also, now or in the future, represent Maker or one or more of its affiliates in connection with unrelated matters. The Maker hereby waives any conflict that the Maker may have in connection with the retention of the Law Firm by the Holder in respect of the preparation of this Note and the other Loan Documents or any dispute arising from or relating thereto. Such waiver is made expressly for the benefit of the Law Firm.

Section 3.13 Definitions. For the purposes hereof, the following terms shall have the following meanings:

“Business Day” (whether or not capitalized) shall mean any day banking transactions can be conducted in Los Angeles, California, USA and does not include any day which is a federal or state holiday in such location.

“Person” means an individual or a corporation, partnership, trust, incorporated or unincorporated association, joint venture, limited liability company, joint stock company, government (or an agency or political subdivision thereof) or other entity of any kind.

“Transaction Documents” means this Note, the Security Agreement and all other security documents or related agreements now or hereafter entered into in connection with and/or as security for this Note and all amendments and supplements thereto and replacements thereof and any other Transaction Document.

[Signature appears on following page]

IN WITNESS WHEREOF, Maker has caused this Note to be duly executed by its duly authorized officer as of the date first above indicated.

FUTURE VC, LLC
A Delaware limited liability company

By: /s/ James Jordan

Name: James Jordan
Title: CEO

Accepted and Agreed to:

MISO ROBOTICS, INC.
A Delaware corporation

By: /s/ Michael Bell
Name: Michael Bell
Title: CEO

Send notices to:

Miso Robotics, Inc.
680 E Colorado Blvd., Ste. 500
Pasadena, California 91101

FIRST AMENDMENT TO SENIOR SECURED PROMISSORY NOTE

THIS FIRST AMENDMENT TO SENIOR SECURED PROMISSORY NOTE (the "Amendment"), dated as of October 5, 2022, is entered into by Future VC LLC, a Delaware limited liability company (the "Maker") and Miso Robotics, Inc., a Delaware corporation (the "Holder").

WHEREAS, the Maker and the Holder are parties to that certain Senior Secured Promissory Note, dated as of July 8, 2022 (the "Promissory Note"); and

WHEREAS, the Maker and the Holder desire to amend the Promissory Note to extend the maturity and increase the interest of the Promissory Note.

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed by each party hereto as follows:

Amendment to the Promissory Note. It is hereby agreed and understood that the Promissory Note shall be amended as follows:

1. *Interest.* As of the date hereof, the outstanding principal balance of this Note shall bear interest, in arrears, at a rate per annum equal to seventeen percent (17%), payable in cash on the Maturity Date.

The Section 1.1 of the Promissory Note is hereby amended and restated to delete the first sentence and replace it with the preceding sentence.

2. *Maturity.* The last sentence of the second paragraph of the Promissory Note is hereby amended and restated in its entirety to read as follows:

The outstanding principal balance of this Note shall be due and payable on June 30, 2023 (the "Maturity Date") or at such earlier time as provided herein.

A. Except as expressly amended and modified by this Amendment, the Promissory Note and the Security Agreement are and shall continue to be in full force and effect in accordance with the terms thereof.

B. This Amendment may be executed by the parties hereto in counterparts, and all such counterparts taken together shall be deemed to constitute one and the same instrument.

C. The Amendment shall be construed in accordance and governed by the internal laws of the state of California.

D. The headings contained in this Amendment are for ease of reference only and shall not be considered in construing this Amendment.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have caused this First Amendment to the Senior Secured Promissory Note to duly executed as of the day and year first written above.

MAKER:

FUTURE VC LLC

By: _____
Name: _____
Its: _____

HOLDER:

MISO ROBOTICS, INC.

By: /s/ Michael Bell _____
Name: Michael Bell
Its: CEO

OMNIBUS AMENDMENT

This Omnibus Amendment (the “Amendment”) of the payoff letters set forth on Schedule A attached hereto (the “Letters”) is made as of this 26th day of June, 2023 (the “Amendment Effective Date”) by and among VEBU, INC. (“Vebu”), Vebu Labs, Inc. (“Labs”), Future VC, LLC (“Future VC”), James Buckley Jordan (“Jordan”), Miso Robotics, Inc. (“Miso”), Richard and Kelly Hull Family Trust, dated August 27, 2019 (“Hull”). All capitalized terms used, but not otherwise defined, herein shall have the meanings ascribed to them in the Letters.

1. Amendments to the Agreements

(a) The undersigned acknowledge and agree that as of the Amendment Effective Date, they have received partial payment of their respective Payoff Amount and will receive the full Payoff Amount at a later date, as set forth on Schedule B attached hereto.

(b) The undersigned acknowledge and agree that the Letters shall remain in effect until the Borrowers thereunder pay in full the respective Payoff Amounts and any additional interest owed thereon as agreed between the respective Borrower and Lender, which shall not exceed the amount of interest set forth in the underlying loan agreements.

2. Integrated Agreement. This Amendment shall be deemed incorporated into and made a part of the Letters, the terms and provisions of which, unless expressly modified herein, are hereby ratified and confirmed and continue unchanged and in full force and effect. The Letters and this Amendment shall be construed as integrated and complementary of each other, and as augmenting and not

restricting any party's rights, remedies and security. If, after applying the foregoing, an inconsistency still exists, the provisions of this Amendment shall control.

3. Waiver. The undersigned hereby waive any default under their respective loan agreements with respect to the transactions contemplated by this Amendment and agree that no event of default or acceleration shall occur if payments are made in accordance with the payment schedule set forth on Schedule B.

4. Effect and Construction of Amendment. Except as expressly provided herein, the Letters shall remain in full force and effect in accordance with their respective terms, and this Amendment shall not be construed to waive or impair any rights, powers or remedies of parties under, or constitute a waiver of, any provision of the Letters.

4.. Entire Agreement. This Amendment sets forth the entire agreement among the parties hereto with respect to the subject matter hereof. Any promises, representations, warranties or guarantees not herein contained and hereinafter made shall have no force and effect unless in writing, signed by each party hereto.

5. Further Assurance. The parties shall execute such other and further documents and instruments as any other party may reasonably request to implement the provisions of this Amendment.

6. Benefit of Agreement. This Amendment shall be binding upon, inure to the benefit of and be enforceable by the parties hereto and their respective permitted successors and assigns as set forth in the Agreements. No other person or entity shall be entitled to claim any right or benefit hereunder, including, without limitation, any third-party beneficiary of this Amendment.

7. Severability. The provisions of this Amendment are intended to be severable. If any provisions of this Amendment shall be held invalid or unenforceable in whole or in part in any jurisdiction, such provision shall, as to such jurisdiction, be ineffective to the extent of such invalidity or enforceability without in any manner affecting the validity or enforceability of such provision in any other jurisdiction or the remaining provisions of this Amendment in any jurisdiction.

8. Waiver of Jury Trial. EACH PARTY TO THIS AMENDMENT HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION (A) ARISING UNDER THIS AMENDMENT, THE AGREEMENTS OR ANY OTHER INSTRUMENT, DOCUMENT OR AMENDMENT EXECUTED OR DELIVERED IN CONNECTION HERewith, OR (B) IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF THE PARTIES HERETO OR ANY OF THEM WITH RESPECT TO THIS AMENDMENT, THE AGREEMENTS OR ANY OTHER INSTRUMENT, DOCUMENT OR AMENDMENT EXECUTED OR DELIVERED IN CONNECTION HERewith, OR THE TRANSACTIONS RELATED HERETO OR THERETO IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER SOUNDING IN CONTRACT OR TORT OR OTHERWISE AND EACH PARTY HEREBY CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY, AND THAT ANY PARTY TO THIS AMENDMENT MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS SECTION WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENTS OF THE PARTIES HERETO TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.

9. Miscellaneous.

(a) Third Party Rights. No rights are intended to be created hereunder for the benefit of any third party, creditor, or incidental beneficiary.

(b) Headings. The headings of any paragraph of this Amendment are for convenience only and shall not be used to interpret any provision hereof.

(c) Modifications. This Amendment may not be modified or amended in any manner except in writing executed by each of the parties.

(d) Governing Law. This Amendment shall be governed by and construed in accordance with the internal laws of the State of California, without giving effect to any of the conflicts of law principles which would result in the application of the substantive law of another jurisdiction.

(e) Counterparts. This Amendment may be executed in any number of counterparts and by facsimile or PDF, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

IN WITNESS WHEREOF, parties have caused this Amendment to be duly executed by its duly authorized officer as of the date first above indicated.

VEBU, INC.
A Delaware corporation

By: /s/ James Buckly Jordan
Name: James Buckly Jordan
Title: President

FUTURE VC, LLC

By: /s/ James Buckly Jordan
Name: James Buckly Jordan
Title: President

VEBU LABS, INC.

By: /s/ James Buckly Jordan
Name: James Buckly Jordan
Title: President

MISO ROBOTICS, INC.

By: /s/ Richard Hull
Name: Richard Hull
Title: CEO

RICHARD & KELLY HULL FAMILY TRUST,
DATED AUGUST 27, 2019

By: /s/ Richard Hull
Name: Richard Hull
Title: Trustee

By: /s/ James Buckly Jordan
James Buckly Jordan

Schedule A

That certain payoff letter dated as of June 26, 2023 with a Payoff Amount of \$250,126.03 among Jordan, Future VC and Labs.

That certain payoff letter dated as of June 26, 2023 with a Payoff Amount of \$769,033.33 among Miso, Labs and Future VC.

That certain payoff letter dated as of June 26, 2023 with a Payoff Amount of \$317,067.75 between Labs and Hull.

Schedule B

Lender	Partial Payoff Amount	Payment Schedule for Payoff Amount
RICHARD & KELLY HULL FAMILY TRUST, DATED AUGUST 27, 2019	\$ 81,000	\$150,889.14 thirty (30) days from the date hereof, with the balance of the principal plus interest on 12/31/2023
Miso Robotics, Inc.	\$ 189,000	\$349,110.86 thirty (30) days from the date hereof, with the balance of the principal plus interest at the close of Series A funding and will include a reduction in interest rate from 12% to 3% on 01/01/2024 in consideration for Warrants granted to Miso Robotics Inc from Vebu Labs Inc.
James Buckley Jordan	\$ 0	\$250,136.03, which shall be callable at James Buckley Jordan's discretion

THIS WARRANT AND THE UNDERLYING SECURITIES HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "ACT"), OR UNDER THE SECURITIES LAWS OF ANY STATE. THESE SECURITIES MAY NOT BE OFFERED, SOLD OR OTHERWISE TRANSFERRED, PLEDGED OR HYPOTHECATED EXCEPT AS PERMITTED UNDER THE ACT AND APPLICABLE STATE SECURITIES LAWS IN ACCORDANCE WITH APPLICABLE REGISTRATION REQUIREMENTS OR AN EXEMPTION THEREFROM. THE ISSUER OF THESE SECURITIES MAY REQUIRE AN OPINION OF COUNSEL REASONABLY SATISFACTORY TO THE ISSUER THAT SUCH OFFER, SALE, TRANSFER, PLEDGE OR HYPOTHECATION OTHERWISE COMPLIES WITH THE ACT AND ANY APPLICABLE STATE SECURITIES LAWS. THIS WARRANT MUST BE SURRENDERED TO THE COMPANY OR ITS TRANSFER AGENT AS A CONDITION PRECEDENT TO THE SALE, TRANSFER, PLEDGE OR HYPOTHECATION OF ANY INTEREST IN ANY OF THE SECURITIES REPRESENTED HEREBY.

VEBU LABS, INC.

WARRANT TO PURCHASE SHARES OF COMMON STOCK

Dated as of October 15 , 2023

Void after the date specified in Section 8

No. 1

THIS CERTIFIES THAT, for value received, Miso Robotics Inc, or its registered assigns (the "Holder"), is entitled, subject to the provisions and upon the terms and conditions set forth herein, to purchase from Vebu Labs, Inc., a Delaware corporation (the "Company"), Shares (as defined below), in the amounts, at such times and at the price per share set forth in Section 1. The term "Warrant" as used herein shall include this Warrant and any warrants delivered in substitution or exchange therefor as provided herein. This Warrant is issued in connection with the debt financing to be provided pursuant to that certain Senior Secured Promissory Note, dated as of July 8, 2022, from the Company to the Holder.

The following is a statement of the rights of the Holder and the conditions to which this Warrant is subject, and to which Holder, by acceptance of this Warrant, agrees:

1. Number and Price of Shares; Exercise Period.

(a) Definition of Shares. “Shares” shall mean shares of the Company’s common stock, par value \$0.0001 per share (the “Common Stock”), as described in the Company’s certificate of incorporation (the “Certificate of Incorporation”)

(b) Number of Shares. Subject to any previous exercise of the Warrant, the Holder shall have the right to purchase up to 25,000 (Twenty-Five Thousand) Shares prior to (or in connection with) the expiration of this Warrant as provided in Section 8.

(c) Exercise Price. The exercise price per Share shall be equal to \$5.57 (the “Exercise Price”).

(d) Exercise Period. This Warrant shall be immediately exercisable, in whole or in part, until the expiration of this Warrant as set forth in Section 8.

2. Exercise of the Warrant.

(a) Exercise. The purchase rights represented by this Warrant may be exercised at the election of the Holder, in whole or in part, in accordance with Section 1, by:

(i) the tender to the Company at its principal office (or such other office or agency as the Company may designate) of a notice of exercise in the form of Exhibit A (the “Notice of Exercise”), duly completed and executed by or on behalf of the Holder, together with the surrender of this Warrant; and

(ii) the payment to the Company of an amount equal to: (x) the Exercise Price; *multiplied by* (y) the number of Shares being purchased, by wire transfer or certified, cashier’s or other check acceptable to the Company and payable to the order of the Company.

(c) Stock Certificates. The rights under this Warrant shall be deemed to have been exercised and the Shares issuable upon such exercise shall be deemed to have been issued immediately prior to the close of business on the date this Warrant is exercised in accordance with its terms, and the person entitled to receive the Shares issuable upon such exercise shall be treated for all purposes as the holder of record of such Shares as of the close of business on such date. As promptly as reasonably practicable on or after such date, the Company shall issue and deliver to the person or persons entitled to receive the same a certificate or certificates for that number of shares issuable upon such exercise. In the event that the rights under this Warrant are exercised in part and have not expired, the Company shall execute and deliver a new Warrant reflecting the number of Shares that remain subject to this Warrant.

(d) No Fractional Shares or Scrip. No fractional shares or scrip representing fractional shares shall be issued upon the exercise of the rights under this Warrant. In lieu of such fractional share to which the Holder would otherwise be entitled, the Company shall make a cash payment equal to the Exercise Price multiplied by such fraction of a share.

(e) Conditional Exercise. The Holder may exercise this Warrant conditioned upon (and effective immediately prior to) consummation of any transaction that would cause the expiration of this Warrant pursuant to Section 8 by so indicating in the notice of exercise.

(f) Reservation of Stock. The Company agrees during the term the rights under this Warrant are exercisable to take all reasonable action to reserve and keep available from its authorized and unissued shares of Common Stock for the purpose of effecting the exercise of this Warrant such number of shares as shall from time to time be sufficient to effect the exercise of the rights under this Warrant; and if at any time the number of authorized but unissued shares of Common stock shall not be sufficient for purposes of the exercise of this Warrant in accordance with its terms and the conversion of the Shares, without limitation of such other remedies as may be available to the Holder, the Company will use reasonable efforts to take such corporate action as may, in the opinion of counsel, be necessary to increase its authorized and unissued shares of its Common Stock to a number of shares as shall be sufficient for such purposes.

3. Replacement of the Warrant. Subject to the receipt of evidence reasonably satisfactory to the Company of the loss, theft, destruction or mutilation of this Warrant and, in the case of loss, theft or destruction, on delivery of an indemnity agreement reasonably satisfactory in form and substance to the Company or, in the case of mutilation, on surrender and cancellation of this Warrant, the Company at the expense of the Holder shall execute and deliver, in lieu of this Warrant, a new warrant of like tenor and amount.

4. Transfer of the Warrant.

(a) Warrant Register. The Company shall maintain a register (the “Warrant Register”) containing the name and address of the Holder or Holders. Until this Warrant is transferred on the Warrant Register in accordance herewith, the Company may treat the Holder as shown on the Warrant Register as the absolute owner of this Warrant for all purposes, notwithstanding any notice to the contrary. Any Holder of this Warrant (or of any portion of this Warrant) may change its address as shown on the Warrant Register by written notice to the Company requesting a change.

(b) Warrant Agent. The Company may appoint an agent for the purpose of maintaining the Warrant Register referred to in Section 4(a), issuing the Shares or other securities then issuable upon the exercise of the rights under this Warrant, exchanging this Warrant, replacing this Warrant or conducting related activities.

(c) Transferability of the Warrant. Subject to the provisions of this Warrant with respect to compliance with the Securities Act of 1933, as amended (the “Securities Act”) and limitations on assignments and transfers, including, without limitation, compliance with the restrictions on transfer set forth in Section 5, title to this Warrant may be transferred by endorsement (by the transferor and the transferee executing the assignment form attached hereto as Exhibit B (the “Assignment Form”)) and delivery in the same manner as a negotiable instrument transferable by endorsement and delivery.

(d) Exchange of the Warrant upon a Transfer. Upon surrender of this Warrant (and a properly endorsed Assignment Form) for exchange, subject to the provisions of this Warrant with respect to compliance with the Securities Act and limitations on assignments and transfers, the Company shall issue to or on the order of the Holder a new warrant or warrants of like tenor, in the name of the Holder or as the Holder (on payment by the Holder of any applicable transfer taxes) may direct, for the number of shares issuable upon exercise hereof, and the Company shall register any such transfer upon the Warrant Register. This Warrant (and the securities issuable upon exercise of the rights under this Warrant) must be surrendered to the Company or its warrant or transfer agent, as applicable, as a condition precedent to the sale, pledge, hypothecation or other transfer of any interest in any of the securities represented hereby.

(e) Taxes. In no event shall the Company be required to pay any tax which may be payable in respect of any transfer involved in the issue and delivery of any certificate in a name other than that of the Holder, and the Company shall not be required to issue or deliver any such certificate unless and until the person or persons requesting the issue thereof shall have paid to the Company the amount of such tax or shall have established to the satisfaction of the Company that such tax has been paid or is not payable.

5. Restrictions on Transfer of the Warrant and Shares; Compliance with Securities Laws. By acceptance of this Warrant, the Holder agrees to comply with the following:

(a) Restrictions on Transfers. This Warrant may not be transferred or assigned in whole or in part without the Company’s prior written consent (which shall not be unreasonably withheld), and any attempt by the Holder to transfer or assign any rights, duties or obligations that arise under this Warrant without such permission shall be void. Any transfer of this Warrant or the Shares or the shares of Common Stock issuable upon conversion of the Shares (the “Securities”) must be in compliance with all applicable federal and state securities laws. The Holder agrees not to make any sale, assignment, transfer, pledge or other disposition of all or any portion of the Securities, or any beneficial interest therein, unless and until the transferee thereof has agreed in writing for the benefit of the Company to take and hold such Securities subject to, and to be bound by, the terms and conditions set forth in this Warrant to the same extent as if the transferee were the original Holder hereunder, and

(i) there is then in effect a registration statement under the Securities Act covering such proposed disposition and such disposition is made in accordance with such registration statement, or

(ii) (A) such Holder shall have given prior written notice to the Company of such Holder’s intention to make such disposition and shall have furnished the Company with a detailed description of the manner and circumstances of the proposed disposition, (B) the transferee shall have confirmed to the satisfaction of the Company in writing that the Securities are being acquired (1) solely for the transferee’s own account and not as a nominee for any other party, (2) for investment and (3) not with a view toward distribution or resale, and shall have confirmed such other matters related thereto as may be reasonably requested by the Company, and (C) if requested by the Company, such Holder shall have furnished the Company, at the Holder’s expense, with evidence satisfactory to

the Company that such disposition will not require registration of such Securities under the Securities Act, whereupon such Holder shall be entitled to transfer such Securities in accordance with the terms of the notice delivered by the Holder to the Company.

(b) Securities Law Legend. The Securities shall (unless otherwise permitted by the provisions of this Warrant) be stamped or imprinted with a legend substantially similar to the following (in addition to any legend required by state securities laws):

THE SECURITIES REPRESENTED HEREBY HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “ACT”), OR UNDER THE SECURITIES LAWS OF CERTAIN STATES. THESE SECURITIES MAY NOT BE OFFERED, SOLD OR OTHERWISE TRANSFERRED, PLEDGED OR HYPOTHECATED EXCEPT AS PERMITTED UNDER THE ACT AND APPLICABLE STATE SECURITIES LAWS IN ACCORDANCE WITH APPLICABLE REGISTRATION REQUIREMENTS OR AN EXEMPTION THEREFROM. THE ISSUER OF THESE SECURITIES MAY REQUIRE AN OPINION OF COUNSEL REASONABLY SATISFACTORY TO THE ISSUER THAT SUCH OFFER, SALE OR TRANSFER, PLEDGE OR HYPOTHECATION OTHERWISE COMPLIES WITH THE ACT AND ANY APPLICABLE STATE SECURITIES LAWS. THIS CERTIFICATE MUST BE SURRENDERED TO THE COMPANY OR ITS TRANSFER AGENT AS A CONDITION PRECEDENT TO THE SALE, TRANSFER, PLEDGE OR HYPOTHECATION OF ANY INTEREST IN ANY OF THE SECURITIES REPRESENTED HEREBY.

(c) Market Stand-off Legend. The Shares issued upon exercise hereof shall also be stamped or imprinted with a legend in substantially the following form:

THE SHARES REPRESENTED BY THIS CERTIFICATE ARE SUBJECT TO RESTRICTIONS ON TRANSFERABILITY AND RESALE, INCLUDING A LOCK-UP PERIOD IN THE EVENT OF A PUBLIC OFFERING, AS SET FORTH IN THE WARRANT PURSUANT TO WHICH THESE SHARES WERE ISSUED, A COPY OF WHICH MAY BE OBTAINED AT THE PRINCIPAL OFFICE OF THE COMPANY.

(d) Instructions Regarding Transfer Restrictions. The Holder consents to the Company making a notation on its records and giving instructions to any transfer agent in order to implement the restrictions on transfer established in this Section 5.

(e) Removal of Legend. The legend referring to federal and state securities laws identified in Section 5(b) stamped on a certificate evidencing the Shares and the stock transfer instructions and record notations with respect to such securities shall be removed and the Company shall issue a certificate without such legend to the holder of such securities if: (i) such securities are registered under the Securities Act; or (ii) such holder provides the Company with an opinion of counsel reasonably acceptable to the Company to the effect that a sale or transfer of such securities may be made without registration or qualification.

6. Adjustments. Subject to the expiration of this Warrant pursuant to Section 8, the number and kind of shares purchasable hereunder and the Exercise Price therefor are subject to adjustment from time to time, as follows:

(a) Merger or Reorganization. If at any time there shall be any reorganization, recapitalization, merger or consolidation (a “Reorganization”) involving the Company (other than as otherwise provided for herein or as would cause the expiration of this Warrant under Section 8) in which shares of the Company’s stock are converted into or exchanged for securities, cash or other property, then, as a part of such Reorganization, lawful provision shall be made so that the Holder shall thereafter be entitled to receive upon exercise of this Warrant, the kind and amount of securities, cash or other property of the successor corporation resulting from such Reorganization, equivalent in value to that which a holder of the Shares deliverable upon exercise of this Warrant would have been entitled in such Reorganization if the right to purchase the Shares hereunder had been exercised immediately prior to such Reorganization. In any such case, appropriate adjustment (as determined in good faith by the Board of Directors of the successor corporation) shall be made in the application of the provisions of this Warrant with respect to the rights and interests of the Holder after such Reorganization to the end that the provisions of this Warrant shall be applicable after the event, as near as reasonably may be, in relation to any shares or other securities deliverable after that event upon the exercise of this Warrant.

(b) Reclassification of Shares. If the securities issuable upon exercise of this Warrant are changed into the same or a different number of securities of any other class or classes by reclassification, capital reorganization, conversion of all outstanding shares of the relevant class or series (other than as would cause the expiration of this Warrant pursuant to Section 8) or otherwise (other than as otherwise provided for herein) (a “Reclassification”), then, in any such event, in lieu of the number of Shares which the Holder would

otherwise have been entitled to receive, the Holder shall have the right thereafter to exercise this Warrant for a number of shares of such other class or classes of stock that a holder of the number of securities deliverable upon exercise of this Warrant immediately before that change would have been entitled to receive in such Reclassification, all subject to further adjustment as provided herein with respect to such other shares.

(c) Subdivisions and Combinations. In the event that the outstanding shares of the securities issuable upon exercise of this Warrant are subdivided (by stock split, by payment of a stock dividend or otherwise) into a greater number of shares of such securities, the number of Shares issuable upon exercise of the rights under this Warrant immediately prior to such subdivision shall, concurrently with the effectiveness of such subdivision, be proportionately increased, and the Exercise Price shall be proportionately decreased, and in the event that the outstanding shares of the securities issuable upon exercise of this Warrant are combined (by reclassification or otherwise) into a lesser number of shares of such securities, the number of Shares issuable upon exercise of the rights under this Warrant immediately prior to such combination shall, concurrently with the effectiveness of such combination, be proportionately decreased, and the Exercise Price shall be proportionately increased.

(d) Redemption. In the event that all of the outstanding shares of the securities issuable upon exercise of this Warrant are redeemed in accordance with the Company's certificate of incorporation, this Warrant shall thereafter be exercisable for a number of shares of the Company's Common Stock equal to the number of shares of Common Stock that would have been received if this Warrant had been exercised in full immediately prior to such redemption.

(e) Notice of Adjustments. Upon any adjustment in accordance with this Section 6, the Company shall give notice thereof to the Holder, which notice shall state the event giving rise to the adjustment, the Exercise Price as adjusted and the number of securities or other property purchasable upon the exercise of the rights under this Warrant, setting forth in reasonable detail the method of calculation of each. The Company shall, upon the written request of any Holder, furnish or cause to be furnished to such Holder a certificate setting forth: (i) such adjustments; (ii) the Exercise Price at the time in effect; and (iii) the number of securities and the amount, if any, of other property that at the time would be received upon exercise of this Warrant.

7. Notification of Certain Events. Prior to the expiration of this Warrant pursuant to Section 8, in the event that the Company shall authorize:

(a) the issuance of any dividend or other distribution on the capital stock of the Company (other than: (i) dividends or distributions otherwise provided for in Section 6; (ii) repurchases of Common Stock issued to or held by employees, officers, directors or consultants of the Company or its subsidiaries upon termination of their employment or services pursuant to agreements providing for the right of said repurchase; (iii) repurchases of Common Stock issued to or held by employees, officers, directors or consultants of the Company or its subsidiaries pursuant to rights of first refusal or first offer contained in agreements providing for such rights; or (iv) repurchases of capital stock of the Company in connection with the settlement of disputes with any stockholder), whether in cash, property, stock or other securities;

(b) the voluntary liquidation, dissolution or winding up of the Company; or

(c) any transaction resulting in the expiration of this Warrant pursuant to Section 8(b) or 8(c);

the Company shall send to the Holder of this Warrant at least ten (10) days prior written notice of the date on which a record shall be taken for any such dividend or distribution specified in clause (a) or the expected effective date of any such other event specified in clause (b) or (c), as applicable.

8. Expiration of the Warrant. This Warrant shall expire and shall no longer be exercisable as of the earlier of:

(a) 5:00 p.m., Pacific time, on the ten (10)-year anniversary of the date of this Warrant;

(b) A Deemed Liquidation Event (as defined in the Certificate of Incorporation); or

(c) Immediately prior to the closing of the sale of shares of Common Stock to the public at such price and on such terms as described in the Certificate of Incorporation, as may be amended from time to time.

9. No Rights as a Stockholder. Nothing contained herein shall entitle the Holder to any rights as a stockholder of the Company or to be deemed the holder of any securities that may at any time be issuable on the exercise of the rights hereunder for any purpose nor shall anything contained herein be construed to confer upon the Holder, as such, any right to vote for the election of directors or upon any matter submitted to stockholders at any meeting thereof, or to give or withhold consent to any corporate action (whether upon any recapitalization, issuance of stock, reclassification of stock, change of par value or change of stock to no par value, consolidation, merger, conveyance or otherwise) or to receive notice of meetings, or to receive dividends or subscription rights or any other rights of a stockholder of the Company until the rights under the Warrant shall have been exercised and the Shares purchasable upon exercise of the rights hereunder shall have become deliverable as provided herein.

10. Shares May be Subject to Stockholders Agreement. The Holder hereby agrees that upon exercise of this Warrant and issuance of the Shares pursuant thereto, the Shares shall be subject to the terms and conditions of and the Holder shall execute a joinder to the any stockholders agreement of the Company or any other similar agreement that may reasonably be required by the Company in connection with the Holder acquiring the Shares.

11. Miscellaneous.

(a) Amendments. Except as expressly provided herein, neither this Warrant nor any term hereof may be amended, waived, discharged or terminated other than by a written instrument referencing this Warrant and signed by the Company and the Holder.

(b) Waivers. No waiver of any single breach or default shall be deemed a waiver of any other breach or default theretofore or thereafter occurring.

(c) Notices. All notices and other communications required or permitted under this Warrant shall be in writing and shall be delivered personally by hand or by courier, mailed by United States first-class mail, postage prepaid, sent by facsimile or sent by electronic mail directed: (i) if to the Holder, at the Holder's address, facsimile number or electronic mail address as shown in the Company's records, or as such Holder may designate by advance written notice to the Company in accordance with the provisions hereof; or (ii) if to the Company, to its address or facsimile number set forth on its signature page to this Agreement and directed to the attention of the Chief Executive Officer, or at such other address or facsimile number as the Company may designate by advance written notice to the Holder. All such notices and other communications shall be deemed given upon personal delivery, on the date of mailing, upon confirmation of facsimile transfer or when directed to the electronic mail address, of the last holder of this Warrant for which the Company has contact information in its records.

(d) Governing Law. This Warrant and all actions arising out of or in connection with this Warrant shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to the conflicts of law provisions of the State of Delaware, or of any other state.

(e) Jurisdiction and Venue. Each of the Holder and the Company irrevocably consents to the exclusive jurisdiction and venue of any court within the County of Los Angeles, State of California, in connection with any matter based upon or arising out of this Warrant or the matters contemplated herein, and agrees that process may be served upon them in any manner authorized by the laws of the State of California for such persons.

(f) Titles and Subtitles. The titles and subtitles used in this Warrant are used for convenience only and are not to be considered in construing or interpreting this Warrant. All references in this Warrant to sections, paragraphs and exhibits shall, unless otherwise provided, refer to sections and paragraphs hereof and exhibits attached hereto.

(g) Severability. If any provision of this Warrant becomes or is declared by a court of competent jurisdiction to be illegal, unenforceable or void, portions of such provision, or such provision in its entirety, to the extent necessary, shall be severed from this

Warrant, and such illegal, unenforceable or void provision shall be replaced with a valid and enforceable provision that will achieve, to the extent possible, the same economic, business and other purposes of the illegal, unenforceable or void provision. The balance of this Warrant shall be enforceable in accordance with its terms.

(h) Waiver of Jury Trial. **EACH OF THE HOLDER AND THE COMPANY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL PROCEEDING (WHETHER BASED ON CONTRACT, TORT OR OTHERWISE) ARISING OUT OF OR RELATED TO THIS WARRANT.** If the waiver of jury trial set forth in this Section 11(h) is not enforceable, then any claim or cause of action arising out of or relating to this Warrant shall be settled by judicial reference pursuant to California Code of Civil Procedure Section 638 *et seq.* before a referee sitting without a jury, such referee to be mutually acceptable to the parties or, if no agreement is reached, by a referee appointed by the Presiding Judge of the California Superior Court for Santa Clara County. This Section 11(h) shall not restrict the Holder or the Company from exercising remedies under the Uniform Commercial Code or from exercising pre-judgment remedies under applicable law.

(i) California Corporate Securities Law. THE SALE OF THE SECURITIES THAT ARE THE SUBJECT OF THIS WARRANT HAS NOT BEEN QUALIFIED WITH THE COMMISSIONER OF CORPORATIONS OF THE STATE OF CALIFORNIA AND THE ISSUANCE OF SUCH SECURITIES OR THE PAYMENT OR RECEIPT OF ANY PART OF THE CONSIDERATION THEREFOR PRIOR TO SUCH QUALIFICATION IS UNLAWFUL, UNLESS THE SALE OF SECURITIES IS EXEMPT FROM QUALIFICATION BY SECTION 25100, 25102, OR 25105 OF THE CALIFORNIA CORPORATIONS CODE. THE RIGHTS OF ALL PARTIES TO THIS WARRANT ARE EXPRESSLY CONDITIONED UPON THE QUALIFICATION BEING OBTAINED, UNLESS THE SALE IS SO EXEMPT.

(j) Rights and Obligations Survive Exercise of the Warrant. Except as otherwise provided herein, the rights and obligations of the Company and the Holder under this Warrant shall survive exercise of this Warrant.

(k) Entire Agreement. Except as expressly set forth herein, this Warrant (including the exhibits attached hereto) constitutes the entire agreement and understanding of the Company and the Holder with respect to the subject matter hereof and supersedes all prior agreements and understandings relating to the subject matter hereof.

(Signature Page Follows)

The Company signs this Warrant as of the date stated on the first page.

COMPANY:

VEBU LABS, INC.

By: /s/ James Buckly Jordan

Name: James Buckly Jordan

Title: CEO

Address:

1661 E. Franklin Ave

El Segundo, CA 90245

Vebu Labs, Inc. – Warrant to Purchase Common Stock

EXHIBIT A

NOTICE OF EXERCISE

TO: VEBU LABS, INC. (the "Company")

Attention: Chief Executive Officer

(1) **Exercise.** The undersigned elects to purchase the following pursuant to the terms of the attached Warrant:

Number of shares: _____

Type of security: _____

(2) **Method of Exercise.** The undersigned elects to exercise the attached Warrant pursuant to:

- ☐ A cash payment, and tenders herewith payment of the purchase price for such shares in full, together with all applicable transfer taxes, if any.

(3) **Conditional Exercise.** Is this a conditional exercise pursuant to Section 2(e):

☐ Yes ☐ No

If "Yes," indicate the applicable condition:

(4) **Stock Certificate.** Please issue a certificate or certificates representing the shares in the name of:

☐ The undersigned

☐ Other—Name: _____

Address: _____

(5) **Unexercised Portion of the Warrant.** Please issue a new warrant for the unexercised portion of the attached Warrant in the name of:

☐ The undersigned

☐ Other—Name: _____

Address: _____

☐ Not applicable

(6) **Investment Intent.** The undersigned represents and warrants that the aforesaid shares are being acquired for investment for its own account, not as a nominee or agent, and not with a view to, or for resale in connection with, the distribution thereof, and that the undersigned has no present intention of selling, granting any participation in, or otherwise distributing the shares, nor does it have any contract, undertaking, agreement or arrangement for the same.

(7) **Investment Representation Statement.** The undersigned has executed, and delivers herewith, an Investment Representation Statement in a form satisfactory to the Company.

(8) **Market Standoff Agreement.** The undersigned acknowledges and agrees that market standoff provisions may govern the aforesaid shares and any shares issuable upon conversion thereof.

Consent to Receipt of Electronic Notice. Subject to the limitations set forth in Delaware General Corporation Law § 232(e), the undersigned consents to the delivery of any notice to stockholders given by the Company under the Delaware General Corporation Law or the Company's certificate of incorporation or bylaws by: (i) facsimile telecommunication to the facsimile number provided below (or to any other facsimile number for the undersigned in the Company's records); (ii) electronic mail to the electronic mail address provided below (or to any other electronic mail address for the undersigned in the Company's records); (iii) posting on an electronic network together with separate notice to the undersigned of such specific posting; or (iv) any other form of electronic transmission (as defined in the Delaware General Corporation Law) directed to the undersigned. This consent may be revoked by the undersigned by written notice to the Company and may be deemed revoked in the circumstances specified in Delaware General Corporation Law § 232.

(Print name of the warrant holder)

(Signature)

(Name and title of signatory, if applicable)

(Date)

(Fax number)

(Email address)

(Signature page to the Notice of Exercise)

EXHIBIT B

ASSIGNMENT FORM

ASSIGNOR: _____

COMPANY: VEBU LABS, INC.

WARRANT: THE WARRANT TO PURCHASE SHARES ISSUED ON [____], 2022 (THE "WARRANT")

DATE: _____

- (1) **Assignment.** The undersigned registered holder of the Warrant ("Assignor") assigns and transfers to the assignee named below ("Assignee") all of the rights of Assignor under the Warrant, with respect to the number of shares set forth below:

Name of Assignee: _____

Address of Assignee: _____

Number of Shares _____

Assigned: _____

and does irrevocably constitute and appoint _____ as attorney to make such transfer on the books of VEBU LABS, INC., maintained for the purpose, with full power of substitution in the premises.

Obligations of Assignee. Assignee agrees to take and hold the Warrant and any shares of stock to be issued upon exercise of the
(2) rights thereunder (and any shares issuable upon conversion thereof) (the “Securities”) subject to, and to be bound by, the terms and conditions set forth in the Warrant to the same extent as if Assignee were the original holder thereof.

Investment Intent. Assignee represents and warrants that the Securities are being acquired for investment for its own account, not as
(3) a nominee or agent, and not with a view to, or for resale in connection with, the distribution thereof, and that Assignee has no present intention of selling, granting any participation in, or otherwise distributing the shares, nor does it have any contract, undertaking, agreement or arrangement for the same.

Investment Representation Statement. Assignee has executed, and delivers herewith, an Investment Representation Statement in
(4) a form satisfactory to the Company.

Market Stand-Off Agreement. Assignee acknowledges and agrees that market standoff provisions may govern the aforesaid shares
(5) and any shares issuable upon conversion thereof.

Assignor and Assignee are signing this Assignment Form on the date first set forth above.

ASSIGNOR

ASSIGNEE

(Print name of Assignor)

(Print name of Assignee)

(Signature of Assignor)

(Signature of Assignee)

(Print name of signatory, if applicable)

(Print name of signatory, if applicable)

(Print title of signatory, if applicable)

(Print title of signatory, if applicable)

Address:

Address:

(Signature Page to Warrant Assignment Form)

LEASE SCHEDULE NO. 003

This Lease Schedule is issued pursuant to the Lease Agreement Number MR072222 dated July 22, 2022. The terms of the Lease Agreement and the terms and conditions of the Certificate(s) of Acceptance executed pursuant to Lease Schedule 003, including Installation Dates and descriptions and serial numbers of Equipment contained therein, are a part hereof and are incorporated by reference herein. Terms not specifically defined herein shall have the meanings ascribed to them in the Lease Agreement.

LESSOR

Camber Road Partners, Inc.
4999 France Avenue S., Suite 216
Minneapolis, MN 55410

LESSEE

Miso Robotics, Inc.
561 E. Green Street
Pasadena, CA 91101

SUPPLIER OF EQUIPMENT

Various

LOCATION

Various

Initial Term of Lease from Commencement Date: 36 Months

Monthly Lease Charge: \$125,618.00

Delivery and Installation: August 2022 - June 2023

Commencement Date: September 1, 2023

Security Deposit: \$0.00. If there has been no Event of Default under the Lease Agreement, upon termination of this Lease Schedule in accordance with the Lease Agreement and except as otherwise provided for the Lease Agreement, this security deposit will be returned to Lessee.

EQUIPMENT

MANUFACTURER	<u>QUANTITY</u>	<u>MACHINE/MODEL</u>	<u>EQUIPMENT/ DESCRIPTION</u>
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(See Attachment Schedule A)

The cost of Equipment under this Lease Schedule shall total \$5,015,827.88. Upon Lessor's receipt of this Lease Schedule 003 on or before 9/1/2023, Lease Schedule 001X and 002 will terminate on 8/31/2023 and all of the Equipment thereunder shall be transferred, deemed accepted and installed under this Lease Schedule 003. Lessor will retain all monies received through 8/31/23 including security deposits totaling \$1,858,076.00. Should Lessor not receive this Lease Schedule 003 signed on or before 9/1/23, then Lease Schedule 001X and 002 will not be terminated and will continue according to its terms and conditions.

Agreed to and Accepted:

CAMBER ROAD PARTNERS, INC.

"LESSOR"

Agreed to and Accepted:

MISO ROBOTICS, INC.

"LESSEE"

By: /s/ Steve Aronson

By: /s/ Richard Hull

Name: Steve Aronson

Name: Richard Hull

Title: CEO

Title: CEO

Date: 8/30/2023

Date: 8/30/2023

SCHEDULE A

MFG	PART#	QTY	DESCRIPTION	SERIAL NUMBER
Miso Robotics	Flippy 2	28	Modular Frying Robot	F2_1 F2_2 F2_3 F2_4 F2_5 F2_6 F2_7 F2_8 F2_9 F2_10 F2_11 F2_12 F2_13 F2_14 F2_15 F2_16 F2_17 F2_18 F2_19 F2_20 F2_21 F2_22 F2_23 F2_24 F2_25 F2_26 F2_27 F2_28
Miso Robotics	Flippy Lite	5	Frying and Finishing Robot	FL_1 FL_2 FL_3 FL_4 FL_5

Miso Robotics		1	Prototype R&D	
Yaskawa		1	25% Down Payment for GP7 YRC1000 Micro w/External Axis and Logistics Surcharge on PO #1040 (\$70,156.00)	
Lenovo	ZA8N0064US	1	Tablet K10 10In. MTK P22T 32/2	1SZA8N0064USHA1 GC3V5
Cyber	AVRG900LCD	2	Power Intelligent LCD Series	
Taylor	092947	5	Liner-Chute-Dispensing *R280*	
Taylor		1	Freight Charges	

Premio	KCO-2000-MISO-LITE-01	3	KCO-2000-CFL Industrial Computer W/ i7, 16GB MEM, 500GB SSD, 300W	MRI23010001 MRI23010002 MRI23010003
Premio	KCO-2000-MISO-LITE-01	8	KCO-2000-CFL Industrial Computer W/ i7, 16GB MEM, 500GB SSD, 300W	MRI23010004 MRI23010005 MRI23010006 MRI23010007 MRI23010008 MRI23010009 MRI23010010 MRI23010011
Premio	LABOR	4	LABOR / INTEGRATION FOR BACKSHELF DIRECT 4 units of 991-00280-C shipped to Miso on: 10/12/22; 11/18/22; 01/13/23	
Premio	LABOR	1	LABOR / INTEGRATION FOR BACKSHELF REVERSE 1 unit of 991-00278-C shipped to Miso on 10/29/22	
Premio	991-00278-C	1	BACKSHELF (R) ELECTRONICS INVENTORY DEDUCTION PURPOSE	MRI22120004 MRI23010051
Premio	LABOR	1	LABOR / INTEGRATION FOR BACKSHELF REVERSE LABOR CHARGE FOR LINE ITEM# 3	
Premio	BCO-1000-J1900-MISO-02	39	FANLESS MINI COMPUTER W/J1900 , 8 GB MEM, 240 GB SSD, LINUX	MRI23010012 MRI23010013 MRI23010014 MRI23010015 MRI23010016 MRI23010017 MRI23010018 MRI23010019 MRI23010020 MRI23010021 MRI23010022 MRI23010023

				MRI23010024 MRI23010025 MRI23010026 MRI23010027 MRI23010028 MRI23010029 MRI23010030 MRI23010031 MRI23010032 MRI23010033 MRI23010034
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				MRI23010035 MRI23010036 MRI23010037 MRI23010038 MRI23010039 MRI23010040 MRI23010041 MRI23010042 MRI23010043 MRI23010044 MRI23010045 MRI23010046 MRI23010047 MRI23010048 MRI23010049 MRI23010050
Premio	BCO-1000-J1900-MISO-02	10	FANLESS MINI COMPUTER W/J1900, 8 GB MEM, 240 GB SSD, LINUX	MRI23010052 MRI23010053 MRI23010054 MRI23010055 MRI23010056 MRI23010057 MRI23010058 MRI23010059 MRI23010060 MRI23010061
MISUMI	CPM-SCSK-2311S- ELNA	15	EMA23 integrated servo drive/motor, SCSK (software controlled 'stepper killer'), series-wye winding, 1 stack, 0.375 inch shaft with 12 x 3mm parallel keyway (key not included), dust (standard) sealing, enhanced option, advanced f/w	
Teknic, Inc.	FREIGHT	1	Shipping and Handling	
Teknic, Inc.	POWER4-HUB	50	4-axis power distribution hub for 75VDC ClearPath integrated motors	
E & M Electric & Machinery	215-00049	12	FLN-OSSD1000105 – 5 Pin Flexi Loop node for dual-channel equiv	22470006 22450016 22440053 22440054 22440052

				22450005 22450036 22450041 22450039 22450010 22450030 22450028
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E & M Electric & Machinery		18	FLN-EMSS0000105 5 Pin Flexi Loop node for dual-channel equivalent electro-me	22500145 22500125 22500153 22500109 22490633 22500121 22500123 22500131 22500101 22500155 22500115 22500107 22500119 22500111 22500173 22490635 22500199 22500103
E & M Electric & Machinery	FREIGHT	1	Shipping and Handling Charges	
E & M Electric & Machinery	215-00050	7	FLN-EMSS0000105 5 Pin Flexi Loop node for dual-channel equiv	22430243 22440160 22430245 22430251 22430234 22430241 22440161
E & M Electric & Machinery	215-00050	2	FLN-EMSS00001055 Pin Flexi Loop node for dual-channel equiv	22430240 22430231
Molex	WM24837-ND	1	MINI-FIT 18-24 AWG HAND TOOL	
Molex	WM10836-ND	150	CONN SOCKET 18-24AWG CRIMP GOLD	
Molex	WM24062-ND	50	CONN PLUG HSG 6POS 4.20MM	
Molex	WM13116-ND	50	CONN RCPT HSG 4POS 4.20MM	
Molex	WM12736-ND	100	CONN PLUG HSG 2POS MINIFIT	

Molex	WM13478-ND	150	CONN PIN 18-24AWG CRIMP GOLD	
Molex	WM12978-ND	50	CONN RCPT HSG 6POS 4.20MM	
Molex	WM17195-ND	50	CONN PLUG HSG 4POS 4.20MM	
Digi-Key Electronics		1	Shipping Charges	
Molex	WM10836-ND	200	CONN SOCKET 18-24AWG CRIMP GOLD	

Molex	WM19546-ND	50	CONN RCPT HSG 2POS MINIFIT	
Tripp Lite	TL386-ND	20	CABLE MOD 8P8C PLUG TO PLUG 10'	
Tripp Lite	TL1116-ND	30	CABLE MOD 8P8C PLUG TO PLUG 3'	
Tripp Lite	TL1116-ND	10	CABLE MOD 8P8C PLUG TO PLUG 3'	
Tripp Lite	TL426-ND	10	CBL USB2.0 A PLUG TO B PLUG 3'	
Tripp Lite	TL2287-ND	20	CABLE A PLUG TO B PLUG 6'	
Assman WSW Components	AE10612-ND	1	CBL USB2.0 A RCPT TO A PLG 9.84'	
Alpha Wire	1561RD005-ND	1	HOOK-UP SOLID 22AWG RED 100'	
Digi-Key Electronics		1	Tariff Charges	
Pactech	3505-PN-E5N-06-ZZ-ND	100	Cat5e 24AWG 6 GN, 100 pcs/Bag	
Assmann WSW Components	AE9964-ND	4	CABLE MOD 8P8C PLUG-PLUG 16.4'	
Molex	WM13116-ND	50	CONN RCPT HSG 4POS 4.20MM	
Molex	WM12736-ND	100	CONN PLUG HSG 2POS MINIFIT	
Molex	WM17195-ND	50	CONN PLUG HSG 4POS 4.20MM	
Molex	WM24062-ND	50	CONN PLUG HSG 6POS 4.20MM	

Molex	WM13478-ND	150	CONN PIN 18-24AWG CRIMP GOLD 4	
Molex	WM12978-ND	50	CONN R4CPT HSG 6POS 4.20MM	
Molex	WM10836-ND	150	CONN SOCKET 18-24AWG CRIMP GOLD	
Molex	WM24837-ND	1	MINI-FIT 18-24 AWG HAND TOOL	
Alpha Wire	892219BK002-ND	1	HOOK-UP STRND 22AWG BLACK 500'	
Molex	WM17195-ND	100	CONN PLUG HSG 4POS 4.20MM	
N Wasserstrom & Sons		1	OUTBOUND FREIGHT AND HANDLING	
N Wasserstrom & Sons	F825-93	7	472-00092REVCBARRIERSSAUTOBIN	
N Wasserstrom & Sons		1	August Service Charges for PO 942	

N Wasserstrom & Sons		1	September Service Charges for PO 1114	
N Wasserstrom & Sons		1	October Service Charges for PO 1191	
N Wasserstrom & Sons		1	ADDITIONAL WORK REQUESTED AT INSTALL KFC PLANO TX PO852	
N Wasserstrom & Sons		1	ASSEMBLY LABOR - 991-00032 B99.5 STD WC #50 BS UNIT PO1112 * WC #50 ASSEMBLY LABOR	
Yaskawa	188584-1	10	Item: 188584-1 Panel, Assy, Controller YRC1000micro, CSA, Mod	
Yaskawa	Inspection	1	Inspection by QPS at YAI, Qty10 Contro	
Yaskawa	837136B000	1	On-site CSA panel kit and inspection, qty 1 of 2 systems	
Yaskawa	837072F000	1	Inspection by QPS at YAI, Qty10 Controllers	
Festo Corporation		1	Shipping Freight Cost	
Premio, Inc	KCO-3000-MISO- RTXA4000-2	15	Miso Robotics KCO-3000 Industrial Computer with RT XA4000 and I9-9900	MRI22110024 MRI22110025 MRI22110026 MRI22110027 MRI22110028 MRI22110029 MRI22110030 MRI22110031 MRI22110032

				MRI22110033 MRI22110034 MRI22110035 MRI22110036 MRI22110037 MRI22110038
First Cable Line	992-00024	1	Top Level,5pk,Cr Coffee	
First Cable Line		1	Fixture For Dvi Female Adptr Fixture Assembly (Fixture For Pn: 991-00526) Assemble Pn: 920-00137 And 417-00057 (2pcs/Set)	
First Cable Line		1	Packing Material Fap Packaging Fa Printing Miso Logo	
First Cable Line		1	Set Up Charge For Setup Fee For 200pcs	

First Cable Line		1	Printing Plate Charge Printing Quick Starter Guide Print Fa	
First Cable Line		1	Scrap Charge Scrap Costs Of Screw	
First Cable Line	920-00092	3	60W, 6-port USB charger with US power cord. Black color. Input: 100V-240V ~50-60HZ, 1.5A Port: 5V-2.4A (max)*6 Total power: 60W	
McMaster-Carr	97802A316	1	High-Strength Toggle Anchors, Zinc Plated, for 1/4"-20 Thread, 3/8"-3-5/8" Usable Length, Packs of 10	
McMaster-Carr		1	Shipping	
McMaster-Carr	7353T708	2	Loop Handle Tube Brush with Stainless Steel Bristles, 1/4" Diameter, 4" Overall Length, Stainless Steel Stem	
McMaster-Carr	8840T663	2	Tie Down with Flat Hooks, Quick-Tight, 1" Wide, 6'Maximum Length, Polyester	
McMaster-Carr	4905A55	2	Twisted Shank Tube Brush, 0.055" Shank, 3mm Brush Diameter with Stainless Steel Bristles	
McMaster-Carr	4905A57	2	Twisted Shank Tube Brush, 0.072" Shank, 4mm Brush Diameter with Stainless Steel Bristles	
McMaster-Carr	4905A59	2	Twisted Shank Tube Brush, 0.083" Shank, 5mm Brush Diameter with Stainless Steel Bristles	
McMaster-Carr	5718A91	1	Dial Torque-Measuring Wrench, 3/8" Square Drive, 0 - 600 in.-lbs. and 0 - 60 NM Torque	

McMaster-Carr	7451T23	1	Abrasive Brush with Straight Handle, 0.006" Diameter Stainless Steel Bristles, 8" Overall Length	
McMaster-Carr	7891T3	1	Alkyd Paint for Metal, 15 oz. Aerosol Can, 200 Degree F Maximum Temperature, White (Gloss)	
McMaster-Carr	7227K12	1	Crimp-on Butt Splices, Vinyl Insulated, for 22-18 Wire Gauge, Packs of 100	
McMaster-Carr	91458A115	1	Threadlocker, Loctite 243, 0.34 FL. oz Bottle	
McMaster-Carr	7856K45	1	Heat-Shrink Tubing, 4 ft. Long, 0.25" ID Before Shrinking, Black	
McMaster-Carr	7856K43	1	Heat-Shrink Tubing, 4 ft. Long, 0.13" ID Before Shrinking, Black	
McMaster-Carr	8372K11	1	Squeeze-and-Strip Combination Stripper and Crimper for Electrical Wire, 7-1/2" Long	

McMaster-Carr	92240A537	1	18-8 Stainless Steel Hex Head Screw, 1/4"-20 Thread Size, 1/2" Long, Packs of 50	
McMaster-Carr	92240A583	4	18-8 Stainless Steel Hex Head Screw, 5/16"-18 Thread Size, 1" Long, Packs of 25	
McMaster-Carr	92240A587	3	18-8 Stainless Steel Hex Head Screw, 5/16"-18 Thread Size, 1-1/2" Long, Fully Threaded, Packs of 25	
McMaster-Carr	92240A593	12	18-8 Stainless Steel Hex Head Screw, 5/16"-18 Thread Size, 2-1/2" Long, Fully Threaded, Packs of 10	
McMaster-Carr	91771A827	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 10-32 Thread, 3/8" Long, Packs of 100	
McMaster-Carr	92240A595	7	18-8 Stainless Steel Hex Head Screw, 5/16"-18 Thread Size, 3" Long, Fully Threaded, Packs of 10	
McMaster-Carr	91772A827	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 10-32 Thread, 3/8" Long, Packs of 100	
McMaster-Carr	92000A113	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M3 x 0.5mm Thread, 4mm Long, Packs of 100	
McMaster-Carr	91772A153	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 6-32 Thread, 1" Long, Packs of 100	
McMaster-Carr	91772A148	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 6-32 Thread, 1/2" Long, Packs of 100	
McMaster-Carr	91772A197	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 8-32 Thread, 3/4" Long, Packs of 100	

McMaster-Carr	91772A829	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 10-32 Thread, 1/2" Long, Packs of 100	
McMaster-Carr	91770A829	1	Extra-Wide Truss Head Phillips Screws, Passivated 18-8 Stainless Steel, 10-32 Thread, 1/2" Long, Packs of 100	
McMaster-Carr	92240A540	1	18-8 Stainless Steel Hex Head Screw, 1/4"-20 Thread Size, 3/4" Long, Packs of 50	
McMaster-Carr	92240A576	1	18-8 Stainless Steel Hex Head Screw, 5/16"-18 Thread Size, 3/8" Long, Packs of 50	
McMaster-Carr	92240A581	2	18-8 Stainless Steel Hex Head Screw, 5/16"-18 Thread Size, 3/4" Long, Packs of 50	
McMaster-Carr	91292A116	1	18-8 Stainless Steel Socket Head Screw, M4 x 0.7 mm Thread, 10 mm Long, Packs of 100	
McMaster-Carr	91772A146	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 6-32 Thread, 3/8" Long, Packs of 100	

McMaster-Carr	92356A593	8	18-8 Stainless Steel Square-Neck Carriage Bolt, 5/16"-18 Thread Size, 2-1/2" Long, Packs of 10	
McMaster-Carr	92800A376	1	18-8 Stainless Steel Hex Head Screw, 5/16"-18 Thread Size, 3-3/4" Long, Fully Threaded, Packs of 10	
McMaster-Carr	92800A376	1	18-8 Stainless Steel Hex Head Screw, 5/16"-18 Thread Size, 3-3/4" Long, Fully Threaded, Packs of 10	
McMaster-Carr	91772A199	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 8-32 Thread, 1" Long, Packs of 100	
McMaster-Carr	91772A830	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 10-32 Thread, 5/8" Long, Packs of 100	
McMaster-Carr	92240A548	4	18-8 Stainless Steel Hex Head Screw, 1/4"-20 Thread Size, 1-3/4" Long, Fully Threaded, Packs of 25	
McMaster-Carr	92010A220	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, M4 x 0.7 mm Thread, 10 mm Long, Packs of 100	
McMaster-Carr	92000A216	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M4 x 0.7mm Thread, 6mm Long, Packs of 100	
McMaster-Carr	92000A218	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M4 x 0.7mm Thread, 8mm Long, Packs of 100	
McMaster-Carr	91292A127	1	18-8 Stainless Steel Socket Head Screw, M5 x 0.8 mm Thread, 18 mm Long, Packs of 50	
McMaster-Carr	91292A144	2	18-8 Stainless Steel Socket Head Screw, M6 x 1 mm Thread, 50 mm Long, Packs of 25	

McMaster-Carr	91772A551	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 1/4"-20 Thread, 2-1/4" Long, Packs of 25	
McMaster-Carr	91772A192	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 8-32 Thread, 3/8" Long, Packs of 100	
McMaster-Carr	91772A194	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 8-32 Thread, 1/2" Long, Packs of 100	
McMaster-Carr	91772A620	2	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 5/16"-18 Thread, 1/2" Long, Packs of 25	
McMaster-Carr	92000A424	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M6 x 1mm Thread, 12mm Long, Packs of 25	
McMaster-Carr	91800A566	4	18-8 Stainless Steel Narrow Cheese Head Slotted Screws, M8 x 1.25mm Thread, 25mm Long, Packs of 10	
McMaster-Carr	91829A307	20	Slotted 18-8 Stainless Steel Precision Shoulder Screw, 3/8" Shoulder Diameter, 5/16" Shoulder Length, 1/4"-20 Thread	

McMaster-Carr	91772A541	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 1/4"-20 Thread, 7/8" Long, Packs of 50	
McMaster-Carr	92240A712	4	18-8 Stainless Steel Hex Head Screw, 1/2"-13 Thread Size, 1" Long, Packs of 10	
McMaster-Carr	91831A030	3	18-8 Stainless Steel Nylon-Insert Locknut, 5/16"-18 Thread Size, Packs of 50	
McMaster-Carr	93980A590	20	Adhesive-Grip Female-Threaded Anchor for Concrete, 316 Stainless Steel, 1/2"-13 Thread	
McMaster-Carr	91771A583	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 5/16"-18 Thread, 1" Long, Packs of 10	
McMaster-Carr	90107A030	2	316 Stainless Steel Washer for 5/16" Screw Size, 0.344" ID, 0.75" OD, Packs of 100	
McMaster-Carr	91772A827	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 10-32 Thread, 3/8" Long, Packs of 100	
McMaster-Carr	95105A151	40	Zinc-Plated Steel Heavy-Duty Rivet Nut, Open End, 5/16"-18 Interior Thread,.027"-.150" Material Thickness, Packs of 10	
McMaster-Carr	9309K16	1	Tight-Grip Push-In Bumpers for 1/4" ID and 1/8" Thickness, 11/32" Ridge Diameter, 1/8" High, SBR, Packs of 100	
McMaster-Carr	4175T272	5	Corrosion-Resistant Gas Spring, 33.94" Extended Length, 50 lbs. Extension Force	
McMaster-Carr	4175T271	5	Corrosion-Resistant Gas Spring, 33.94" Extended Length, 25 lbs. Extension Force	

McMaster-Carr	1915A32	20	Swinging Bar Latch with Push-Button Release, 2-1/2" Long Arm	
McMaster-Carr	2531K37	20	Bolt-Down Swivel Leveling Mount with 4" Long 1/2"-13 Threaded Stud and 2" Base Diameter	
McMaster-Carr	92800A376	1	18-8 Stainless Steel Hex Head Screw, 5/16"-18 Thread Size, 3-3/4" Long, Fully Threaded, Packs of 10	
McMaster-Carr	91845A030	1	18-8 Stainless Steel Hex Nut, 5/16"-18 Thread Size, Packs of 100	
McMaster-Carr	8884T29	4	Heavy Duty Unthreaded Bumpers, Buna-N Rubber with Embedded Washer, 1" OD, 1-1/2" High, Packs of 5	
McMaster-Carr	2531K37	10	Bolt-Down Swivel Leveling Mount with 4" Long 1/2"-13 Threaded Stud and 2" Base Diameter	
McMaster-Carr	7310K51	10	Plastic Submersible Cord Grip for 0.07"-0.19" Cord OD, for M12 Knockout	

McMaster-Carr	7417N83	10	Internally Threaded Connecting Rod, 18-8 Stainless Steel, 1/4"-20 Thread Size, 12" Overall Length	
McMaster-Carr	93625A150	1	18-8 Stainless Steel Nylon-Insert Locknut, M4 x 0.7 mm Thread, 7 mm Wide, 5 mm High, Packs of 100	
McMaster-Carr	8686A122	40	316 Stainless Steel Slotted Ball-Nose Spring Plunger, 5-40 Thread, with Thread Lock	
McMaster-Carr	90145A489	1	18-8 Stainless Steel Dowel Pin, 5/32" Diameter, 1/4" Long, Packs of 50	
McMaster-Carr	91831A029	1	18-8 Stainless Steel Nylon-Insert Locknut, 1/4"-20 1 Thread Size, Packs of 50	
McMaster-Carr	47065T327	80	T-Slotted Framing, Drop-in Nut with Spring Loaded 80 Ball, 5/16"-18 Thread Size	
McMaster-Carr	5429T4	20	Food Industry Oil-Embedded Thrust Bearing, 841 20 Bronze, for 1/2" Shaft Diameter, 1" OD	
McMaster-Carr	91771A581	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 5/16"-18 Thread, 3/4" Long, Packs of 25	
McMaster-Carr	98408A138	1	Side-Mount External Retaining Ring, 15-7 PH Stainless Steel, for 1/2" OD, Packs of 10	
McMaster-Carr	5862K104	10	Neodymium Magnet, Magnetized Through Thickness, 1/8" Thick, 3/8" OD	
McMaster-Carr	5862K157	10	Neodymium Magnet, Magnetized Through Thickness, 1/8" Thick, 7/16" OD	
McMaster-Carr	92398A114	1	18-8 Stainless Steel Twist-Resistant Hex-Shaped Inserts for Plastics, 8-32 Thread Size, Packs of 25	

McMaster-Carr	91771A199	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 8-32 Thread, 1" Long, Packs of 100	
McMaster-Carr	91771A829	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 10-32 Thread, 1/2" Long, Packs of 100	
McMaster-Carr	91829A206	1	Slotted 18-8 Stainless Steel Precision Shoulder Screw, 3/16" Shoulder Diameter, 5/8" Shoulder Length, 8-32 Thread	
McMaster-Carr	91500A344	1	316 Stainless Steel Phillips Flat Head Screws, 1/4"-28 Thread Size, 3/4" Long, Packs of 10	
McMaster-Carr	9714K116	1	Wave Disc Spring, Corrosion-Resistant, 1.051" ID, 1.351" OD, 0.015" Thick, Packs of 10	

McMaster-Carr	98408A140	2	Side-Mount External Retaining Ring, 15-7 PH Stainless Steel, for 5/8" OD, Packs of 10	
McMaster-Carr	91801A264	2	316 Stainless Steel Phillips Flat Head Screw, M5 x 0.8 mm Thread, 20 mm Long, Packs of 25	
McMaster-Carr	91292A058	1	18-8 Stainless Steel Socket Head Screw, M5 x 0.8 mm Thread, 14 mm Long, Packs of 100	
McMaster-Carr	91771A540	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 1/4"-20 Thread, 3/4" Long, Packs of 50	
McMaster-Carr	91771A542	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 1/4"-20 Thread, 1" Long, Packs of 50	
McMaster-Carr	91771A546	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 1/4"-20 Thread, 1-1/2" Long, Packs of 25	
McMaster-Carr	91772A537	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 1/4"-20 Thread, 1/2" Long, Packs of 50	
McMaster-Carr	91771A537	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 1/4"-20 Thread, 1/2" Long, Packs of 50	
McMaster-Carr	9452K118	1	Oil-Resistant Buna-N O-Ring, 1/16 Fractional Width, Dash Number 031, Packs of 100	
McMaster-Carr	1176N62	2	Oil-Resistant Metal Detector Grade Buna-N O-Ring, 1/8 Fractional Width, Dash Number 224, Packs of 5	
McMaster-Carr	91772A196	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 8-32 Thread, 5/8" Long, Packs of 100	
McMaster-Carr	3746K28	6	Food Industry Oil-Embed Flanged Sleeve Bearing, 841 Bronze, for 3/4" Shaft Diameter and 1" Housing ID, 1" Long	

McMaster-Carr	91771A191	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 8-32 Thread, 5/16" Long, Packs of 100	
McMaster-Carr	5862K225	20	Neodymium Magnet with Countersunk Hole on Both Sides, 1/8" Thick, 3/4" OD	
McMaster-Carr	91855A460	1	18-8 Stainless Steel Cap Nut, 10-32 Thread Size, Packs of 10	
McMaster-Carr	91772A189	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 8-32 Thread, 3/16" Long, Packs of 100	

McMaster-Carr	92000A102	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M2.5 x 0.45mm Thread, 4mm Long, Packs of 100	
McMaster-Carr	91801A135	4	316 Stainless Steel Phillips Flat Head Screw, M2.5 x 0.45 mm Thread, 6 mm Long, Packs of 25	
McMaster-Carr	9434T11	1	Routing Clamp, Steel, 1 Mounting Point, 1/8" ID, Packs of 50	
McMaster-Carr	91099A252	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 8-32 Thread, 1/4" Long, Undercut, Packs of 100	
McMaster-Carr	5862K926	10	Neodymium Magnet, Countersunk Hole on Both Sides, 1/4" Thick, 7/8" OD	
McMaster-Carr	1915A32	20	Swinging Bar Latch with Push-Button Release, 2-1/2" Long Arm	
McMaster-Carr	3746K28	4	Food Industry Oil-Embed Flanged Sleeve Bearing, 841 Bronze, for 3/4" Shaft Diameter and 1" Housing ID, 1" Long Your Part Number: 450-00002	
McMaster-Carr	92000A216	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M4 x 0.7mm Thread, 6mm Long, Packs of 100	
McMaster-Carr	3177T1	1	Snug-Fit Vibration-Damping Loop Clamp, Aluminum with Neoprene Rubber Cushion, 1/4" ID, Packs of 5	
McMaster-Carr	3177T11	1	Snug-Fit Vibration-Damping Loop Clamp, Aluminum with Neoprene Rubber Cushion, 3/8" ID, Packs of 5	
McMaster-Carr	91292A138	1	18-8 Stainless Steel Socket Head Screw, M6 x 1 mm Thread, 25 mm Long, Packs of 50	
McMaster-Carr	91292A073	1	18-8 Stainless Steel Socket Head Screw, M6 x 1 mm Thread, 22 mm Long, Packs of 25	
McMaster-Carr	93625A200	1	18-8 Stainless Steel Nylon-Insert Locknut, M5 x 0.8 mm Thread, 8 mm Wide, 5 mm High, Packs of 100	
McMaster-Carr	91287A127	1	18-8 Stainless Steel Hex Head Screw, M5 x 0.8 mm Thread, 30 mm Long, Packs of 50	

McMaster-Carr	93925A260	1	18-8 Stainless Steel Internal-Tooth Lock Washer for M5 Screw Size, 5.3 mm ID, 10 mm OD, Packs of 100	
McMaster-Carr	92148A180	1	18-8 Stainless Steel Split Lock Washer for M6 Screw Size, Standard, 6.5 mm ID, 11.8 mm OD, Packs of 100	
McMaster-Carr	91771A827	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 10-32 Thread, 3/8" Long, Packs of 100	

McMaster-Carr	91771A831	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 10-32 Thread, 3/4" Long, Packs of 100	
McMaster-Carr	5372K615	1	Plastic Barbed Tube Fitting for Air and Water, Tee Connector, for 3/8" Tube ID, Packs of 10	
McMaster-Carr	44555K186	1	Brass Low-Pressure Barbed Tube Fitting for Air and Water, Tee Connector, for 3/8" Tube ID	
McMaster-Carr	5246K107	1	Easy-Install Single Snap-Grip Clamp for Firm Hose and Tube, 15/32" to 17/32" Clamp ID, Packs of 25	
McMaster-Carr	5246K109	1	Easy-Install Single Snap-Grip Clamp for Firm Hose and Tube, 19/32" to 11/16" Clamp ID, Black, Packs of 10	
McMaster-Carr	1162N106	1	High-Temperature Clean Room Silicone O-Ring, 1/16 Fractional Width, Dash Number 008, Packs of 5	
McMaster-Carr	3642N11	1	Chemical-Resistant Low Temperature Fluorosilicone O-Rings for Tube Fittings, Dash No. 901, for 3/32" Tube OD, Packs of 10	
McMaster-Carr	1309N208	1	Clean Room Viton Fluoroelastomer O-Rings, Chemical-Resistant, 1/16 Fractional Width, Dash Number 008, Packs of 25	
McMaster-Carr	85985K91	1	Locking Panel Plugs for 9/32" ID, for 0.016"-0.062" Panel Thickness, Black, Packs of 100	
McMaster-Carr	3461A11	1	Compact Portable Lever-Operated Hole Punch, Set for Manufacturer Equivalent Number 5	
McMaster-Carr	89825K33	2	Multipurpose 304 Stainless Steel Rectangular Tube, 0.065" Wall Thickness, 1" x 1" Outside, 6 Feet Long	
McMaster-Carr	9198K16	1	Easy-to-Machine 303 Stainless Steel Disc, 5" Diameter, 1/4" Long	
McMaster-Carr	7658K14	2	Subminiature Snap-Acting Switch, Roller Lever Actuator, SPST-NC	
McMaster-Carr	2820T57	2	Dry-Running Mounted Sleeve Bearing for 16 mm Shaft Diameter	

McMaster-Carr	90156A574	1	Flat-Head Quick-Release Pins, 18-8 Stainless Steel, 1/4" Diameter, 1/2" Usable Length, Packs of 5	
McMaster-Carr	90156A575	1	Flat-Head Quick-Release Pins, 18-8 Stainless Steel, 1/4" Diameter, 3/4" Usable Length, Packs of 5	
McMaster-Carr	7582K22	1	Fastener-Mount Cable Tie Holder with Adhesive Back, 4 Way, 0.18" Maximum Tie Width, Black, Packs of 50	

McMaster-Carr	97467A723	1	18-8 Stainless Steel Heavy-Duty Rivet Nut, 10-32 Internal Thread, 0.02-0.13" Material Thickness, Packs of 10	
McMaster-Carr	1467A102	1	Plastic Friction Hinge, White Acetal, 1" Overall Width, 1.2 in.-lbs. Torque	
McMaster-Carr	7917N12	1	High-Cycle Low-Profile Ball Bearing Carriage for 9 mm Wide Rail, 600 lbs. Dynamic Load Capacity	
McMaster-Carr	7917N3	1	9 mm Wide, 275 mm Long Guide Rail for High-Cycle Low-Profile Ball Bearing Carriage	
McMaster-Carr	92010A438	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, M6 x 1 mm Thread, 30 mm Long, Packs of 25	
McMaster-Carr	96717A107	2	Rounded Machine Key, 1018-1045 Carbon Steel, 3 mm x 3 mm, 12 mm Long, Packs of 5	
McMaster-Carr	91099A220	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 6-32 Thread, 1/2" Long, Undercut, Packs of 100	
McMaster-Carr	5718A91	1	Dial Torque-Measuring Wrench, 3/8" Square Drive, 0 - 600 in.-lbs. and 0 - 60 NM Torque	
McMaster-Carr	9722K491	2	18-8 Stainless Steel Slotted Shim, Trade Size A, 0.5mm Thick	
McMaster-Carr	9722K691	2	18-8 Stainless Steel Slotted Shim, Trade Size A, 1mm Thick	
McMaster-Carr	94420A145	1	316 Stainless Steel Slotted Shim, Trade Size A, 0.025" Thick	
McMaster-Carr	94420A152	1	316 Stainless Steel Slotted Shim, Trade Size A, 0.05" Thick	
McMaster-Carr	7566K62	1	Cable Tie Mount for 0.18" x 0.06" Tie, Adhesive/Screw-In, Off-White, Packs of 50	
McMaster-Carr	7130K101	1	Cable Tie, Narrow, 3" Long, 18 lbs. Breaking Strength, Off-White, Packs of 100	
McMaster-Carr	54845T251	1	3-1/2" Long Isopropyl Alcohol Antiseptic Wipes, Pack of 100	
McMaster-Carr	8127A821	1	Foam Mounting Tape, 3M VHB 4920, 3/4" Wide, 15 Feet Long, White	
McMaster-Carr	6958A21	4	Hex L-Key with Standard Tip, 1.5 mm Size, 3-1/16" Overall Length	

McMaster-Carr	7127A33	1	Ultra-Grip Stubby Screwdriver, Number 1 Phillips	
McMaster-Carr	9689K11	1	Wire Ferrule Assortment for 1 Wire, 400 Pieces	

McMaster-Carr	8367A71	1	Hex Bit Socket, 3/8" Square Drive, 4mm Size, 6-1/8" Long	
McMaster-Carr	8367A72	1	Hex Bit Socket, 3/8" Square Drive, 5mm Size, 6-1/8" Long	
McMaster-Carr	8367A73	1	Hex Bit Socket, 3/8" Square Drive, 6mm Size, 6-1/8" Long	
McMaster-Carr	5511A41	1	9 Piece Metric Hex L-Key Set	
McMaster-Carr	54185A24	1	Ball-End Hex Bit Socket, 3/8" Square Drive, 6mm Size, 6" Long	
McMaster-Carr	54185A23	1	Ball-End Hex Bit Socket, 3/8" Square Drive, 5mm Size, 6" Long	
McMaster-Carr	8350T72	1	52100 Alloy Steel Threaded Linear Motion Shaft, Threaded End x Straight End, 3/8" Diameter, 8-1/2" Long	
McMaster-Carr	89825K33	2	Multipurpose 304 Stainless Steel Rectangular Tube, 0.065" Wall Thickness, 1" x 1" Outside, 3 Feet Long	
McMaster-Carr	2820T57	2	Dry-Running Mounted Sleeve Bearing for 16 mm Shaft Diameter	
McMaster-Carr	9198K16	2	Easy-to-Machine 303 Stainless Steel Disc, 5" Diameter, 1/4" Long	
McMaster-Carr	7658K14	4	Subminiature Snap-Acting Switch, Roller Lever Actuator, SPST-NC	
McMaster-Carr	8350T72	2	52100 Alloy Steel Threaded Linear Motion Shaft, Threaded End x Straight End, 3/8" Diameter, 8-1/2" Long	
McMaster-Carr	8649T12	2	Mounted Linear Sleeve Bearing for Support Rail Shafts with 3/8" Diameter, Fixed Alignment	
McMaster-Carr	8975K591	2	Multipurpose 6061 Aluminum, 1/4" Thick x 1/2" Wide, 3 Feet Long	
McMaster-Carr	5562N149	2	Tapped Linear Motion Shaft, Tapped x Straight End, 52100 Steel, 16mm Diameter, 150mm Long	
McMaster-Carr	92000A015	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M2 x 0.4mm Thread, 8mm Long, Packs of 100	
McMaster-Carr	69485A21	1	9 Piece Metric Hex L-Key Set	
McMaster-Carr	1788T15	6	10 lb. Grip-Handle Test Weight	

McMaster-Carr	1915A32	1	Swinging Bar Latch with Push-Button Release, 2-1/2" Long Arm	
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McMaster-Carr	47065T348	2	T-Slotted Framing, Rail-to-Rail Hinge for 1-1/2" High Rail, Black	
McMaster-Carr	93505A914	18	Male-Female Threaded Hex Standoff, Aluminum, 3/16" Hex Size, 2" Long, 4-40 Thread Size	
McMaster-Carr	91855A430	1	18-8 Stainless Steel Cap Nut, 6-32 Thread Size, Packs of 10	
McMaster-Carr	91290A242	1	Alloy Steel Socket Head Screw, Black-Oxide, M5 x 0.8 mm Thread, 20 mm Long, Packs of 100	
McMaster-Carr	90420A650	2	Hex Head Drilling Screws, 18-8 Stainless Steel, 1/4" Screw, 1" Long,#3 Drill Tip, 1/4"-20 Thread, Packs of 10	
McMaster-Carr	3741T15	1	USB Charger with Straight-Blade Plug, 2 USB-A	
McMaster-Carr	2062T708	1	Cut-to-Length Open-Top Bags on a Roll, 2 Mil Thick, 1500 Feet Long, 8" Wide, Rolls of 1500	
McMaster-Carr	19945T8	1	Heat-Shrink Plastic Bags, 12" Wide, 18" High, Packs of 100	
McMaster-Carr	1959T11	1	Press-to-Close Bags, 2" Wide, 3" High, 2 Mil Thick, Packs of 100	
McMaster-Carr	91458A660	1	Heavy Duty Threadlocker, Loctite 277, 1.69 FL. oz Your Part Number: 410-00009	
McMaster-Carr	74945A69	1	Loctite Superflex Silicone Sealant, Model 595, 2.7 FL. oz. Tube Your Part Number: 410-00005	
McMaster-Carr	5511A41	1	9 Piece Metric Hex L-Key Set Your Part Number: FL	
McMaster-Carr	9416K88	12	End Fitting for Gas Spring, Eyelet, M8 Thread Size, 0.32" ID Your Part Number: F2-Backshelf-Rob	
McMaster-Carr	8983K45	1	Multipurpose 304 Stainless Steel Sheet, 36" x 48", 0.036" Thick Your Part Number: R160 Proto - Abhi	
McMaster-Carr	8983K47	1	Multipurpose 304 Stainless Steel Sheet, 36" x 48", 0.048" Thick Your Part Number: R160 Proto - Abhi	
McMaster-Carr	5718A91	1	Dial Torque-Measuring Wrench, 3/8" Square Drive, 0 - 600 in.-lbs. and 0 - 60 NM Torque Your Part Number: Rail Motor Gearbox	
McMaster-Carr	94420A145	1	316 Stainless Steel Slotted Shim, Trade Size A, 0.025" Thick Your Part Number: Rail calibration sensor Install	

McMaster-Carr	94420A152	1	316 Stainless Steel Slotted Shim, Trade Size A, 0.05" Thick Your Part Number: Rail calibration sensor Install	
McMaster-Carr	7566K62	1	Cable Tie Mount for 0.18" x 0.06" Tie, Adhesive/Screw-In, Off-White, Packs of 50 Your Part Number: Rail calibration sensor Install	
McMaster-Carr	7130K101	1	Cable Tie, Narrow, 3" Long, 18 lbs. Breaking Strength, Off-White, Packs of 100 Your Part Number: Rail calibration sensor Install	
McMaster-Carr	54845T251	1	3-1/2" Long Isopropyl Alcohol Antiseptic Wipes, Packs of 100 Your Part Number: Rail calibration sensor Install	
McMaster-Carr	8127A821	1	Foam Mounting Tape, 3M VHB 4920, 3/4" Wide, 15 Feet Long, White Your Part Number: Analog Gripper sensor install	
McMaster-Carr	6958A21	4	Hex L-Key with Standard Tip, 1.5 mm Size, 3-1/16" Overall Length Your Part Number: Digital gripper sensor ReworkDigital gri	
McMaster-Carr	7127A33	1	Ultra-Grip Stubby Screwdriver, Number 1 Phillips Your Part Number: Digital gripper sensor Rework	
McMaster-Carr	9689K11	1	Wire Ferrule Assortment for 1 Wire, 400 Pieces Your Part Number: Wass critical spare	
McMaster-Carr	8367A71	1	Hex Bit Socket, 3/8" Square Drive, 4mm Size, 6-1/8" Long Your Part Number: Motor Rail Gearbox tools	
McMaster-Carr	8367A72	1	Hex Bit Socket, 3/8" Square Drive, 5mm Size, 6-1/8" Long Your Part Number: Motor Rail Gearbox tools	
McMaster-Carr	8367A73	1	Hex Bit Socket, 3/8" Square Drive, 6mm Size, 6-1/8" Long Your Part Number: Motor Rail Gearbox tools	
McMaster-Carr	5511A41	1	9 Piece Metric Hex L-Key Set Your Part Number: Motor Rail Gearbox tools	
McMaster-Carr	54185A24	1	Ball-End Hex Bit Socket, 3/8" Square Drive, 6mm Size, 6" Long Your Part Number: Motor Rail Gearbox tools	
McMaster-Carr	54185A23	1	Ball-End Hex Bit Socket, 3/8" Square Drive, 5mm Size, 6" Long Your Part Number: Motor Rail Gearbox tools	
McMaster-Carr	4061T113	1	Square-Profile Oil-Resistant Buna-N O-Ring, 1/16 Fractional Width, Dash Number 008, Packs of 100 Your Part Number: Nima CRC	
McMaster-Carr	9464K13	1	Chemical-Resistant Viton Fluoroelastomer O-Ring, 1/16 Fractional Width, Dash Number 008, Packs of 100 Your Part Number: Nima CRC	

McMaster-Carr	4464T528	1	Oil-Resistant Mil. Spec. Buna-N O-Ring, 3/32 Fractional Width, Dash No. 106,-65 Degree to 155 Degree F, Packs of 50 Your Part Number: Nima CRC	
McMaster-Carr	9452K337	1	Oil-Resistant Buna-N O-Ring, 1/8 Fractional Width, Dash Number 201, Packs of 100 Your Part Number: Nima CRC	
McMaster-Carr	9464K542	1	Chemical-Resistant Viton Fluoroelastomer O-Ring, 1/8 Fractional Width, Dash Number 201, Packs of 25 Your Part Number: Nima CRC	
McMaster-Carr	90101A225	7	18-8 Stainless Steel Thin Nylon-Insert Locknut, 10-32 Thread Size, Packs of 50 Your Part Number: Nima CRC	
McMaster-Carr	90730A411	4	18-8 Stainless Steel Narrow Hex Nut, 10-32 Thread Size, 5/16" Wide, Packs of 100 Your Part Number: Nima CRC	
McMaster-Carr	91020A318	1	Push-In Rivets with Click-Lock Shank for 0.14"-0.18" Thickness, 0.201" Hole Size, Off-White, Packs of 50	
McMaster-Carr	8693K18	1	EPDM Rubber Trim, 1/8" Wide x 1/4" High Inside, 25 Feet Long Your Part Number: F2-Backshelf -Rob	
McMaster-Carr	97525A680	1	18-8 Stainless Steel Blind Rivets, Flush-Mount, 3/16" Diameter, for 0.188"-0.25" Material Thickness, Packs of 25 Your Part Number: F2 - Jonathan	
McMaster-Carr	94420A152	4	316 Stainless Steel Slotted Shim, Trade Size A, 0.05" Thick Your Part Number: Rail Sensor plate shim installation	
McMaster-Carr	94420A145	4	316 Stainless Steel Slotted Shim, Trade Size A, 0.025" Thick Your Part Number: Rail Sensor plate shim installation	
McMaster-Carr	8975K518	2	Multipurpose 6061 Aluminum, 1/4" Thick x 1-1/2" Wide, 2 Feet Long Your Part Number: Rob Bracket Via Jeff	
McMaster-Carr	97802A316	2	High-Strength Toggle Anchors, Zinc Plated, for 1/4"-20 Thread, 3/8"-3-5/8" Usable Length, Packs of 10 Your Part Number: 446-00005	
McMaster-Carr	91458A660	2	Heavy Duty Threadlocker, Loctite 277, 1.69 FL. oz Your Part Number: 410-00009	
McMaster-Carr	74945A69	2	Loctite Superflex Silicone Sealant, Model 595, 2.7 FL. oz. Tube Your Part Number: 410-00005	
McMaster-Carr	91770A827	1	Extra-Wide Truss Head Phillips Screws, Passivated 18-8 Stainless Steel, 10-32 Thread, 3/8" Long, Packs of 100 Your Part Number: 438-00546	

McMaster-Carr	93980A590	1	Adhesive-Grip Female-Threaded Anchor for Concrete, 316 Stainless Steel, 1/2"-13 Thread Your Part Number: 446-00006	
McMaster-Carr	92240A712	1	18-8 Stainless Steel Hex Head Screw, 1/2"-13 Thread Size, 1" Long, Packs of 10 Your Part Number: 411-00005	
McMaster-Carr	3741T15	5	USB Charger with Straight-Blade Plug, 2 USB-A	
N Wasserstrom & Sons	F828-99	16	446-00071 Basket	
N Wasserstrom & Sons	F820-09	1	991-00261 - 3 Fryer Barrier Subassembly	
N Wasserstrom & Sons	F820-68	1	991-00318 Left Frame Complete Sub-Assembly	
N Wasserstrom & Sons	F820-69	1	991-00319 Right Frame Complete Sub-Assembly	
N Wasserstrom & Sons	F820-70	1	991-00356 Autobin Frame And Enclosures Sub-Assembly	
N Wasserstrom & Sons	F820-13	1	991-00122 - Removable Hopper Catch Tray Sub-Assembly	
N Wasserstrom & Sons	F820-14	1	991-00043 - Dump Side Catch Tray Sub-Assembly	
N Wasserstrom & Sons	F820-71	1	991-00357 Rail Frame Assembly Sub-Assembly	
N Wasserstrom & Sons	F820-16	1	991-00272 - Fryer Localization Bar Sub-Assembly	
N Wasserstrom & Sons	F820-17	3	991-00016 Camera Mount Assembly Sub-assembly	
N Wasserstrom & Sons	F833-17	1	Flippy Lite Welding – Labor Only	
N Wasserstrom & Sons	F828-01	4	991-00048 Rev B Hot Hold Chute Canopy	

N Wasserstrom & Sons	F820-09	4	991-00261 – 3 Fryer Barrier Sub-Assembly	
N Wasserstrom & Sons	F820-10	4	991-00262 – Left Frame Complete Sub-Assembly	
N Wasserstrom & Sons	F820-11	4	991-00263 – Right Frame Complete Sub-Assembly	
N Wasserstrom & Sons	F820-12	4	991-00266 – Autobin Frame and Enclosures Sub-Assembly	
N Wasserstrom & Sons	F820-13	4	991-00122 – Removable Hopper Catch Tray Sub-Assembly	
N Wasserstrom & Sons	F820-14	4	991-00043 – Dump Side Catch Tray Sub-Assembly	

N Wasserstrom & Sons	F820-15	4	991-00268 Rail Frame Assembly Sub-Assembly	
N Wasserstrom & Sons	F820-16	4	991-00272 – Fryer Localization Bar Sub-Assembly	
N Wasserstrom & Sons	F820-17	12	991-00016 – Camera Mount Assembly Sub-Assembly	
N Wasserstrom & Sons	F820-09	2	991-00261 – 3 Fryer Barrier Sub-Assembly	
N Wasserstrom & Sons	F820-68	2	991-00318 Left Frame Complete Sub-Assembly	
N Wasserstrom & Sons	F820-69	2	991-00319 Right Frame Complete Sub-Assembly	
N Wasserstrom & Sons	F820-70	2	991-00356 Autobin Frame And Enclosures Sub-Assembly	
N Wasserstrom & Sons	F820-13	2	991-00122 - Removable Hopper Catch Tray Sub-Assembly	

N Wasserstrom & Sons	F820-14	2	991-00043 - Dump Side Catch Tray Sub-Assembly	
N Wasserstrom & Sons	F820-71	2	991-00357 Rail Frame Assembly Sub-Assembly	
N Wasserstrom & Sons	F820-16	2	991-00272 - Fryer Localization Bar Sub-Assembly	
N Wasserstrom & Sons	F820-17	6	991-00016 Camera Mount Assembly Sub-assembly	
N Wasserstrom & Sons	F820-09	1	MFB 991-00261 - Barrier	
N Wasserstrom & Sons	F820-68	1	MFB 991-00318 Left Frame Complete	
N Wasserstrom & Sons	F820-69	1	MFB 991-00319 Right Frame Complete	
N Wasserstrom & Sons	F820-70	1	MFB 991-00356 Autobin Frame	
N Wasserstrom & Sons	F820-13	1	MFB 991-00122 - Hopper Catch Tray	
N Wasserstrom & Sons	F820-14	1	MFB 991-00043 - Dump Side Catch Tray	
N Wasserstrom & Sons	F820-71	1	MFB 991-00357 Rail Frame	
N Wasserstrom & Sons	F820-16	1	MFB 991-00272 - Fryer Bar	
N Wasserstrom & Sons	F820-17	3	MFB 991-00016 Camera Mount	
Valley Precision	472-00126	10	B Plate, Support Camera Mount, Reolink	

Valley Precision	472-00609	10	A Foot Mount Shroud, Right, Flippy Lite	
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Valley Precision	472-00610	10	A Foot Mount Shroud, Left, Flippy Lite	
Valley Precision	472-00629	20	A Washer, Foot Shroud, Flippy Lite	
Valley Precision	472-00630	10	A Cover Plate, Door Sensor	
Valley Precision	472-00631	10	B Discard Table, Flippy Lite	
Valley Precision	472-00609	10	A Foot Mount Shroud, Right, Flippy Lite	
Valley Precision	472-00610	10	A Foot Mount Shroud, Left, Flippy Lite	
Valley Precision	472-00629	20	A Washer, Foot Shroud, Flippy Lite	
Valley Precision	472-00632	10	A Bracket, E-Stop, Flippy Lite	
Valley Precision	472-00643	10	A Bracket, Right, R160 Hopper	
Valley Precision	472-00644	10	A Chute, R160 Hopper	
Valley Precision	472-00645	10	A Bracket, Left, R160 Hopper	
Valley Precision	472-00639	10	A Bottle Stand, Seasoning Station	
Valley Precision	472-00638	10	B Cover, Scale Cover, FL-Beta	
Valley Precision	472-00646	10	A Cover, Motor and Gearbox Bottom, FL – Beta	
Valley Precision	472-00647	10	A Cover, Motor and Gearbox Top, FL – Beta	
Valley Precision	472-00637	10	B Mount, Scale Platform, FL – Beta	
Valley Precision	472-00651	10	A Cover, Female Insert, FL – Beta	
Valley Precision	472-00653	20	B Bracket, Rail to Frame, FL – Beta	
Valley Precision	472-00650	10	A Cover, Male Insert, FL - Beta	
Valley Precision	472-00633	10	A Top Fold	
Valley Precision	472-00634	10	B Rear Fold	

Valley Precision	472-00635	10	A Door	
Valley Precision	472-00636	10	A Shelf	
Valley Precision	991-00200	20	Lot #1 Henny Penny 65466 (Black) Basket Assembly Standard (Basket Marker Art, #50-59, 110-119)	
Valley Precision	991-00200	20	Lot #2 Henny Penny 65466 (Black) Basket Assembly Standard (Basket Marker Art, #50-59, 110-119)	
Valley Precision	991-00200	20	Lot #3 Henny Penny 65466 (Black) Basket Assembly Standard (Basket Marker Art, #50-59, 110-119)	
Valley Precision	991-00200	10	Lot #4 Henny Penny 65466 (Black) Basket Assembly Standard (Basket Marker Art, #50-59)	

Valley Precision	991-00201	20	Lot #5 Winco FB-10 (Orange) Basket Assembly Standard, (Basket Marker Art, #50-59, #110-119)	
Valley Precision	991-00202	20	Lot #6 Winco FB-20 (Blue) Basket Assembly Standard, (Basket Marker Art, #50-59, #110-119)	
Valley Precision	991-00201	20	Lot #7 Winco FB-10 (Orange) Basket Assembly Standard, (Basket Marker Art, #50-59, #110-119)	
Valley Precision	991-00202	20	Lot #8 Winco FB-20 (Blue) Basket Assembly Standard, (Basket Marker Art, #50-59, #110-119)	
Valley Precision	991-00200	10	Lot #9 Henny Penny 65466 (Black) Basket Assembly Standard (Basket Marker Art, #50-59)	
Valley Precision	991-00200	10	Lot #10 Henny Penny 65466 (Black) Basket Assembly Standard (Basket Marker Art, #50-59)	
Valley Precision	991-00200	10	Lot #11 Henny Penny 65466 (Black) Basket Assembly Standard (Basket Marker Art, #50-59)	
Valley Precision	991-00200	100	Plastic Removal Black Handles Basket	
Valley Precision	NPN	180	Diamond Anodizing	
Valley Precision	NPN	180	Diamond Polishing	
Valley Precision	NPN	1	Delivery Charges	
Valley Precision	NPN	1	Medium Duty Edges Protectors, Heavy Duty Strapping Tape	

Valley Precision	NPN	1	Corrugated Boxes 28 x 18 x 18	
Valley Precision	NPN	1	Kraft Paper Roll 24" x 1200'	
Valley Precision		1	Rework for PN 472-00599	
Valley Precision	991-00559	10	1 Winco FB-20 Bar Reinforced Weldment	
Valley Precision		1	Delivery Charges	
Valley Precision	472-00666	6	A Housing, QC Camera – R	
Valley Precision		1	Delivery Charges	
Valley Precision	991-00406	1	Assy, Oil Reclamation, 30 in.	
Valley Precision	472-00315	18	Bracket Localization Camera – 1,25-D	
Valley Precision	472-00316	18	Bracket Localization Camera – 2,25-D	
Valley Precision	472-00126	12	Plate Support Camera Mount-Reolink	
First Cable Line	992-00024	18	Top Level, 5PK, Cr Coffee	
First Cable Line	992-00027	18	Top Level, 3PK, CR Coffee	

Black Stripe Technologies	920-00142-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00143-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00144-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00145-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00146-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00147-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00148-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00149-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies		1	Cable and Connectors	

Black Stripe Technologies	920-00150-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00151-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00152-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00153-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00154-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00155-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00156-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00157-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00158-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00159-A	12	Cable Assemblies for Flippy Robot	

Black Stripe Technologies	920-00160-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00161-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00162-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00163-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00164-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00165-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies		1	Cable and Connectors	
Black Stripe Technologies		1	Flippy Light Control Box First Article Includes: Engineering for Making Drawings for Pre-Fab Cables, Redlines for Existing Cable Lengths and Internal Cable Routing Recommendations	
Black Stripe Technologies		15	Engineering Development	
Black Stripe Technologies		1	Relays, fans, fan guards, terminal blocks, circuit breakers	

Black Stripe Technologies	920-00166-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00167-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00169-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies	920-00170-A	12	Cable Assemblies for Flippy Robot	
Black Stripe Technologies		1	1-Week Expedite Charge	
Black Stripe Technologies		1	Shipping Charge	
Precision Tube Laser		10	Tube Laser Service: 444-00289 RevA ***CUT COST ONLY*** 3" x 1" x .0650 A513 Steel	

Precision Tube Laser		10	Tube Laser Service: 444-00288 RevA ***CUT COST ONLY*** 3" x 1" x .065 A513 Steel	
Precision Tube Laser		1	Material: 3" x 1" x .065 A513 Steel	
Precision Tube Laser		10	Tube Laser Service: 444-00287 RevA ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Steel	
Precision Tube Laser		1	Material: 2" x 2" x .120 A500 Grade B Steel	
Precision Tube Laser		1	Design Fees: Programming and Set Up	
Precision Tube Laser		1	Shipping Charges	
Precision Tube Laser		1	Late Fees	
Precision Tube Laser		10	Tube Laser Service: 444-00291 Rev B ***CUT COST ONLY*** 1" x 1" x .125 6061 Aluminum	
Precision Tube Laser		10	Tube Laser Service: 444-00292 Rev B ***CUT COST ONLY*** 1" x 1" x .125 6061 Aluminum	
Precision Tube Laser		10	Tube Laser Service: 444-00293 Rev B ***CUT COST ONLY*** 1" x 1" x .125 6061 Aluminum	
Precision Tube Laser		10	Tube Laser Service: 444-00294 Rev B	

			CUT COST ONLY 1" x 1" x .125 6061 Aluminum	
Precision Tube Laser		1	Material: 1" x 1" x .125 6061 Aluminum	
Precision Tube Laser		1	Cleaning Service Cleaning of 40 Total Parts	
Precision Tube Laser		1	Design Fees: Programming and Set Up	

Precision Tube Laser		1	Tube Laser Service: 444-00279 Rev C ***CUT COST ONLY*** 3" x 1" x .065 A513 Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00280 Rev C ***CUT COST ONLY*** 3" x 1" x .065 A513 Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00281 Rev C ***CUT COST ONLY*** 3" x 1" x .065 A513 Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00282 Rev C ***CUT COST ONLY*** 3" x 1" x .065 A513 Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00283 Rev B ***CUT COST ONLY*** 3" x 1" x .065 A513 Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00263 Rev B ***CUT COST ONLY*** 3" x 1" x .065 A513 Steel	
Precision Tube Laser		1	Material: 3" x 1" x .065 A513 Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00111 Rev B ***CUT COST ONLY*** 1.5" x .125 A513 Steel	
Precision Tube Laser		1	Material: 1.5" x 1.25 A513 Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00258 Rev B ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00259 Rev B ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00260 Rev B	

			CUT COST ONLY 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00261 Rev B ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00262 Rev B ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00264 Rev C ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00265 Rev C ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00266 Rev C ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00267 Rev C ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00268 Rev C ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00284 Rev A ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00285 Rev A ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00286 Rev A ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00269 Rev C ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00270 Rev B	

			CUT COST ONLY 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00271 Rev B	

			CUT COST ONLY 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00272 Rev C ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00273 Rev B ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00274 Rev B ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00275 Rev A ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00276 Rev A ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00277 Rev A ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Tube Laser Service: 444-00278 Rev A ***CUT COST ONLY*** 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Material: 2" x 2" x .120 A500 Grade B Mild Steel	
Precision Tube Laser		1	Design Fees: Programming and Set Up	
Premio, Inc	991-00280-C	2	Backshelf (D) Electronics	MRI23020001 MRI23020002
Premio, Inc		2	Labor/Repair Charges	

Premio, Inc		8	Labor Charge for CM Safety Module Integration Ref #PO1307 x 6 units shipped and PO 1317 x 2 units shipped	
N Wasserstrom & Sons		1	Service Fee, November Charges -Storage -Inspire Taylor Wing Kit Conversion -650 Package Items Packing -RFQ 20220929C -Pull Robot Arm, Controller -Inspire Additional Packing Requests -Pull Stock Arducams for Shipments -Taylor Conversions	

N Wasserstrom & Sons		1	Crating Charge	
N Wasserstrom & Sons		1	Service Fee PO 1300 (1) 417-00052-D (1) 417-00038-A	
N Wasserstrom & Sons		1	Service Fee, December Service Charges Storage	
N Wasserstrom & Sons		1	Service Fee, January Service Charges Storage Flat Charge for Misc. FL Hardware Basket Rework – WC63 Repackaging for WC63 Unit Install Controller WC63	
N Wasserstrom & Sons		1	Crating Charge (6) Custom Active Rail Pallets	
N Wasserstrom & Sons		1	Service Fee PO1314 (18) 472-00315-C (4) 472-00316-B (18) 472-00342-B	
McMaster-Carr	1959T13	1	Press-to-Close Bags, 3" Wide, 5" High, 2 Mil Thick, Packs of 100	
McMaster-Carr	1959T16	1	Press-to-Close Bags, 5" Wide, 8" High, 2 Mil Thick, Packs of 100	
McMaster-Carr	1959T11	1	Press-to-Close Bags, 2" Wide, 3" High, 2 Mil Thick, Packs of 100	

McMaster-Carr	97985A740	1	Zinc-Plated Steel External-Tooth Lock Washers, Tight-Grip, for M5 Screw Size, 5.3mm ID, 10mm OD, Packs of 100	
McMaster-Carr	92125A130	1	18-8 Stainless Steel Hex Drive Flat Head Screw, M3 x 0.5mm Thread, 10mm Long, Packs of 100	
McMaster-Carr	92125A222	3	18-8 Stainless Steel Hex Drive Flat Head Screw, M5 x 0.8mm Thread, 35mm Long, Packs of 25	
McMaster-Carr	4340N113	2	Tight-Grip External-Tooth Lock Washers for M5 Screw Size, 5.3mm ID, 9.8mm OD, Packs of 50	
McMaster-Carr	94935K12	1	Snap-Together Fastener Acrylic Adhesive Backing, $\frac{3}{4}$ " Wide, Clear, 2 ft. Length	
McMaster-Carr	95735A516	4	JIS High-Strength Steel Flanged Hex Head Screw, M5 x 0.8mm Thread, 25mm Long, Packs of 5	
McMaster-Carr	92001A330	1	18-8 Stainless Steel Wing Nut, 5/16"-18 Thread Size, Packs of 25	
McMaster-Carr	91831A029	1	18-8 Stainless Steel Nylon-Insert Locknut, $\frac{1}{4}$ "-20 Thread Size, Packs of 50	

McMaster-Carr	92240A542	1	18-8 Stainless Steel Hex Head Screw, $\frac{1}{4}$ "-20 Thread Size, 1" Long, Packs of 50	
McMaster-Carr	91287A010	1	18-8 Stainless Steel Hex Head Screw, M3 x 0.5mm Thread, 6mm Long, Packs of 100	
McMaster-Carr	91771A827	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 10-32 Thread, 3/8" Long, Packs of 100	
McMaster-Carr	91185A661	2	Plastic-Head Thumb Screws, Knurled, $\frac{1}{4}$ "-20 Thread Size, $\frac{1}{2}$ " Long, Black, Packs of 10	
McMaster-Carr	91772A827	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 10-32 Thread, 3/8" Long, Packs of 100	
McMaster-Carr	92000A113	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M3 x 0.5mm Thread, 4mm Long, Packs of 100	
McMaster-Carr	8041K555	1	Cable SOOW, Yellow Outer Insulation, 14 Gauge, 3 Wires, 25 ft. Length	
McMaster-Carr	93980A590	7	Adhesive-Grip Female-Threaded Anchor for Concrete, 316 Stainless Steel, 1/2"-13 Thread	
McMaster-Carr	6305A55	1	Ultra-Low-Friction Tape Made with Teflon PTFE, Acrylic Adhesive, 2" Wide, 3 Feet Long	

McMaster-Carr	91500A344	1	316 Stainless Steel Phillips Flat Head Screws, $\frac{1}{4}$ "-28 Thread Size, $\frac{3}{4}$ " Long, Packs of 10	
McMaster-Carr	8686A12	4	316 Stainless Steel Slotted Ball-Nose Spring Plunger, 5-40 Thread, with Thread Lock	
McMaster-Carr	91829A206	1	Slotted 18-8 Stainless Steel Precision Shoulder Screw, $\frac{3}{16}$ " Shoulder Diameter, 5.8" Shoulder Length, 8-32 Thread	
McMaster-Carr	93620A439	14	Male-Female Threaded Hex Standoff, Zinc-Plated Steel, $\frac{1}{4}$ " Hex Size, 2" Long, 4-40 to 4-40 Thread Size	
McMaster-Carr	57785K229	1	Food Industry Dry Running Sleeve Bearing, UHMW, $\frac{5}{32}$ " Thick Flange, for $\frac{3}{4}$ " Shaft, 1" Housing ID	
McMaster-Carr	1638K1	1	Push-In Bumpers for $\frac{21}{64}$ " ID, Plastic, Packs of 100	
McMaster-Carr	95603A106	1	Nosepiece for 10-32 Size Rivet Stud	
McMaster-Carr	7130K922	1	Cable Tie, 24" Long, 7" Bundle Diameter, 120 lb. Break Strength, Black, Packs of 25	
McMaster-Carr	9416K88	20	End Fitting for Gas Spring, Eyelet, M8 Thread Size, 0.32" ID	
McMaster-Carr	94735A736	1	Nylon Pan Head Screws, Phillips, 8-32 Thread, $\frac{3}{8}$ " Long, Black, Packs of 100	

McMaster-Carr	96367A554	4	High-Strength High-Temperature PEEK Screw, Pan Head Phillips, 8-32 Thread, $\frac{3}{8}$ " Long, Packs of 1	
McMaster-Carr	90064A632	1	External Hex Head Drilling Screws for Metal, Zinc-Plated Steel, $\frac{1}{4}$ " Size, 2" Long, Packs of 50	
McMaster-Carr	91525A416	2	316 Stainless Steel Washer, Oversized, $\frac{1}{4}$ " Screw Size, 0.281" ID, 0.75" OD, Packs of 25	
McMaster-Carr	93625A400	1	18-8 Stainless Steel Nylon-Insert Locknut, M12 x 1.75 mm Thread, 19 mm Wide, 12 mm High, Packs of 10	
McMaster-Carr	91287A393	2	18-8 Stainless Steel Hex Head Screw, M12 x 1.75 mm Thread, 45 mm Long, Packs of 5	
McMaster-Carr	31445A114	2	Mating Location Pin, $\frac{1}{2}$ " Diameter Tapered Head	
McMaster-Carr	31445A119	2	Hole Liner for $\frac{1}{2}$ " Diameter Tapered-Head Mating Locating Pin	
McMaster-Carr	9559K126	1	Ultra-Chemical-Resistant Rigid PTFE O-Ring, $\frac{1}{16}$ Fractional Width, Dash Number 031, Packs of 5	

McMaster-Carr	9558K537	1	Oil- and Abrasion-Resistant Polyurethane O-Ring, Ultra-Strength, 1/16 Fractional Width, Dash No. 031, Packs of 1	
McMaster-Carr	1162N153	1	High-Temperature Clean Room Silicone O-Ring, 1/8 Fractional Width, Dash Number 224, Packs of 1	
McMaster-Carr	9559K46	1	Ultra-Chemical-Resistant Rigid PTFE O-Ring, 1/8 Fractional Width, Dash Number 224, Packs of 5	
McMaster-Carr	9558K596	1	Oil- and Abrasion-Resistant Polyurethane O-Ring, Ultra-Strength, 1/8 Fractional Width, Dash No. 224, Packs of 1	
McMaster-Carr	94735A735	1	Nylon Pan Head Screws, Phillips, 8-32 Thread, 1/4" Long, Black, Packs of 100	
McMaster-Carr	1162N129	1	High-Temperature Clean Room Silicone O-Ring, 1/16 Fractional Width, Dash Number 031, Packs of 1	
McMaster-Carr	94735A530	1	Nylon Pan Head Screws, Phillips, 8-32 Thread Size, 1/8" Long, Black, Packs of 100	
McMaster-Carr	8127A511	1	Foam Mounting Tape, 3M VHB 4945, 1/2" Wide, 15 Feet Long, White	
McMaster-Carr	3955T284	20	Hook and Loop Cable Tie with Buckle, Weather-Resistant, 36" Overall Length, 5/8" Wide	
McMaster-Carr	91525A119	1	316 Stainless Steel Washer, Oversized, 1/4" Screw Size, 0.266" ID, 0.875" OD, Packs of 25	

McMaster-Carr	90064A630	1	External Hex Head Drilling Screws for Metal, Zinc-Plated Steel, 1/4" Size, 1-1/2" Long, Packs of 50	
McMaster-Carr	6480A14	2	Nonsparking Hole-Alignment Pin, 9/32" Point Diameter	
McMaster-Carr	6480All	4	Nonsparking Hole-Alignment Pin, 1/4" Point Diameter	
McMaster-Carr	91458A910	1	Heavy Duty Threadlocker, Loctite 277, 0.34 FL. Oz	
McMaster-Carr	8041K55	1	Cable SOOW, Yellow Outer Insulation, 14 Gauge, 3 Wires, 10 ft. Length	
McMaster-Carr	7162K51	1	Turn-Lock Connector, Three-Slot Female Socket, Grounded, NEMA L6-20	
McMaster-Carr	7162K5	1	Turn-Lock Connector, Three-Blade Straight Plug, Grounded, NEMA L6-20	
McMaster-Carr	92095A459	1	Button Head Hex Drive Screw, Passivated 18-8 Stainless Steel, M2.5 x 0.45 mm Thread, 8mm Long, Packs of 25	
McMaster-Carr	92010A220	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, M4 x 0.7mm Thread, 10mm Long, Packs of 100	

McMaster-Carr	92000A224	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, M4 x 0.7mm Thread, 14mm Long, Packs of 100	
McMaster-Carr	92000A012	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, M2 x 0.4mm Thread, 5mm Long, Packs of 100	
McMaster-Carr	92095A459	4	Button Head Hex Drive Screw, Passivated 18-8 Stainless Steel, M2.5 x 0.45 mm Thread, 8mm Long, Packs of 25	
McMaster-Carr	93625A150	2	18-8 Stainless Steel Nylon-Insert Locknut, M4 x 0.7mm Thread, 7mm Wide, 5mm High, Packs of 100	
McMaster-Carr	93625A102	1	18-8 Stainless Steel Nylon-Insert Locknut, M2.5 x 0.45mm Thread, 5mm Wide, 3.8mm High, Packs of 100	
McMaster-Carr	93625A100	1	18-8 Stainless Steel Nylon-Insert Locknut, M3 x 0.5mm Thread, 5.5mm Wide, 4mm High, Packs of 100	
McMaster-Carr	91855A520	2	18-8 Stainless Steel Cap Nut, 1/4"-20 Thread Size, 1/4" Thread Depth, Packs of 10	
McMaster-Carr	92240A537	1	18-8 Stainless Steel Hex Head Screw, 1/4"-20 Thread Size, 1/2" Long, Packs of 50	
McMaster-Carr	92000A118	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M3 x 0.5mm Thread, 8mm Long, Packs of 100	

McMaster-Carr	92000A220	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M4 x 0.7mm Thread, 10mm Long, Packs of 100	
McMaster-Carr	90000A320	3	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M5 x 0.8mm Thread, 10mm Long, Packs of 50	
McMaster-Carr	91099A215	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Countersink, 6-32 Thread, 3/8" Long, Undercut, Packs of 100	
McMaster-Carr	6603A32	10	Lock-Open/Lock-Closed Drawer Slides, 12" Closed Length	
McMaster-Carr	6680A27	10	Food Industry Magnetic Latches, Light Gray Plastic, 3 lbs. Maximum Pull Strength	
McMaster-Carr	6680A27	10	Food Industry Magnetic Latches, Light Gray Plastic, 3 lbs. Maximum Pull Strength	
McMaster-Carr	4340N113	2	Tight-Grip External-Tooth Lock Washers for M5 Screw Size, 5.3mm ID, 9.8mm OD, Packs of 50	
McMaster-Carr	92125A222	4	18-8 Stainless Steel Hex Drive Flat Head Screw, M5 x 0.8mm Thread, 35mm Long, Packs of 25	
McMaster-Carr	90064A632	2	External Hex Head Drilling Screws for Metal, Zinc-Plated Steel, 1/4" Size, 2" Long, Packs of 50	

McMaster-Carr	92364A287	10	Phillips Rounded Head Drilling Screws for Metal, Zinc-Plated Steel, $\frac{1}{4}$ " Dia, 2" Long, Packs of 50	
McMaster-Carr	90107A029	1	316 Stainless Steel Washer for $\frac{1}{4}$ " Screw Size, 0.281" ID, 0.625" OD, Packs of 100	
McMaster-Carr	91525A119	3	316 Stainless Steel Washer, Oversized, $\frac{1}{4}$ " Screw Size, 0.266" ID, 0.875" OD, Packs of 25	
McMaster-Carr	91525A416	3	316 Stainless Steel Washer, Oversized, $\frac{1}{4}$ " Screw Size, 0.281" ID, 0.75" OD, Packs of 25	
McMaster-Carr	93925A260	1	18-8 Stainless Steel Internal-Tooth Lock Washer for M5 Screw Size, 5.3mm ID, 10mm OD, Packs of 100	
McMaster-Carr	91287A126	2	18-8 Stainless Steel Hex Screw, M5 x 0.8mm Thread, 25mm Long, Packs of 50	
McMaster-Carr	9416K88	40	End Fitting for Gas Spring, Eyelet, M8 Thread Size, 0.32" ID	
McMaster-Carr	91771A829	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 10-32 Thread, $\frac{1}{2}$ " Long, Packs of 100	
McMaster-Carr	91458A113	1	Theadlocker, Loctite 242, 1.69 FL. Oz Bottle	

McMaster-Carr	52725A37	1	35-Piece Hex Shank Bit Assortment with Adapter	
McMaster-Carr	5534A22	1	32-Piece Hex, Torx, Phillips and Slotted Bit Socket Assortment	
Premio, Inc	BCO-1000-J1900-MISO-02	40	Fanless Mini Computer W/J1900 8GB MEM, 240GB SSD, Linux	MRI23010064 MRI23010065 MRI23010066 MRI23010067 MRI23010068 MRI23010069 MRI23010070 MRI23010071 MRI23010072 MRI23010073 MRI23010074 MRI23010075 MRI23010076 MRI23010077 MRI23010078 MRI23010079 MRI23010080 MRI23010081 MRI23010082 MRI23010083 MRI23010084

				MRI23010085 MRI23010086 MRI23010087 MRI23010088 MRI23010089 MRI23010090 MRI23010091 MRI23010092 MRI23010093 MRI23010094 MRI23010095 MRI23010096 MRI23010097 MRI23010098 MRI23010099 MRI23010100 MRI23010101 MRI23010102 MRI23010103
Premio, Inc.		1	Labor Charge for CM Safety Module Integration	
Premio, Inc	911-00280-C	1	Backshelf (D) Electronics	
Premio, Inc.		1	Backshelf Direct Integration CM Labor Charge	
Premio, Inc.	911-00280-C	1	Backshelf (D) Electronics	MRI23020011
Premio, Inc.		1	Backshelf Direct Integration CM Labor Charge	

Premio, Inc.		1	Labor Charge for CM Safety Module Integration	
Premio, Inc	911-00280-C	1	Backshelf (D) Electronics	MRI23030051
Premio, Inc.		1	Backshelf Direct Integration CM Labor Charge	
Premio, Inc.		1	Labor Charge for CM Safety Module Integration	
Partstown	HEN65466	100	Henny Penny Fry Basket – 1/2 Size-Coated Handle	
Partstown		1	Freight Charges	
Teknic	SC4-HUB	50	4-Axis Communication Hub for ClearPath-SC Integrated Motors, includes global stop input and 2 brake outputs	
Teknic		1	Freight Charges	
Contec	24483CS	50	Aaeon AI Edge Compact Fanless Embedded Box PC with Nvidia Jetson Nano	
Contec	24402PS	50	100/24V, 12V 5A 60W	
Contec	24403CB	50	Power Cable, 125V 10A	
Contec		1	Freight Charges	

Boyd Corporation		23	0150 Markers Rev None	
Boyd Corporation		20	0150 Markers 59.110.111 Rev N	
Boyd Corporation		22	0150 421-00023 Basket Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		22	0150 421-00029 Basket Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		22	0150 421-00028 Basket Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		22	0150 421-00028 Basket Marker	

Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		22	0150 421-00022 Basket Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		22	0150 421-00026 Basket Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		22	0150 421-00027 Basket Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		22	0150 421-00025 Basket Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		22	0150 421-00024 Basket Marker	

Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		20	0150 Flippy Lite Beta Nameplate	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		20	0150 421-00034 Fryer Back Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		20	0150 421-00033 Fryer Back Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		20	0150 421-00032 Fryer Back Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		20	0150 421-00031 Fryer Back Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		20	0150 421-00045 Fryer Front Marker	

Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		20	0150 421-00041 Fryer Front Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		20	0150 421-00042 Fryer Front Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		20	0150 421-00044 Fryer Front Marker	
Boyd Corporation		1	Art Nonrecurring Art Charge	

Boyd Corporation		60	0150 421-00012 Basket Marker Art #52	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00011 Basket Marker Art #51	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00010 Basket Marker Art #50	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00014 Basket Marker Art #54	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00015 Basket Marker Art #55	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00016 Basket Marker Art #56	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00017 Basket Marker Art #57	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00018 Basket Marker Art #58	

Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		44	0150 421-00022 Basket Marker Art #112	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		44	0150 421-00024 Basket Marker Art #114	

Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		44	0150 421-00025 Basket Marker Art #115	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		44	0150 421-00027 Basket Marker Art #117	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		44	0150 421-00019 Basket Marker Art #59	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		44	0150 421-00020 Basket Marker Art #110	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		44	0150 421-00021 Basket Marker Art #111	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		44	0150 421-00026 Basket Marker Art #116	
Boyd Corporation		44	0150 421-00029 Basket Marker Art #119	
Boyd Corporation		60	0150 421-00041 Front Marker Art #1	
Boyd Corporation		66	0150 421-00042 Front Marker Art #2	
Boyd Corporation		66	0150 421-00045 Front Marker Art #5	
Boyd Corporation		63	0150 421-00043 Front Marker Art #3	
Boyd Corporation		66	0150 421-00044 Front Marker Art #4	

Boyd Corporation		60	0150 421-00052 Back Marker Art #2	
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Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00051 Back Marker Art #1	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00053 Back Marker Art #3	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00054 Back Marker Art #4	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		60	0150 421-00055 Back Marker Art #5	
Boyd Corporation		1	Art Nonrecurring Art Charge	
Boyd Corporation		44	0150 421-00028 Basket Marker Art #118	
Xometry	IQP-039E5CF-578824	30	In-House FDM (41200) 417-00033-B(1).step	
Xometry	IQP-039-E5D0-578836	30	In-House FDM (41200) 417-00034-B(1).step	
Xometry		1	Shipping Charges	
Xometry	IQP-03A975F-592942	20	Network FDM (42200) 417-00067-A(2).step	
Xometry	IQP-03FE286-700271	10	Network SLA (42600) 417-00107.stl	
Xometry	IQP-040D3DE-718100	2	Network CNC (42100) 415-00322-A(3).step	
Xometry	IQP-040D3DF-718097	2	Network CNC (42100) 415-00323-A(3).step	
Xometry	IQP-040D3E0-718097	2	Network CNC (42100) 415-00324-A(2)_modified.step	
Xometry	IQP-040D3E2-718095	2	Network CNC (42100) 415-00338-A(2).step	
Xometry	IQP-040D3E3-718101	2	Network CNC (42100) 415-00339-A(2)_modified.step	
Xometry	IQP-040D3E4-718104	2	Network CNC (42100) 415-00340-A(2).step	

Xometry	IQP-040D3E5-718102	2	Network CNC (42100) 415-00290-A(2).step	
Xometry	IQP-040D3E6-718099	2	Network CNC (42100) 415-00291-A(2).step	

Xometry	IQP-0416D92-729810	2	Network CNC (42100) 417-00106-A(3).step	
Xometry	IQP-04139DD-725874	1	Network CNC (42100) 417-00081-B.step	
Xometry	IQP-04139DE-725908	3	Network CNC (42100) MOUNT, CABLE GUIDE< GRIPPER - 417.00083.step	
Xometry	IQP-04139DF-725892	4	Network CNC (42100) 415-00247-B(4).step	
Xometry	IQP-04139E0-725887	1	Network CNC (42100) 417-00082-B(1).step	
Xometry	IQP-0422C25-744049	2	Network CNC (42100) 415-00325-B(2).step	
Xometry	IQP-03EA075-673941	20	Network CNC (42100) 415-00310-A.step	
Xometry	IQP-03EA07E-673958	10	Network CNC (42100) 415-00329-A.step	
Xometry	IQP-03EA07F-673957	10	Network CNC (42100) 415-00330-A.step	
Xometry	IQP-03EA081-673938	10	Network CNC (42100) 415-00332-A.step	
Xometry	IQP-03EA076-673931	10	Network CNC (42100) 415-00314-A.step	
Xometry	IQP-03EA077-673939	10	Network CNC (42100) 415-00333-A.step	
Xometry	IQP-03EA078-673945	10	Network CNC (42100) 415-00313-A.step	
Xometry	IQP-03EA079-673933	10	Network CNC (42100) 415-00320-B.step	
Xometry	IQP-03EA07B-673935	20	Network CNC (42100) 415-00326-A.step	
Xometry	IQP-03EA07C-673942	20	Network CNC (42100) 415-00327-A.step	
Xometry	IQP-03EA07D-673936	10	Network CNC (42100) 415-00328-A.step	
Xometry	IQP-03F13C6-683339	2	Network CNC (42100) 415-00295-A.step	
Xometry	IQP-03F1920-683817	9	Network CNC (42100) 415-00336-A.step	
Xometry	IQP-03F1929-683825	9	Network CNC (42100) 415-00338-A.step	

Xometry	IQP-03F192A-683859	9	Network CNC (42100) 415-00339-A.step	
Xometry	IQP-03F192B-683808	9	Network CNC (42100) 415-00340-A.step	
Xometry	IQP-03F192C-683861	9	Network CNC (42100) 415-00291-A.step	
Xometry	IQP-03F192D-683828	9	Network CNC (42100) 415-00341-A.step	
Xometry	IQP-03F192E-683819	9	Network CNC (42100) 415-00334-B.step	
Xometry	IQP-03F1921-683834	9	Network CNC (42100) 415-00104-A. step	
Xometry	IQP-03F1922-683869	18	Network CNC (42100) 415-00295-A.step	
Xometry	IQP-03F1923-683811	9	Network CNC (42100) 415-00322-A.step	
Xometry	IQP-03F1924-683856	9	Network CNC (42100) 415-00323-A(1).step	

Xometry	IQP-03F1925-683865	9	Network CNC (42100) 415-00324-A.step	
Xometry	IQP-03F1926-683858	9	Network CNC (42100) 415-00325-B.step	
Xometry	IQP-03F1927-683823	9	Network CNC (42100) 415-00292-A.step	
Xometry	IQP-03F1928-683855	9	Network CNC (42100) 415-00290-A.step	
Xometry	IQP-03F13C5-683344	1	Network CNC (42100) 415-00104-A.step	
Xometry	IQP-03F13C7-683351	1	Network CNC (42100) D Shaft 415-00322.step	
Xometry	IQP-03F13C8-683359	1	Network CNC (42100) Socket 415-00323.step	
Xometry	IQP-03F13C9-683355	1	Network CNC (42100) Wedge 415-00324.step	
Xometry	IQP-03F13CA-683352	1	Network CNC (42100) 415-00325-B.step	
Xometry	IQP-03F13CB-683358	1	Network CNC (42100) 415-00292-A.step	
Xometry	IQP-03F13C4-683345	1	Network CNC (42100) 415-00336-A.step	
Xometry	IQP-042B8DF-755088	10	Network CNC (42100) 415-00315-A.step	
Xometry	IQP-042B8E2-755090	10	Network CNC (42100) 415-00318-A.step	

Utility Specialized Metals	417-00101 A	10	AR2 Polycarbonate, Door Frame, Flippy Lite	
Utility Specialized Metals	417-00102 A	20	Side Panels, Polycarbonate, Flippy Lite	
Utility Specialized Metals	417-00103 A	20	Space, Platform, FL-BETA	
Utility Specialized Metals	417-00104 A	10	Cam, Cam Arm, FL-BETA	
Utility Specialized Metals	415-00308 B	40	Tubing Cover, 3 by 1, Flippy Lite	
Utility Specialized Metals	472-00644 A	10	Chute, R160 Hopper	
Utility Specialized Metals	472-00237 B	1	Plate, End Cap, 1.5" D	

Utility Specialized Metals	472-00626 C	8	Glass Support, Sides, Flippy Lite	
Utility Specialized Metals	991-007521	1	Bin and Weld Studs	
Utility Specialized Metals	911-00750	2	Weldment, Elevator Bracket	
Utility Specialized Metals	472-00665	1	Cover, Motor and Gearbox, Top	
Utility Specialized Metals	472-0064	1	Cover, Motor and Gearbox, Bottom	
Utility Specialized Metals	446-00098 A	10	Pitco Basket, FL Modified $\frac{1}{4}$ " x 13 $\frac{1}{2}$ " x 5 $\frac{3}{4}$ "	
Utility Specialized Metals	472-00604 A	10	Vortex Generator, Basket Assy, Flippy Lite	
Utility Specialized Metals	472-00608 A	10	Spill Cover, Tilt Drive, Mixing Bowl	
Utility Specialized Metals	472-00606 A	10	Slide Bearing Spill Cover	

Utility Specialized Metals	415-00293 A	10	Gearbox Bracket, Tilt Drive, Mixing Bowl	
Utility Specialized Metals	417-0098 A	10	Slide Bearing Housing	
Utility Specialized Metals	911-00563 A	1	L-Bracket Weldment, E-Box Left Flippy Lite	
Utility Specialized Metals	911-00562 A	1	L-Bracket Weldment, E-Box Right, Flippy Lite	
Utility Specialized Metals		1	Powder Coat	

Utility Specialized Metals	415-00309 A	10	Gasket, Side Gasket, FL-BETA	
Utility Specialized Metals	420-00008 A	20	Gasket, Carriage End Gasket, FL-BETA	
Utility Specialized Metals	420-00009 A	20	Bracket, Robot GP4, FL-BETA	
Utility Specialized Metals	415-00302 A	3	End Cap, Thin, Flippy Lite	
Utility Specialized Metals	415-00307 B	2	Gas Spring Attachment, Door Frame, Flippy Lite	
Utility Specialized Metals	415-00300 C	2	Foot Mount, Adjustable, Flippy Lite	
Utility Specialized Metals	472-00661 A	10	Shaft Cap, Bowl Assem, Mixing Bowl	
Utility Specialized Metals	472-00660 A	10	Blade Insert, Bowl Assem, Mixing Bowl	
Utility Specialized Metals	472-00658	10	Motor Plate, Tilt Frame, Flippy Lite	
Utility Specialized Metals	472-00657 B	20	Tube Cover, Tilt Frame, Flippy Lite	
Utility Specialized Metals	472-00607 B	10	Hard Stop Bracket, Tilt Drive, Mixing Bowl	

Utility Specialized Metals	472-00605 A	10	Slide Bearing Mtg Plate	
Utility Specialized Metals	417-00099 A	10	Slide Bearing Top	
Utility Specialized Metals	415-00335 B	10	Support Shaft, Tilt Frame, Flippy Lite	

Utility Specialized Metals	415-00294 B	10	Hard Stop, Tilt Drive, Mixing Bowl	
Utility Specialized Metals	417-00052-D	1	Barrier, Estop, Backshelf	
Utility Specialized Metals		1	Shipping Charges	
Siemens	3SK21122AA10	12	Safety Relay, 10 F-DI, 2 F-DQ, 24VDC, Spring-Type Terminals	
Western Switches & Controls		1	Freight Charges	
Teknic	CPM-SCSK-2311S-ELNA	32	NEMA23 Integrated Servo Drive/Motor, SCSK (Software Controlled 'Stepper Killer'), Series-Wye Winding, 1 Stack, 0.375 Inch Shaft With 12 X 3mm Parallel Keyway (Key Not Included), Dust (Standard) Sealing, Enhanced Option, Advanced F/W	
Teknic	CPM-SCSK-2311S-ELNA	13	NEMA23 Integrated Servo Drive/Motor, SCSK (Software Controlled 'Stepper Killer'), Series-Wye Winding, 1 Stack, 0.375 Inch Shaft With 12 X 3mm Parallel Keyway (Key Not Included), Dust (Standard) Sealing, Enhanced Option, Advanced F/W	
Modu Systems	MSA-M6S-E-BC-AO1-1500	7	Macron M6S Actuator with 1500mm Stroke, no Motor Mount but prepped for Macron Gearbox	
Modu Systems	MPG-064-010	7	Macron 64mm Female-Female Planetary Gearbox, 10:1 Ratio	
Modu Systems		7	Macron Packaging Cost	
Modu Systems		1	Freight Charges	
Siemens	3SK21122AA10	20	Safety Relay, 20 F-DI, 2 F-DQ, 24VDC, Spring-Type Terminals	
McMaster-Carr	8041K55	29	Cable SOOW, Yellow Outer Insultation, 14 Gauge, 3 Wires, 10 ft. Length	

Xometry	IQP-0399BCA-572484	5	In-House FDM (41200) 417-00033-B(1).step	
Xometry	IQP-0399BCB-572504	5	In-House FDM (41200) 417-00034-B(1).step	
Xometry	IQP-0372759-526414	735	Network SM (42150) 472-00001-3.step	
Xometry	IQP-03A972A-592925	20	Network CNC (42100) 415-00179-B (1).step	
Xometry	IQP-03A972B-592913	40	Network CNC (42100) 415-00246-C (1).step	

Xometry	IQP-03A972C-592929	7	Network CNC (42100) 415-00174-B (1).step	
Xometry	IQP-03A972D-592918	7	Network CNC (42100) 415-00173-B (1).step	
Xometry	IQP-03AC7A8-597224	10	Network SLS (42400) Holder, Back, 3DP.step	
Xometry	IQP-03AC7A9-597247	10	Network SLS (42400) Holder, Front, 3DP (1).step	
Xometry	IQP-03A6297-589176	100	Network CNC (42100) 415-00198-A.step	
Xometry	IQP-03A6298-589174	100	Network CNC (42100) 415-00102-A.step	
Xometry	IQP-03A62E7-589186	100	Network SM (42150) 472-00001-3.step	
Xometry	IQP-03A6CCA-589659	12	Network CNC (42100) 415-00235-C (1).step	
Xometry	IQP-03A6CCB-589661	18	Network CNC (42100) 417-00070-B (1).step	
Xometry	IQP-03A6CCC-589658	10	Network CNC (42100) 417-00081-A.step	
Xometry	IQP-03A6CCD-589660	55	Network CNC (42100) 417-00083-A.step	
Xometry	IQP-03A6CCE-589657	10	Network CNC (42100) 417-00082-A.step	
Xometry	IQP-03A6296-589167	100	Network CNC (42100) 415-00195-C.step	
Xometry	IQP-03AEF1A-600423	25	Network CNC (42100) 415-00235-C (1).step	
Xometry	IQP-03B56AE-609502	100	Network CNC (42100) 415-00102-A (2).step	
Lenovo	ZA8S0000US	9	Lenovo Tablet K10 10 in. MTK P22T 32/2 LTE	HGR22ZED HGR22ZE6 HGR22ZGO HGR22ZKZ HGR230PN HGR231FL

				HGR231GZ HGR231G3 HGR23112
Lenovo	ZAAK0014US	1	Lenovo Tablet M10 PLUS G3 3GB 32GB	1SZAAK0014USHA 1R0WL8
Yaskawa	MIS241-00031	2	Y Cable, Gripper	
Partstown		1	Freight Charges	
Partstown	MIS991-00200-55	1	(Blue) Basket Assembly Standard (Basket Marker Art)	
Partstown	MIS22-00005	1	2' LED Strip	
Partstown	MIS920-00072	1	Cable, USB 2.0 Extension (A M/F), 16 Ft.	
Yaskawa	MIS242-00235	4	Fuse, HM10	
Yaskawa	MIS242-00236	4	Fuse, HM16	

Partstown	MIS234-00002	2	Sick Interlock Transmitter	
Partstown	IMP2036	1	Full Size Fryer Basket for IF-40 IF-50 (Old P/N 30)	
Partstown	STOEBR0214	1	Mixer	
Yaskawa	MIS242-00235	1	Fuse, HM10	
Yaskawa	MIS242-00236	1	Fuse, HM16	
Partstown	MIS920-00122	5	Gripper Sensor Assembly	
Partstown	MIS920-00111	1	Cable, USB 3.0 Active Extension Cable 16.4 Ft.	
Partstown	MIS224-00003	1	3' LED Strip	
Partstown	MIS410-00005	1	Silicon Sealant	
Partstown	MIS991-00200-52	1	HP (Black) Basket Assembly Standard (Basket Marker)	
Partstown	MIS991-00200-57	1	HP (Black) Basket Assembly Standard (Basket Marker)	
Partstown	MIS991-00200-58	1	HP (Black) Basket Assembly Standard (Basket Marker)	
Partstown	MIS439-00001	1	Agitator Actuator (Pneumatic)	

Partstown	MIS439-00002	1	Gripper Actuator (Pneumatic)	
Partstown	MIS439-00001	1	Gripper's Proximity Sensor Shoulder Screw	
Partstown	MIS438-00413	4	M4 x 14 CS Bolt	
Partstown	MIS438-00249	4	M5 x 30 CS Bolt	
Partstown	MIS439-00001	1	Agitator Actuator (Pneumatic)	
Partstown	MIS438-00413	4	M4 x 14 CS Bolt	
Partstown	MIS438-00249	4	M5 x 30 CS Bolt	
Partstown	MIS991-00200-52	1	HP (Black) Basket Assembly Standard (Basket Marker)	
Keyence	GC-1000	1	Safety Controller Standard Type	
Keyence		1	Shipping Charges	
First Cable Line	992-00024	10	5 Sets in a Box Aluminum Base	
First Cable Line	992-00027	2	3 Sets in a Box Aluminum Base	
First Cable Line	920-00092	3	USB Charger 60W USB Charging Hub	
Festo	23523578	10	19-17-CS Bushing	
Festo		1	Handling Charges	

Valley Precision	991-00200	8	Henny Penny 65466 (Black) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-57	
Valley Precision	991-00600	1	Basket Marker #50	
Valley Precision	991-00601	1	Basket Marker #51	
Valley Precision	991-00602	1	Basket Marker #52	
Valley Precision	991-00603	1	Basket Marker #53	
Valley Precision	991-00604	1	Basket Marker #54	
Valley Precision	991-00605	1	Basket Marker #55	

Valley Precision	991-00606	1	Basket Marker #56	
Valley Precision	991-00607	1	Basket Marker #57	
Valley Precision	991-00200	2	Henny Penny 65466 (Black) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59	
Valley Precision	991-00200	10	Henny Penny 65466 (Black) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-57	
Valley Precision	991-00200	10	Henny Penny 65466 (Black) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59	
Valley Precision	991-00200	10	Henny Penny 65466 (Black) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59	
Valley Precision	991-00201	20	Winco FB-10 (Orange) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59, #110-119	
Valley Precision	991-00202	20	Winco FB-20 (Blue) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59, #110-119	
Valley Precision	991-00201	20	Winco FB-10 (Orange) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59, #110-119	
Valley Precision	991-00202	20	Winco FB-20 (Blue) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59, #110-119	
Valley Precision	991-00200	10	Henny Penny 65466 (Black) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59	

Valley Precision	991-00200	20	Henny Penny 65466 (Black) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59	
Valley Precision	991-00200	20	Henny Penny 65466 (Black) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59	
Valley Precision	991-00200	90	Plastic Removal Black Handles Basket	
Valley Precision		170	Diamond Anodizing Charges	
Valley Precision		170	Diamond Polishing Charges	
Valley Precision		2	Heavy Duty Threadlocker, Loctite 277	
Valley Precision		5	Food Industry Ink Marker, 4 pcs	

Valley Precision		1	Threadlocker Loctite 290, 1 pc	
Valley Precision	991-00200	8	Henny Penny 65466 (Black) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50, 51, 52, 57)	
Valley Precision	991-00201	5	Winco FB-10 (Orange) Basket Assembly Standard, assembly only, no welding required, Basket Marker Art, #50-59, #110-119	
Valley Precision		1	Freight Charges	
N Wasserstrom & Sons	F825-99	1	991-00271 – Rev C Hot Hold Chute	
N Wasserstrom & Sons	991-00555B	9	Door Frame, Weldment, Flippy Lite Rev B	
N Wasserstrom & Sons	991-00556A	9	Weldment, Hopper Localization, Flippy Lite Rev A	
N Wasserstrom & Sons	991-00562A	9	L-Bracket Weldment, E-Box Right, Flippy Lite Rev A	
N Wasserstrom & Sons	991-00563A	9	L-Bracket Weldment, E-Box Left, Flippy Lite Rev A	
N Wasserstrom & Sons	991-00557C	9	Left Frame, Weldment, Flippy Lite Rev C	

N Wasserstrom & Sons	991-00558D	9	Right Frame, Weldment, Flippy Lite Rev D	
N Wasserstrom & Sons	991-00560B	9	Weldment, Rear Frame, Flippy Lite Rev B	
N Wasserstrom & Sons	991-00564D	9	Mount Frame Weldment, Robot, Flippy Lite Rev D	
N Wasserstrom & Sons	F833-58	1	Paint and Labor for 991-00357 Panels	
N Wasserstrom & Sons	F828-51	1	991-00261 Rev E 3 Fryer Barrier	
N Wasserstrom & Sons	F828-52	1	991-00319 Rev E Right Frame Complete	
N Wasserstrom & Sons	F828-53	1	991-00318 Rev E Left Frame Complete	
N Wasserstrom & Sons	F828-54	1	991-00356 Rev C Autobin Frame	
N Wasserstrom & Sons	F820-13	1	991-00122 Removable Hopper Catch Tray Subassembly	
N Wasserstrom & Sons	F820-14	1	991-00043 Dump Side Catch Tray Subassembly	
N Wasserstrom & Sons	F828-55	1	991-00357 Rev B Rail Frame Assembly	

N Wasserstrom & Sons	F820-16	1	991-00272 Fryer Localization Bar Subassembly	
N Wasserstrom & Sons	F828-56	1	991-00413 Rev B Robot MT Assembly	
N Wasserstrom & Sons	F828-51	1	991-00261 Rev E 3 Fryer Barrier	

N Wasserstrom & Sons	F828-52	1	991-00319 Rev E Right Frame Complete	
N Wasserstrom & Sons	F828-53	1	991-00318 Rev E Left Frame Complete	
N Wasserstrom & Sons	F828-54	1	991-00356 Rev C Autobin Frame	
N Wasserstrom & Sons	F820-13	1	991-00122 Removable Hopper Catch Tray Subassembly	
N Wasserstrom & Sons	F820-14	1	991-00043 Dump Side Catch Tray Subassembly	
N Wasserstrom & Sons	F828-55	1	991-00357 Rev B Rail Frame Assembly	
N Wasserstrom & Sons	F820-16	1	991-00272 Fryer Localization Bar Subassembly	
N Wasserstrom & Sons	F828-56	1	991-00413 Rev B Robot MT Assembly	
N Wasserstrom & Sons	991-00555B	1	Door Frame, Weldment, Flippy Lite Rev B	
N Wasserstrom & Sons	991-00556A	1	Weldment, Hopper Localization, Flippy Lite Rev A	
N Wasserstrom & Sons	991-00562A	1	L-Bracket Weldment, E-Box Right, Flippy Lite Rev A	
N Wasserstrom & Sons	991-00563A	1	L-Bracket Weldment, E-Box Left, Flippy Lite Rev A	
N Wasserstrom & Sons	991-00557C	1	Left Frame, Weldment, Flippy Lite Rev C	
N Wasserstrom & Sons	991-00558D	1	Right Frame, Weldment, Flippy Lite Rev D	
N Wasserstrom & Sons	991-00560B	1	Weldment, Rear Frame, Flippy Lite Rev B	

N Wasserstrom & Sons	991-00564D	1	Mount Frame Weldment, Robot, Flippy Lite Rev D	
N Wasserstrom & Sons	F833-81	1	Labor Charges - 128.5 Canopy Request	
Molex	WM3703-ND	30	CONN RCPT HSG 8POS 4.20MM	
Tripp Lite	TL415-ND	10	Cord 18AWG NEMA5-15P - IEC320 6'	

Molex	WM18463-ND	30	CONN HSG RCPT 2POS 7.50MM Black	
Mean Well USA Inc.	1866-3524-ND	3	AC/DC DIN Rail Supply 12V 76W	
Premio, Inc	BCO-1000-J1900-MISO-02	50	Fanless Mini Computer W/J1900 8GB MEM, 240GB SSD, Linux	MRI23030001 MRI23030002 MRI23030003 MRI23030004 MRI23030005 MRI23030006 MRI23030007 MRI23030008 MRI23030009 MRI23030010 MRI23030011 MRI23030012 MRI23030013 MRI23030014 MRI23030015 MRI23030016 MRI23030017 MRI23030018 MRI23030019 MRI23030020 MRI23030021 MRI23030022 MRI23030023 MRI23030024 MRI23030025 MRI23030026 MRI23030027 MRI23030028 MRI23030029 MRI23030030 MRI23030031 MRI23030032 MRI23030033 MRI23030034 MRI23030035 MRI23030036

				MRI23030037 MRI23030038 MRI23030039 MRI23030040 MRI23030041 MRI23030042 MRI23030043 MRI23030044 MRI23030045 MRI23030046 MRI23030047 MRI23030048 MRI23030049 MRI23030050
Robotis	902-0118-000	20	DYNAMIXEL XW430-W350-R	
Robotis		1	Shipping Charges	

Robotis	902-0159-000	3	DYNAMIXEL XW540-T260-R	
N Wasserstrom & Sons	F828-24	9	472-00458 Rev A 13" Stabilizer	
N Wasserstrom & Sons	F828-25	9	472-00537 Rev B 11" Stabilizer	
N Wasserstrom & Sons	F828-27	9	472-00536 Rev C Hanger Vulcan 1TR45AF	
N Wasserstrom & Sons	F828-26	9	991-00376 Frymaster FPPH355 Hanger Assm	
N Wasserstrom & Sons	F828-58	20	991-00170 Rev B 4 in. Wall Mount Slim	
N Wasserstrom & Sons	F828-23	5	991-00393 Rev A QC Camera	
N Wasserstrom & Sons	F828-02	24	991-00317 Rev A Assembly	
N Wasserstrom & Sons	F828-03	24	991-00391 Rev A Stabilizer HP OFE 320	

N Wasserstrom & Sons	F828-59	32	991-00387 6 in. Wall Mount Slim	
N Wasserstrom & Sons	991-00036B	15	Weldment, Hopper Localizer	
N Wasserstrom & Sons	991-00052A	30	Rail Frame Extension Upright Weldment	
N Wasserstrom & Sons	991-00056B	30	Weldment, Stopper Mount, Fryer Localizer	
N Wasserstrom & Sons	991-00111B	5	F2 V2.0.1 Rail Frame Weldment 128.5"	
N Wasserstrom & Sons	991-00115A	5	Passive Rail Mount Weldment F2 V2.0.1	
N Wasserstrom & Sons	991-00152A*	5	128.5 C Weldment	
N Wasserstrom & Sons	991-00153A	5	Output Tray Support Weldment	
N Wasserstrom & Sons	991-00154B	5	Specialty Basket 128.5 C Autobin Frame	
N Wasserstrom & Sons	991-00192A	15	Yaskawa Microcontroller Mount Weldment	
N Wasserstrom & Sons	991-00265B	5	Weldment, F-Frame, Canopy Rev-R	
N Wasserstrom & Sons	991-00281A	10	Weldment, Rail Frame, 99.5" Canopy Rev	
N Wasserstrom & Sons	991-00289C	15	Weldment, Left Frame, Canopy Rev	

N Wasserstrom & Sons	991-00335B	15	Weldment, Enclosure, IO Board	
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N Wasserstrom & Sons	472-00014C	10	Barrier, Hot Hold, Canopy-D	
N Wasserstrom & Sons	472-00027A	25	Support Camera Cover	
N Wasserstrom & Sons	472-00032B	60	Cover, Foot Mount, Frame	
N Wasserstrom & Sons	472-00033B	30	Channel, Foot Mounting, Hot Catch Pan	
N Wasserstrom & Sons	472-00034B	30	Bracket, Support, Hot Catch Pan	
N Wasserstrom & Sons	472-00092C	10	Barrier, SS Splash, Autobin	
N Wasserstrom & Sons	472-00102A	10	Fryer Localization Bar Mounting Bracket	
N Wasserstrom & Sons	472-00114B	10	Plate, Camera Mount, F-Frame	
N Wasserstrom & Sons	472-00115B	15	Plate, Tube Cover, 39x1-1/2	
N Wasserstrom & Sons	F833-16	1	Flippy Lite PVT Assembly Labor Only	
N Wasserstrom & Sons		1	Crating Charge	
N Wasserstrom & Sons	472-00321B	10	F2 V2.0.2 Canopy Right Cover Panel	
N Wasserstrom & Sons	472-00323B	50	.375" Spacer, Fryer Hinge Mount	
N Wasserstrom & Sons	472-00325B	45	Autobin Enclosure Loop	
N Wasserstrom & Sons	472-00326B	45	Autobin Front Cover	

N Wasserstrom & Sons	472-00327B	45	Autobin Back Cover	
N Wasserstrom & Sons	472-00334A	5	F2 V2.0.1 Passive Rail Back Barrier - RI	
N Wasserstrom & Sons	472-00335A	5	F2 V3.0.1 Passive Rail Front Shield-Left	
N Wasserstrom & Sons	472-00352A	30	Spring Spacer	
N Wasserstrom & Sons	472-00354B	15	Hot Holding Chute WC	
N Wasserstrom & Sons	472-00355B	15	Hot Holding Chute Support Left Plate WC	

N Wasserstrom & Sons	472-00356B	20	Hot Holding Chute Support Right Plate WC	
N Wasserstrom & Sons	472-00438B	15	Right Outside Angled Panel	
N Wasserstrom & Sons	472-00439B	30	Inside Angled Panel F2 V2.0.3	
N Wasserstrom & Sons	472-00440B	5	Hot Holding Metal Barrier C V2.0.3	
N Wasserstrom & Sons	472-00442B	15	Input Board Lid C V2.0.3	
N Wasserstrom & Sons	472-00443B	15	Left Outside Angled Panel	
N Wasserstrom & Sons	472-00444B	20	Cable Lid C V2.0.3	
N Wasserstrom & Sons	472-00445B	10	IO Bracket	

N Wasserstrom & Sons	472-00446B	10	F2 V2.0.3 Bottom Shroud IO Cable Canopy	
N Wasserstrom & Sons	472-00447B	15	Middle Shroud	
N Wasserstrom & Sons	472-00448B	15	F2 V2.0.3 Top Shroud IO Cable Canopy	
N Wasserstrom & Sons	472-00449A	20	Tray Electronics Rail Frame	
N Wasserstrom & Sons	472-00450A	20	SF-C Support Camera Plate	
N Wasserstrom & Sons	472-00451A	10	Plate, F-Frame Hold Cover, Passive Rail	
N Wasserstrom & Sons	472-00452A	20	Plate, Localization Camera Wire Cover	
N Wasserstrom & Sons	472-00467A	5	F2 V2.0.3 Canopy Panel Left Rib 3-Fryer	
N Wasserstrom & Sons	472-00477B	15	Bracket, Right, Canopy Fryer Barrier	
N Wasserstrom & Sons	472-00469C	35	Bracket, Clear Barrier	
N Wasserstrom & Sons	472-00478B	15	Bracket, Left, Canopy Fryer Barrier	
N Wasserstrom & Sons	472-00491A	60	Plate, Cover, Foot Mount	
N Wasserstrom & Sons	472-00493A	15	Reorientation Plate, 90 Degree Vertical	
N Wasserstrom & Sons	472-00496B	5	Bracket, Clear Barrier, Top	

N Wasserstrom & Sons	472-00505A	30	F2 V2.0.1 1/2" Latch Spacer Canopy	
N Wasserstrom & Sons	472-00508A	15	Part 1	
N Wasserstrom & Sons	991-00187B	5	SB 128.5" Canopy Barrier Weldment	
N Wasserstrom & Sons	991-00083C	10	Weldment, Fryer Barrier, Canopy 99.5"	
N Wasserstrom & Sons	417-00017C	10	Barrier, Back Hinge Poly	
N Wasserstrom & Sons	417-00020B	10	Autobin Upper Clear Barrier	
N Wasserstrom & Sons	417-00045A	5	SB Autobin Barrier	
N Wasserstrom & Sons	417-00046B	5	Polycarbonate-SB 128.5C	
N Wasserstrom & Sons	417-00054C	30	Barrier, E-Stop, Canopy	
N Wasserstrom & Sons	417-00055C	15	Barrier, Hopper Side, Canopy	
N Wasserstrom & Sons	415-00011B	40	Plate, Rotor, Autobin	
N Wasserstrom & Sons	415-00136A	15	SF-C Rail to Echain Base	
N Wasserstrom & Sons	415-00137A	15	SF-C Rail to Echain Extension	
N Wasserstrom & Sons	415-00138B	10	SF-C Rail to Echain Mount	
N Wasserstrom & Sons	415-00139A	30	SF-C Rail to Echain Riser	

N Wasserstrom & Sons	415-00144B	40	Plate, Rotor Tensioner, Autobin	
N Wasserstrom & Sons	415-00173B	15	Fryer Localization Stopper Right	
N Wasserstrom & Sons	415-00174B	15	Fryer Localization Stopper Left	
N Wasserstrom & Sons	415-00179B	45	Bracket, Real Sense D415,30 Deg	
N Wasserstrom & Sons	415-00196A	5	Holder L	
N Wasserstrom & Sons	415-00197A	5	Holder R	
N Wasserstrom & Sons	415-00206B	5	Plate, 9.5" Echain Mount, Canopy	

N Wasserstrom & Sons	415-00238B	15	Plate, Strike, Autobin	
N Wasserstrom & Sons	415-00246B	30	Strain Relief, Gripper Cable, Yaskawa	
N Wasserstrom & Sons	415-00252A	15	Shaft Sleeve Adapter	
N Wasserstrom & Sons	415-00033B	15	Left Breaker Box	
N Wasserstrom & Sons	415-00034B	15	Right Breaker Box	
N Wasserstrom & Sons	415-00067A	45	Cover, Real Sense Camera, Backshelf	
N Wasserstrom & Sons	472-00144A	15	Robot to Rail Adapter Bracket (48-160)	

N Wasserstrom & Sons	472-00306B	40	Autobin Mount Plate 2	
N Wasserstrom & Sons	472-00313B	40	Spacer, Arducum, 1/4" Run as Plastic	
N Wasserstrom & Sons		1	February Service Charges <ul style="list-style-type: none"> • Storage • 971-00012 for WC65-Flat Charge • Sheet Metal Misc.-Flat Charge • Basket Rework-6 Hrs. General Labor • Rework for WC 65-4 Hrs. General Labor • Repacking of WC 65-3 Hrs. General Labor Loading WC30-10 Hrs. General Labor + Overtime 	
N Wasserstrom & Sons		1	Billable Service (10) 465-00002-B	
N Wasserstrom & Sons		1	Labor Charge – Pull (1) set of Canopy Side Frames - send to Miso HQ	
N Wasserstrom & Sons	F833-16	1	Flippy Lite PVT Assembly Labor Only	
N Wasserstrom & Sons		1	Crating Charge	
N Wasserstrom & Sons		1	Inbound Freight and Handling Charges	
N Wasserstrom & Sons		1	Miso Labor to Pull Parts Off (2) Returned Units	
N Wasserstrom & Sons		1	Installation Charges	
Premio, Inc.	MRIPKG001	2	Wooden Crate Miso's Flippy, Canopy	
Premio, Inc.		1	Labor Charge for CM safety Module Integration	

Premio, Inc.	991-00306-E	2	Canopy Electronics Assembly	MRI22080004 MRI22080006
Premio, Inc.		2	Labor Canopy CM in MP	
Premio, Inc.	991-00278-C	1	Backshelf (R) Electronics	MRI23030052

Premio, Inc.		2	Labor / Repair	
Premio, Inc.	991-00278-C	1	Backshelf (R) Electronics	MRI23040001
Premio, Inc.		1	Labor /Charge for Backshelf and Safety Module CM	
Premio, Inc.	991-00280-C	1	Backshelf (D) Electronics	MRI23040004
Premio, Inc.		1	Labor /Charge for Backshelf and Safety Module CM	
Fortinet		2	One (1) Year FortiCare Premium Support for FG-40F-3G4G - S/N: FG40FITK21029679 / FG40FITK21010877 (as per quote 3230407 S1)	
Sensata-Airpax	723-1449-ND	4	CIR BRKR 10A 240VAC 80VDC	
Schurter Inc.	486-2379-ND	4	CIR BRKR THRM 20A 240VAC 60VDC	
Schurter Inc.	486-5246-ND	4	CIR BRKR THRM 4A 240VAC 32VDC	
Newnex	4186-U3S1A01C11-050-ND	4	USB 3.1 A to C, 5m	
Assmann WSW Components	AE9974-ND	2	Cable Mod 8P8C Plug-Plug16.4'	
Assmann WSW Components	AE9964-ND	2	Cable Mod 8P8C Plug-Plug 16.4'	
SICK, Inc.	1882-1712-ND	2	CBL 5POS MALE TO FEMALE 3.28'	
Phihong USA	993-AQ10A-050BP-H-ND	10	AC/DC Wall Mount Adapter 5V 10W	
Molex	WM24062-ND	20	Conn Plug HSG 6POS 4.20MM	
Molex	WM13478-ND	60	Conn Pin 18-24AWG Crimp Gold	
Molex	0039013046	20	Conn Plug HSG 4POS 4.20MM	

Orion Fans	1053-1072-ND	2	Fan Axial 120x38mm 120vac Term	
Banner Engineering Corporation	2170-SR-IM-9A-ND	2	Safety Relay Mod Light Curtain	
Eaton	AGC-8-R-ND	5	Fuse Glass 8A 250VAC 3AB 3AG	
Phoenix Contact	277-2124-ND	22	Conn Term Blk End Plate Gray	
Phoenix Contact	277-9559-ND	10	Conn Term Blk Feed Thru 14-26AWG	
Phoenix Contact	277-9560-ND	4	Conn Term Blk Feed Thru 14-26AWG	

Phoenix Contact	277-3390-ND	5	Jumper Term Blk 5POS Flat Pin	
Phoenix Contact	277-3388-ND	5	Jumper Term Blk 3POS Flat Pin	
Phoenix Contact	277-3345-ND	5	Jumper Term Blk 10POS Flat Pin	
Schurter Inc.	486-5851-ND	3	PWR ENT MOD RCPT IEC320-C14 PNL	
Keyence	GC-1000	3	Safety Controller Standard Type	
Keyence		1	Shipping & Handling Charges	
McMaster-Carr	8127A511	1	Foam Mounting Tape, 3M VHB 4945, 1/2" Wide, 15 Feet Long, White	
McMaster-Carr	8127A511	1	Foam Mounting Tape, 3M VHB 4945, 1/2" Wide, 15 Feet Long, White	
McMaster-Carr	7933K35	1	PVC Plastic Check Valve, 1/2" Inlet Tube ID x 1/2" Outlet Tube ID	
McMaster-Carr	92240A714	1	18-8 Stainless Steel Hex Head Screw, 1/2"-13 Thread Size, 1-1/4" Long, Packs of 10	
McMaster-Carr	91458A118	1	Threadlocker, Loctite 290, 0.34 FL. oz Bottle	
McMaster-Carr	3885T21	8	Zinc-Plated Steel Carabiner, 200 lbs. Capacity, 5/16" Thick	
McMaster-Carr	7211A65	1	High-Tack Duct Tape, 2" Wide, 90 Feet Long, Black	
McMaster-Carr	5522A19	1	3/8" Square Drive Socket Extension, 3" Long, Chrome	
McMaster-Carr	55315A21	1	3/8" Female x 1/4" Male Square Drive Adapter, Black Oxide	
McMaster-Carr	55315A55	2	3/8" Square Drive Socket Extension, 3" Long, Black Oxide	

McMaster-Carr	29115A742	1	Tin-Coated High-Speed Steel Drill Bit, 1/2" Size, 6" Overall Length	
McMaster-Carr	8961K93	8	Steel DIN 3 Rail, 17-11/16" Length	
McMaster-Carr	1333N13	10	IEC Connector, Inline Male Plug, Screw Terminal, C20	
McMaster-Carr	44605K421	1	Low-Pressure Pipe Fitting, Iron, 90 Degree Elbow Reducer, 1 x 3/4 NPT Female	
McMaster-Carr	44615K414	1	Standard-Wall Steel Pipe Nipple, Fully Threaded, 1/2 NPT	
McMaster-Carr	48915K62	1	On/Off Valve for Natural, Propane, & Butane Gas, 3/4 NPT Female	

McMaster-Carr	4436T37	1	Polymethylpentene Plastic Graduated Cylinder, 34 FL oz/1000 ml Capacity	
McMaster-Carr	2977N28	10	Rounded Machine Key, 316 Stainless Steel, 5mm x 5mm, 25mm Long, Packs of 1	
McMaster-Carr	4668K257	6	Permanently Lubricated Stainless Steel Ball Bearing, Sealed, Trade No. 6705-2RS, for 25 mm Shaft Diameter	
McMaster-Carr	44615K415	1	Standard-Wall Steel Pipe Nipple, Fully Threaded, 3/4 NPT	
McMaster-Carr	2978T66	1	Adhesive-Back Plastic Routing Clamp, 1 Mounting Point, 1/4" ID, Packs of 25	
McMaster-Carr	3360K859	2	Neodymium Magnet with Straight Unthreaded Hole, Thickness Magnetized, 1/4" Thick, 3/4" OD, 19.5 lbs. Maximum Pull	
McMaster-Carr	3360K839	2	Neodymium Magnet with Straight Unthreaded Hole, Diameter Magnetized, 1/4" Thick, 3/4" OD, Each 19.5 lbs. Maximum Pull	
McMaster-Carr	3494T11	8	Medium Duty Wire Rope Thimble - Not for Lifting, Zinc-Plated Steel, for 1/8" Rope Diameter	
McMaster-Carr	3000T51	4	Forged Galvanized Steel Turnbuckle-Not for Lifting, Clevis-to-Eye, 500 lbs. Capacity, 8-1/4" Each Retracted Length	
McMaster-Carr	3450T38	1	Galvanized Steel Wire Rope - Not for Lifting Extra-Flexible, 7 X 19, 1/8" Diameter, Lubricated, 100 ft. Length	
McMaster-Carr	3896T3	1	Wire Rope Compression Sleeve for 1/8" Rope Diameter - Not for Lifting, Packs of 50	
McMaster-Carr	3582T1	1	Multidiameter Compression Tool for 1/16", 3/32", 1/8", 5/32" Wire Rope Diameter Sleeve	
McMaster-Carr	94282A150	1	Spring Steel Button Pins for Telescoping Tubing, Zinc-Plated, Single Button, for 5/8" to 1-1/4" Tubing ID, Packs of 10	

McMaster-Carr	90165A301	8	Steel Tip for 1/4"-20 Swivel-Tip Screw	
McMaster-Carr	90747A170	8	Screw Clamp, 1/4"-20 Thread Size, 3-1/2" Long	
McMaster-Carr	7417N83	2	Internally Threaded Connecting Rod, 18-8 Stainless Steel, 1/4"-20 Thread Size, 12" Overall Length	
McMaster-Carr	4175T21	2	Corrosion-Resistant Gas Spring, 18.22" Extended Length, 50 lbs. Extension Force	
McMaster-Carr	93365A240	2	Tapered Heat-Set Inserts for Plastic, 10-32 Thread Size, 0.15" Installed Length, Brass, Packs of 25	

McMaster-Carr	7360K581	10	Polycarbonate Washdown Enclosure with Knockouts, Corrosion-Resistant, 3-7/8" x 3-7/8" x 2-3/8", Lifting Cover	
McMaster-Carr	4668K257	8	Permanently Lubricated Stainless Steel Ball 8 Bearing, Sealed, Trade No. 6705-2RS, for 25 mm Each Shaft Diameter	
McMaster-Carr	97175A876	9	Pull-Out Dowel Pin, 18-8 Stainless Steel, 1/2" Diameter, 3/4" Long	
McMaster-Carr	52775A23	5	Drilled Spanner Bit, 1/4" Hex Shank, for Number 10 Screw Size	
McMaster-Carr	1316T116	1	Wear-Resistant 410 Stainless Steel Sheet, 0.06" Thick, 6" x 6"	
McMaster-Carr	7508N11	1	Tab Lock Washer, 18-8 Stainless Steel, for Number 10 Screw Size, 0.204" ID, 5/8" OD	
McMaster-Carr	8983K153	3	Multipurpose 304 Stainless Steel Sheet, 12" x 18", 0.036" Thick	
McMaster-Carr	95105A135	1	Zinc-Plated Steel Heavy-Duty Rivet Nut, Open End, 10-32 Interior Thread, .020"-.130" Material Thickness, Packs of 25	
McMaster-Carr	95105A119	1	Zinc-Plated Steel Heavy-Duty Rivet Nut, Open End, 8-32 Interior Thread, .020"-.080" Material Thickness, Packs of 25	
McMaster-Carr	7417N83	6	Internally Threaded Connecting Rod, 18-8 Stainless Steel, 1/4"-20 Thread Size, 12" Overall	
McMaster-Carr	1316T114	1	Wear-Resistant 410 Stainless Steel Sheet, 0.04" Thick, 12" x 24"	
McMaster-Carr	91287A126	1	18-8 Stainless Steel Hex Head Screw, M5 x 0.8 mm Thread, 25 mm Long, Packs of 50	
McMaster-Carr	2494N13	2	Multi-Pole Neodymium Magnet with Countersunk Unthreaded Hole, 1/8" Thick, 3/4" OD	
McMaster-Carr	5862K225	2	Neodymium Magnet with Countersunk Hole on Both Sides, 1/8" Thick, 3/4" OD	

McMaster-Carr	5862K937	2	Neodymium Magnet, Countersunk Holes on 1 2 Side, 1/8" Thick, 1/2" Wide, 1" Long	
McMaster-Carr	54845T42	10	Isopropyl Alcohol Antiseptic, 16 FL oz Bottle	
McMaster-Carr	91772A537	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 1/4"-20 Thread, 1/2" Long, Packs of 50	
McMaster-Carr	91772A196	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 8-32 Thread, 5/8" Long, Packs of 100	

McMaster-Carr	91772A829	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 10-32 Thread, 1/2" Long, Packs of 100	
McMaster-Carr	92000A216	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M4 x 0.7mm Thread, 6mm Long, Packs of 100	
McMaster-Carr	92000A320	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M5 x 0.8mm Thread, 10mm Long, Packs of 50	
McMaster-Carr	90107A011	1	316 Stainless Steel Washer for Number 10 Screw Size, 0.203" ID, 0.438" OD, Packs of 100	
McMaster-Carr	3225T23	1	Vibration-Damping Loop Clamp, 304 Stainless Steel with EPDM Rubber Cushion, 3/8" ID, Packs of 25	
McMaster-Carr	5862K225	10	Neodymium Magnet with Countersunk Hole on Both Sides, 1/8" Thick, 3/4" OD	
McMaster-Carr	2494N41	2	Multi-Pole Neodymium Magnet, Disc with Countersunk Hole, 1/8" Thick, 7/8" OD	
McMaster-Carr	2494N14	2	Multi-Pole Neodymium Magnet with Countersunk Unthreaded Hole, 1/8" Thick, 1" OD	
McMaster-Carr	91829A206	5	Slotted 18-8 Stainless Steel Precision Shoulder Screw, 3/16" Shoulder Diameter, 5/8" Shoulder Length, 8-32 Thread	
McMaster-Carr	8702K83	2	Slippery UHMW Polyethylene Bar White, 1" Wide, 1/2" Thick, 3 ft. Length	
McMaster-Carr	7493K14	1	Food Industry Dry-Running Thrust Bearings for 3/4" Shaft Diameter, Rulon 641	
McMaster-Carr	2866T14	1	Food Industry Dry-Running Thrust Bearings for 3/4" Shaft Diameter, UHMW	
McMaster-Carr	2866T13	1	Food Industry Dry-Running Thrust Bearings for 1/2" Shaft Diameter, UHMW	
McMaster-Carr	91829A206	5	Slotted 18-8 Stainless Steel Precision Shoulder Screw, 3/16" Shoulder Diameter, 5/8" Shoulder Length, 8-32 Thread	
McMaster-Carr	47065T501	10	T-Slotted Framing, Quad Rail, Silver, 2" High x 2" Wide, Solid, 10 Feet Long	

McMaster-Carr	47065T107	3	T-Slotted Framing, Double Six Slot Rail, Silver, 2" High x 1" Wide, Solid, 6' Long	
McMaster-Carr	8975K561	3	Multipurpose 6061 Aluminum, 1/4" Thick x 10" Wide, 3 Feet Long	
McMaster-Carr	47065T799	4	Gusset Bracket, 1" Long for 2" High Double/Quad Rail T-Slotted Framing	

McMaster-Carr	47065T218	44	Corner Brace, for 2" High Double/Quad Rail T-Slotted Framing	
McMaster-Carr	47065T262	34	T-Slotted Framing, Silver Surface Bracket, 4" Long for 2" High Double/Quad Rail	
McMaster-Carr	92010A526	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, M8 x 1.25 mm Thread, 16 mm Long, Packs of 25	
McMaster-Carr	91771A537	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 1/4"-20 Thread, 1/2" Long, Packs of 50	
McMaster-Carr	3136N168	2	T-Slotted Framing, Adjustable Angle Surface Bracket for 1" High Single Rail	
McMaster-Carr	2531K309	8	Bolt-Down Swivel Leveling Mount with 2" Long 3/8"-16 Threaded Stud and 2" Diameter Base	
McMaster-Carr	47065T919	6	T-Slotted Framing, Stem Mount Caster for 1.5" High Single Rail, 200 lb. Capacity	
McMaster-Carr	91771A540	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 1/4"-20 Thread, 3/4" Long, Packs of 50	
McMaster-Carr	2521A571	2	Uncoated High-Speed Steel General Purpose Tap, Taper Chamfer, 1/4"-20 Thread Size, 1" Thread Length	
McMaster-Carr	2521A623	2	Uncoated High-Speed Steel General Purpose Tap, Plug Chamfer, 3/8"-16 Thread Size, 1-1/4" Thread Length	
McMaster-Carr	47065T226	19	T-Slotted Framing, Drop-in Nut with Spring Loaded Ball, 1/4"-20 Thread Size	
McMaster-Carr	91292A136	1	18-8 Stainless Steel Socket Head Screw, M6 x 1 mm Thread, 18 mm Long, Packs of 50	
McMaster-Carr	47065T501	6	T-Slotted Framing, Quad Rail, Silver, 2" High x 2" Wide, Solid, 10 Feet Long	
McMaster-Carr	47065T799	8	Gusset Bracket, 1" Long for 2" High Double/Quad Rail T-Slotted Framing	
McMaster-Carr	47065T218	24	Corner Brace, for 2" High Double/Quad Rail T-Slotted Framing	
McMaster-Carr	47065T262	8	T-Slotted Framing, Silver Surface Bracket, 4" Long for 2" High Double/Quad Rail	
McMaster-Carr	47065T226	16	T-Slotted Framing, Drop-in Nut with Spring Loaded Ball, 1/4"-20 Thread Size	

McMaster-Carr	2531K309	4	Bolt-Down Swivel Leveling Mount with 2" Long 3/8"-16 Threaded Stud and 2" Diameter Base	
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McMaster-Carr	5537T434	2	T-Slotted Framing, Rail Slide with Cam Handle for 1.5" and 40 mm High Rail	
McMaster-Carr	3136N218	1	T-Slotted Framing, Locking Pivot for 1.5" High Single Rail, 90 Degree Range	
McMaster-Carr	91831A007	1	18-8 Stainless Steel Nylon-Insert Locknut, 6-32 Thread Size, Packs of 100	
McMaster-Carr	94066A827	1	Tamper-Resistant Drilled Spanner Pan Head Screws, 10-32 Thread Size, 3/8" Long, Packs of Pack 25	
McMaster-Carr	91772A827	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 10-32 Thread, 3/8" Long, Packs of 100	
McMaster-Carr	19155K46	28	Plastic Fan Guard for 4.69" and 4.72" Fans	
McMaster-Carr	91771A160	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 6-32 Thread, Pack 2-1/4" Long, Packs of 50	
McMaster-Carr	99461A216	1	Phillips Rounded Head Thread-Forming Screws for Plastic, 18-8 Stainless Steel, 1/4" Screw Size, Pack 1/2" Long, Packs of 10	
McMaster-Carr	91772A143	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 6-32 Thread, 3/16" Long, Packs of 100	
McMaster-Carr	8961K88	9	Steel DIN 3 Rail, 9-13/16" Length	
McMaster-Carr	7196K41	3	3-Slot Straight Socket, Grounded, NEMA 5-15	
McMaster-Carr	69915k56	10	Plastic Submersible Cord Grip, NPT Threads, for 0.35"-0.63" Cord OD, 3/4 Knockout Size	
McMaster-Carr	91292A015	1	18-8 Stainless Steel Socket Head Screw, M2.5 x 0.45 mm Thread, 4 mm Long, Packs of 25	
McMaster-Carr	95783A052	14	Nylon 6/6 Male-Female Threaded Hex Standoff, 4.5mm Hex, 6mm Long, M2.5 x 0.45 mm Thread	
McMaster-Carr	1016N263	4	Wraparound Cord Grip, Small Rubber Insert for One 0.08"-0.11" OD Cord	
McMaster-Carr	4622A13	2	Phillips Bit for Impact Drivers, 1/4" Hex Shank for Power Tools, Number 2 Size, 2" Overall Length	
McMaster-Carr	3360K839	2	Neodymium Magnet with Straight Unthreaded Hole, Diameter Magnetized, 1/4" Thick, 3/4" OD, 19.5 lbs. Maximum Pull	

McMaster-Carr	47065T225	2	T-Slotted Framing, Locking Pivot for 1-1/2" High Single Rail	
McMaster-Carr	47065T271	4	T-Slotted Framing, Silver Corner Surface Bracket for 1.5" High Rail	

McMaster-Carr	47065T102	2	T-Slotted Framing, Single Four Slot Rail, Silver, 1.5" Square, Hollow, 5' Long	
McMaster-Carr	97175A878	4	Pull-Out Dowel Pin, 18-8 Stainless Steel, 1/2" Diameter, 1-1/4" Long	
McMaster-Carr	3360K839	2	Neodymium Magnet with Straight Unthreaded Hole, Diameter Magnetized, 1/4" Thick, 3/4" OD, 19.5 lbs. Maximum Pull	
McMaster-Carr	5862K314	3	Neodymium Magnet, Magnetized Through Thickness, 1/2" Thick, 9/16" OD	
McMaster-Carr	7612K11	1	Ultem PEI Bar, 2" x 12" x 1/4"	
McMaster-Carr	8573K121	1	White Delrin Acetal Resin Sheet, 1/4" Thick, 6" x 6	
McMaster-Carr	3360K839	2	Neodymium Magnet with Straight Unthreaded Hole, Diameter Magnetized, 1/4" Thick, 3/4" OD, 19.5 lbs. Maximum Pull	
McMaster-Carr	92015A013	1	18-8 Stainless Steel Cup-Point Set Screw, M4 x 0.7 mm Thread, 3 mm Long, Packs of 50	
McMaster-Carr	5947K11	2	Rotary Shaft, Chrome-Plated 1045 Carbon Steel, 1/4" Diameter, 12" Long	
McMaster-Carr	9722K45	5	18-8 Stainless Steel Slotted Shim, Trade Size A, 0.01" Thick	
McMaster-Carr	9722K61	5	18-8 Stainless Steel Slotted Shim, Trade Size A, 0.025" Thick	
McMaster-Carr	1915A34	1	Swinging Bar Latch with Push-Button Release, 1 4-1/8" Long Arm	
McMaster-Carr	91771A829	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 10-32 Thread, 1/2" Long, Packs of 100	
N Wasserstrom & Sons	991-00290C	15	Weldment, Right Frame, Canopy Rev	
N Wasserstrom & Sons	991-00295A	10	Weldment, Mount, 93.5" Passive Rail Rev	
N Wasserstrom & Sons	991-00345A	5	Weldment, F-Frame, Canopy-D	
N Wasserstrom & Sons	472-00035B	15	Tray, Holding, Hot Catch Pan	
N Wasserstrom & Sons	472-00036B	15	Pan, Hot Catch	
N Wasserstrom & Sons	472-00051B	15	Barrier, Lower Hot Hold	

N Wasserstrom & Sons	472-00120C	30	Bracket, Hooked Barrier	
N Wasserstrom & Sons	472-00109B	30	Bracket, Stopper Mount, Fryer Localizer	
N Wasserstrom & Sons	472-00121D	15	Bracket, Bottom Barrier	
N Wasserstrom & Sons	472-00126B	25	F2 V2.0.2 Support Camera Mount (Canopy)	
N Wasserstrom & Sons	472-00142A	15	Horizontal Carriage Cable Guide	
N Wasserstrom & Sons	472-00143A	15	Vertical Carriage Cover	
N Wasserstrom & Sons	472-00188B	10	F2 V2.0.1 1/2 Latch Spacer Canopy	
N Wasserstrom & Sons	472-00191A	10	Electronics Enclosure Tray	
N Wasserstrom & Sons	472-00193B	30	Electronics Enclosure Tray	
N Wasserstrom & Sons	472-00194B	20	F2 V2.0.2 Canopy Outside Panel	
N Wasserstrom & Sons	472-00201B	30	F2 V2.0.1 Canopy Outside Back Panel	
N Wasserstrom & Sons	472-00202B	10	F2 V2.0.1 Canopy Middle Back Panel 99.5"	
N Wasserstrom & Sons	472-00209B	60	F2 V2.0.1 Canopy Gap Strap	
N Wasserstrom & Sons	472-00210A	10	Passive Rail Side Shield Left Bracket	

N Wasserstrom & Sons	472-00211A	10	Passive Rail Side Shield Front	
N Wasserstrom & Sons	472-00212A	10	Passive Rail Side Shield Bracket	
N Wasserstrom & Sons	472-00213B	20	Carriage Plate Protective Barrier (C48)	
N Wasserstrom & Sons	472-00222B	5	F2 V2.0.1 Canopy Middle Front Panel 128	
N Wasserstrom & Sons	472-00223B	5	F2 V2.0.1 Canopy Middle Back Panel 128	
N Wasserstrom & Sons	472-00225B	5	F2 V2.0.1 Canopy Panel Right Rib 128.5	
N Wasserstrom & Sons	472-00227A	5	F2 V2.0.1 Canopy Left Cover Panel	
N Wasserstrom & Sons	472-00228A	5	F2 V2.0.1 Canopy Right Cover Panel	

N Wasserstrom & Sons	472-00229B	10	Fryer Outside Panel	
N Wasserstrom & Sons	472-00231A	5	Passive Rail Front Shield - Right	
N Wasserstrom & Sons	472-00232A	5	F2 V2.0.1 Passive Rail Back Barrier-Left	
N Wasserstrom & Sons	472-00234B	5	F2 V2.0.1 Carriage Barrier - Right	
N Wasserstrom & Sons	472-00235B	5	Barrier, Left Rail Carriage, 61x24	
N Wasserstrom & Sons	472-00245C	15	Removable Hopper Sub Tray	

N Wasserstrom & Sons	472-00258C	60	Foot Mount for Frames	
N Wasserstrom & Sons	472-00283A	5	SB Input Frame Bottom Sheet	
N Wasserstrom & Sons	472-00297A	5	Output Tray	
N Wasserstrom & Sons	472-00304A	5	Classification Tube Cover	
N Wasserstrom & Sons	472-00317B	10	F2 V2.0.2 Canopy Middle Front Panel 99.5	
N Wasserstrom & Sons	472-00319B	10	F2 V2.0.2 Canopy Panel Right Rib 99.5"	
N Wasserstrom & Sons	472-00320B	10	F2 V2.0.2 Canopy Left Cover Panel	
N Wasserstrom & Sons	472-00357B	15	Bracket, E-Stop, Banner	
N Wasserstrom & Sons	472-00358A	5	Left Light Curtain Plate	
N Wasserstrom & Sons	472-00359A	5	Right Light Curtain Plate	
N Wasserstrom & Sons	472-00373A	5	Specialty Baskets Autobin Splash Guard	
N Wasserstrom & Sons	472-00375A	5	Specialty Baskets Arducam and Support	
N Wasserstrom & Sons	472-00379A	5	Fryer Localizer Bar Specialty Baskets	
N Wasserstrom & Sons	472-00400A	10	L-Channel, Fryer Localization, 99.5"	
N Wasserstrom & Sons	472-00410B	45	Autobin Motor Mount Cover	

N Wasserstrom & Sons	472-00424B	10	F2 V2.0.3 Canopy Panel Left Rib 3-Fryer	
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N Wasserstrom & Sons	472-00437B	10	Breaker Coverplate for 2.0.3 Canopy	
N Wasserstrom & Sons	472-00437B	5	Breaker Coverplate for 3.0.3 Canopy	
Premio, Inc.	991-00301-E	1	Safety Module Subassembly Rev. E	MRI23030058
Premio, Inc.	991-00280-C	1	Backshelf (D) Electronics	MRI23040003
First Cable Line		1	100% Prepayment for Partial Material Cost for PO #1118, Unit Price Based on CRC Individual Pack, The Cost Paid will be Deducted from Future Shipments of CRC Product (\$140,610.00)	
McMaster-Carr	97447A041	1	Aluminum Blind Rivets with Aluminum Mandrel, Domed Head, 5/32" Diameter, for 0.376"- 0.5" Material Thickness, Packs of 100	
McMaster-Carr	92373A173	1	18-8 Stainless Steel Slotted Spring Pin, 1/8" Diameter, 1/4" Long, Packs of 100	
McMaster-Carr	92373A139	1	8-8 Stainless Steel Slotted Spring Pin, 3/32" Diameter, 1/4" Long, Packs of 100	
McMaster-Carr	29115A713	1	TiN-Coated High-Speed Steel Drill Bit, 3/32" Size, 2-1/4" Overall Length	
McMaster-Carr	98416A401	12	Wire-Lock Clevis Pin, Squared with Loop and Tab, 1/4" Diameter, 2-1/4" Usable Length	
McMaster-Carr	29115A715	1	TiN-Coated High-Speed Steel Drill Bit, 1/8" Size, 2-3/4" Overall Length	
McMaster-Carr	98290A110	1	Pin-Holding Pin Insertion Tool for 1/8" and M3 Pin Diameter	
McMaster-Carr	98290A130	1	Pin-Holding Pin Insertion Tool for 3/16" Pin Diameter	
McMaster-Carr	58605K77	1	Neodymium Magnet, High-Temperature, 1/4" Thick, 1/2" OD	
McMaster-Carr	5862K87	1	Neodymium Magnet, High-Temperature, 1/4" Thick, 5/8" OD	
McMaster-Carr	5862K893	3	Neodymium Magnet, High-Temperature, 1/8" Thick, 3/4" OD	
McMaster-Carr	93365A240	2	Tapered Heat-Set Inserts for Plastic, 10-32 Thread Size, 0.15" Installed Length, Brass, Packs of 25	

McMaster-Carr	4668K257	6	Permanently Lubricated Stainless Steel Ball Bearing, Sealed, Trade No. 6705-2RS, for 25 mm Shaft Diameter	
McMaster-Carr	2673T48	2	Box with Individual Lids, 3-1/4" Wide x 2-3/8" Deep x 1/2" High, 8 Compartments	
McMaster-Carr	5862K214	2	Neodymium Magnet, Magnetized Through Diameter, 1/4" Thick, 3/8" OD	

McMaster-Carr	58605K75	3	Neodymium Magnet, High-Temperature, 1/4" Thick, 1/4" OD	
McMaster-Carr	7237K81	1	Corrosion-Resistant 3003 Aluminum Tube, Telescoping, 0.014" Wall Thickness, 5/16" OD, 1 Pack Foot Long, Packs of 1	
McMaster-Carr	7237K19	1	Corrosion-Resistant 3003 Aluminum Tube, Telescoping, 0.014" Wall Thickness, 9/32" OD, 1 Pack Foot Long, Packs of 1	
McMaster-Carr	7237K18	1	Corrosion-Resistant 3003 Aluminum Tube, Telescoping, 0.014" Wall Thickness, 1/4" OD, 1 Pack Foot Long, Packs of 1	
McMaster-Carr	1471T83	1	Telescoping Weld-Together Rail, 3/4" Diameter, Aluminum, 2 Feet Long	
McMaster-Carr	1471T84	1	Telescoping Weld-Together Rail, 1" Diameter, Aluminum, 2 Feet Long	
McMaster-Carr	3883N115	1	Bend-and-Stay Positioning Arm, 24" Maximum Projection	
McMaster-Carr	3883N125	1	Ball-and-Socket Adapter, 2-1/2" Long, for Bend-and-Stay Positioning Arm	
McMaster-Carr	7187A23	1	Glue Discs, 1/2" Diameter, Packs of 80	
McMaster-Carr	1048N11	1	Screw Caps for 1/4" Thread Diameter, Packs of 100	
McMaster-Carr	87145K412	1	Super-Stretchable Abrasion-Resistant Natural Rubber, White Strip, 4" x 36", 1/16" Thick	
McMaster-Carr	91052A105	2	Zinc Yellow-Chromate Plated Steel Hex Head Screw, High-Strength, M10 x 1.25 mm Thread, 25 mm Long, Packs of 10	
McMaster-Carr	95735A625	1	IS High-Strength Steel Flanged Hex Head Screw, M10 x 1.25 mm Thread, 25 mm Long, Packs of 25	
McMaster-Carr	6160K12	1	V-Belt Tension Gauge	
McMaster-Carr	95735A621	1	JIS High-Strength Steel Flanged Hex Head Screw, M10 x 1.25 mm Thread, 20 mm Long, Packs of 25	

McMaster-Carr	2795T11	14	Light Duty Dry-Running Thrust Bearing for 1/4" Shaft Diameter, Acetal	
McMaster-Carr	92320A806	10	18-8 Stainless Steel Unthreaded Spacer, 3/8" OD, 5/32" Long, for Number 12 Screw Size	
McMaster-Carr	93090A450	1	Press-Fit Threaded Standoffs with Closed End, 18-8 Stainless Steel, 0.212" OD, 3/8" Long, Packs of 25	
McMaster-Carr	5108N328	1	Music Wire Steel Extension Spring with Loop Ends, 1" Long, 0.3" OD, 0.037" Wire Diameter, Packs of 5	

McMaster-Carr	3136N168	6	T-Slotted Framing, Adjustable Angle Surface Bracket for 1" High Single Rail	
McMaster-Carr	2673T45	4	Box with Individual Lids, 3-5/8" Wide x 2-3/4" Deep x 5/8" High, 7 Compartments	
McMaster-Carr	2739A38	1	High-Speed Steel Vibration-Resistant Through-Hole Countersink for Screws, 90 Degree, for 3/16" to 17/32" Hole	
McMaster-Carr	2739A81	1	High-Speed Steel Vibration-Resistant Through-Hole Countersink for Screw, 90 Degree, for 5/16"-25/32" Hole, 1/4" Shank	
McMaster-Carr	7580A85	1	Instant-Bond Adhesive, Gap-Filling Permabond 240, 1 FL. oz. Bottle	
McMaster-Carr	5862K105	4	Neodymium Magnet, Magnetized Through Thickness, 1/8" Thick, 1/2" OD	
McMaster-Carr	5862K118	4	Neodymium Magnet, Magnetized Through Thickness, 1/4" Thick, 1/2" OD	
McMaster-Carr	9416K28	2	Gas Spring, 18.19" Extended Length, 75 lbs. Force	
McMaster-Carr	91831A030	1	18-8 Stainless Steel Nylon-Insert Locknut, 5/16"-18 Thread Size, Packs of 50	
McMaster-Carr	93625A400	1	18-8 Stainless Steel Nylon-Insert Locknut, M12 x 1.75 mm Thread, 19 mm Wide, 12 mm High, Packs of 10	
McMaster-Carr	86795K31	1	Food Industry Oil-Resistant Buna-N Rubber, Sheet, 12" x 24", 1/16" Thick	
McMaster-Carr	89015K28	1	Multipurpose 6061 Aluminum Sheet, 1/8" Thick, 12" x 24"	
McMaster-Carr	5108N319	1	Music Wire Steel Extension Spring with Loop Ends, 1.25" Long, 0.3" OD, 0.031" Wire Diameter, Packs of 5	
McMaster-Carr	86795K83	1	Food Industry Oil-Resistant Buna-N Rubber, Strip, 6" x 36", 1/8" Thick	

McMaster-Carr	47065T4	1	T-Slotted Framing, Dust Cover for 1-1/2" High Single Rail, 6 Feet Long, Gray	
McMaster-Carr	26955A35	1	General Purpose Tap, Plug Chamfer, TiN Coated High-Speed Steel, 1/4"-28 Thread Size	
McMaster-Carr	2636A48	1	TiN Coated High-Speed Steel General Purpose Tap, Plug Chamfer, 5/16"-18 Thread Size, 1-1/8" Thread Length	
McMaster-Carr	7566K73	2	Cable Tie Mount for 0.20" x 0.08" Tie, Adhesive/Screw-In, Off-White, Packs of 25	
McMaster-Carr	9266K21	1	Oversized Chemical-Resistant Slippery PTFE Sheet, 12" x 24" x 1/32"	
McMaster-Carr	8569K38	2	Film Made From Teflon PTFE 12" Wide, 0.005" Thick, 2 ft. Length	

McMaster-Carr	57785K229	2	Food Industry Dry-Running Sleeve Bearing, UHMW, 5/32" Thick Flange, for 3/4" Shaft, 1" Housing ID	
McMaster-Carr	5862K105	22	Neodymium Magnet, Magnetized Through Thickness, 1/8" Thick, 1/2" OD	
McMaster-Carr	5862K145	22	Neodymium Magnet, Magnetized Through Thickness, 1/16" Thick, 1/2" OD	
McMaster-Carr	89665K74	3	Easy-to-Machine 303 Stainless Steel Hex Bar, 3/16" Wide, 3 Feet Long	
McMaster-Carr	5076K24	1	Worm-Drive Clamps with Smooth Band for Soft Hose/Tube, 430 Stainless Steel, 3-1/2" to 4-3/8" Clamp ID, Packs of 10	
McMaster-Carr	3697N35	3	Print Surface for 3D Printers, PEI Plastic, 10" Long x 10" Wide	
McMaster-Carr	5537T434	3	T-Slotted Framing, Rail Slide with Cam Handle for 3 1.5" and 40 mm High Rail	
McMaster-Carr	8573K281	2	White Delrin Acetal Resin Sheet, 1/32" Thick, 12" x 12"	
McMaster-Carr	89665K74	4	Easy-to-Machine 303 Stainless Steel Hex Bar, 3/16" Wide, 3 Feet Long	
McMaster-Carr	8573K283	2	White Delrin Acetal Resin Sheet, 3/64" Thick, 12" x 12"	
McMaster-Carr	5862K105	22	Neodymium Magnet, Magnetized Through Thickness, 1/8" Thick, 1/2" OD	
McMaster-Carr	5862K145	22	Neodymium Magnet, Magnetized Through Thickness, 1/16" Thick, 1/2" OD	
McMaster-Carr	91443A240	3	Adhesive-Back Snap-in Supports, Nylon 6/6 Plastic, 1/2" Long, for 5/32" Hole Diameter, Packs of 10	

McMaster-Carr	8738K21	1	White Delrin Acetal Resin Strip 0.01" Thick, 2" Wide, 5 ft. Length	
McMaster-Carr	8738K22	1	White Delrin Acetal Resin Strip 0.015" Thick, 2" Wide, 5 ft. Length	
McMaster-Carr	8738K23	1	White Delrin Acetal Resin Strip 0.02" Thick, 2" Wide, 5 ft. Length	
McMaster-Carr	8738K24	1	White Delrin Acetal Resin Strip 0.025" Thick, 2" Wide, 5 ft. Length	
McMaster-Carr	8730K65	1	Wear-Resistant Nylon Strip 2" Wide, 0.01" Thick, 5 ft. Length	
McMaster-Carr	8730K66	1	Wear-Resistant Nylon Strip 2" Wide, 0.015" Thick, 5 ft. Length	
McMaster-Carr	8730K67	1	Wear-Resistant Nylon Strip 2" Wide, 0.02" Thick, 5 ft. Length	
McMaster-Carr	8730K26	1	Wear-Resistant Nylon Strip 2" Wide, 0.031" Thick, 5 ft. Length	

McMaster-Carr	5551T72	1	Instant-Bonding Adhesive, Gorilla, 0.5 FL. oz. Bottle	
McMaster-Carr	3012A13	1	3-Flute High-Speed Steel Countersink Set for Screws, 90 Degree Angle, 5 Pieces	
McMaster-Carr	8702K83	2	Slippery UHMW Polyethylene Bar White, 1" Wide, 1/2" Thick, 2 ft. Length	
McMaster-Carr	2024N102	1	Cable Holder, Screw-In, 1-3/8" Long x 1/2" Wide x 3/8" High, Packs of 25	
McMaster-Carr	2024N103	1	Cable Holder for 1/4" Maximum Bundle Diameter and Number 8 Screw, Screw-In, Packs of 25	
McMaster-Carr	7572K22	1	Screw-In Mount Cable Holders for 1/4" Maximum Bundle Diameter and Number 10 Screw, Screw-In Mount, Packs of 50	
McMaster-Carr	2673T42	2	Box with Individual Lids, 3-3/4" Wide x 2-5/8" Deep x 3/4" High, 4 Compartments	
McMaster-Carr	8701K45	1	Slippery UHMW Polyethylene Rod 1" Diameter, 2 ft. Length	
McMaster-Carr	8576K21	1	Black Delrin Acetal Resin Rod Wear- Resistant, Easy-to-Machine, 1" Diameter, 2 ft. Length	
McMaster-Carr	9600K217	1	SBR Rubber Grommet for 1-3/8" Hole Diameter and 1/16" Material Thickness, Packs of 10	
McMaster-Carr	5522A33	1	3/8" Female x 1/2" Male Square Drive Adapter, Chrome	

McMaster-Carr	55315A22	2	3/8" Female x 1/2" Male Square Drive Adapter, Black Oxide	
McMaster-Carr	55315A21	3	3/8" Female x 1/4" Male Square Drive Adapter, Black Oxide	
McMaster-Carr	9416K29	2	Heavy Duty Eyelet Mounting Bracket, for .24"-.32" ID	
McMaster-Carr	2978T65	1	Adhesive-Back Plastic Routing Clamp, Mounting 1 Point, 1/8" ID, Packs of 25	
McMaster-Carr	3066A16	1	Uncoated Carbide Square End Mill, 4 Flute, 1/4" Mill Diameter, 2-1/2" Overall Length	
McMaster-Carr	2978T66	1	Adhesive-Back Plastic Routing Clamp, 1 Mounting Point, 1/4" ID, Packs of 25	
McMaster-Carr	9600K61	1	SBR Rubber Grommet for 1-1/2" Hole Diameter and 1/16" Material Thickness, Packs of 10	
McMaster-Carr	91263A841	1	Zinc-Plated Alloy Steel Hex Drive Flat Head Screw, M6 x 1 mm Thread, 30 mm Long, Packs of 50	
McMaster-Carr	8262A22	4	Flush-Mount Ball Nose Spring Plunger, Stainless Steel Body, 3.5mm Diameter, 1.3-3.2 lb. Nose Force	

McMaster-Carr	92015A013	1	18-8 Stainless Steel Cup-Point Set Screw, M4 x 0.7 mm Thread, 3 mm Long, Packs of 50	
McMaster-Carr	91829A207	5	Slotted 18-8 Stainless Steel Precision Shoulder Screw, 3/16" Shoulder Diameter, 3/4" Shoulder Length, 8-32 Thread	
McMaster-Carr	93365A160	2	Tapered Heat-Set Inserts for Plastic, 1/4"-20 Thread Size, 0.3" Installed Length, Brass, Packs of 25	
McMaster-Carr	8738K25	1	White Delrin Acetal Resin Strip 0.031" Thick, 2" Wide, 5 ft. Length	
McMaster-Carr	8262A22	4	Flush-Mount Ball Nose Spring Plunger, Stainless Steel Body, 3.5mm Diameter, 1.3-3.2 lb. Nose Force	
McMaster-Carr	8262A23	4	Flush-Mount Ball Nose Spring Plunger, Stainless Steel Body, 4mm Diameter, 1.8-3.2 lb. Nose Force	
McMaster-Carr	7383N743	1	Music Wire Steel Extension Spring with Hook Ends, 2.75" Long, 0.5" OD, 0.055" Wire Diameter, Packs of 3	
McMaster-Carr	5862K225	10	Neodymium Magnet with Countersunk Hole on Both Sides, 1/8" Thick, 3/4" OD	
McMaster-Carr	92095A459	2	Button Head Hex Drive Screw, Passivated 18-8 Stainless Steel, M2.5 x 0.45 mm Thread, 8mm Long, Packs of 25	
McMaster-Carr	92000A220	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screws, M4 x 0.7mm Thread, 10mm Long, Packs of 100	

McMaster-Carr	91855A460	4	18-8 Stainless Steel Cap Nut, 10-32 Thread Size, Packs of 10	
McMaster-Carr	5862K157	6	Neodymium Magnet, Magnetized Through Thickness, 1/8" Thick, 7/16" OD	
McMaster-Carr	5862K104	6	Neodymium Magnet, Magnetized Through Thickness, 1/8" Thick, 3/8" OD	
McMaster-Carr	4175T272	5	Corrosion-Resistant Gas Spring, 33.94" Extended Length, 50 lbs. Extension Force	
McMaster-Carr	4175T271	5	Corrosion-Resistant Gas Spring, 33.94" Extended Length, 25 lbs. Extension Force	
McMaster-Carr	91829A206	8	Slotted 18-8 Stainless Steel Precision Shoulder Screw, 3/16" Shoulder Diameter, 5/8" Shoulder Length, 8-32 Thread	
McMaster-Carr	86795K31	2	Food Industry Oil-Resistant Buna-N Rubber, Sheet, 12" x 24", 1/16" Thick	
McMaster-Carr	91831A030	1	18-8 Stainless Steel Nylon-Insert Locknut, 5/16"-18 Thread Size, Packs of 50	
McMaster-Carr	9452K118	1	Oil-Resistant Buna-N O-Ring, 1/16 Fractional Width, Dash Number 031, Packs of 100	

McMaster-Carr	1176N62	1	Oil-Resistant Metal Detector Grade Buna-N O-Ring, 1/8 Fractional Width, Dash Number 224, Packs of 5	
McMaster-Carr	91772A196	1	Passivated 18-8 Stainless Steel Pan Head Phillips Screw, 8-32 Thread, 5/8" Long, Packs of 100	
McMaster-Carr	3746K28	2	Food Industry Oil-Embed Flanged Sleeve Bearing, 841 Bronze, for 3/4" Shaft Diameter and 1" Housing ID, 1" Long	
McMaster-Carr	91771A191	1	Passivated 18-8 Stainless Steel Phillips Flat Head Screw, 82 Degree Countersink, 8-32 Thread, 5/16" Long, Packs of 100	
McMaster-Carr	5862K225	4	Neodymium Magnet with Countersunk Hole on Both Sides, 1/8" Thick, 3/4" OD	
McMaster-Carr	5862K926	2	Neodymium Magnet, Countersunk Hole on Both Sides, 1/4" Thick, 7/8" OD	
McMaster-Carr	5862K225	4	Neodymium Magnet with Countersunk Hole on Both Sides, 1/8" Thick, 3/4" OD	

Agreed to and Accepted:

**CAMBER ROAD PARTNERS, INC.
"LESSOR"**

Agreed to and Accepted:

**MISO ROBOTICS, INC.
"LESSEE"**

By: <u>/s/ Steve Aronson</u>	By: <u>/s/ Richard Hull</u>
Name: <u>Steve Aronson</u>	Name: <u>Richard Hull</u>
Title: <u>CEO</u>	Title: <u>CEO</u>
Date: <u>8/30/2023</u>	Date: <u>8/30/2023</u>

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Rider Number: 001

Lease Agreement Number: MR072222

Lease Schedule Number: 003

Lessee Name: MISO ROBOTICS,INC.

Lease Dated: July 22, 2022

PURCHASE OPTION

Lessee shall have the option to purchase the Equipment in its physical possession and on Lease Schedule No. 003 on the last day of the initial term; or on the last day of any renewal term thereafter. The Equipment may be purchased in whole and not in part, for the then determined mutually-agreed purchase price (plus applicable taxes).

Provided that (i) an Event of Default has not occurred, (ii) Lessor has received all of the Lease Payments, late fees billed and estimated property taxes, if any, due under the Lease Schedule prior to Lessee exercising this option to purchase and (iii) Lessor has received written notice of Lessee's election to exercise said purchase option not less than ninety (90) days prior to the last date of the initial term; or any renewal term of this Lease Schedule, Lessee may exercise their option to purchase the Equipment. If a sale is not consummated, the notice provided to exercise this option shall be accepted as a notice to terminate and return all of the Equipment, and Lessee will return all of the Equipment on this Lease Schedule in accordance with the Lease Agreement. If Lessee does not return all of the Equipment or Lessor has not received all sums due to satisfy the purchase of the Equipment by the end of the lease term, Lease Schedule 003 will continue in accordance with the Lease Agreement.

Lessee will receive title to the Equipment free and clear of all known liens only after Lessee has performed all of its obligations associated with the Lease Agreement and Lessor has been paid all sums due or becoming due under both this purchase option and the Lease Agreement, including, whether billed or not, all lease payments, taxes and late fees. Lessor shall retain all monies received in association with the Lease Schedule including all rent, taxes, security deposits and monthly lease payments and Lessee hereby waives any right to offset these monies against the costs associated with the exercise of this purchase option. Any sales or use tax due and not paid on these monies shall be added to the purchase price above.

Notwithstanding the foregoing, if Lessee does not exercise the purchase option above, then, prior to returning the Equipment, Lessee shall provide, in writing, a list of five (5) entities in the food technology automation industry that Lessor cannot sell the Equipment to.

Agreed to and Accepted:

CAMBER ROAD PARTNERS, INC.
"LESSOR"

By: /s/ Steve Aronson

Name: Steve Aronson

Agreed to and Accepted:

MISO ROBOTICS, INC.
"LESSEE"

By: /s/ Richard Hull

Name: Richard Hull

Title: CEO

Title: CEO

Date: 8/30/2023

Date: 8/30/2023