

<b>Quote Date:</b>	September 29, 2025	<b>Additional Vanjen Contact Name:</b>	Mitch Matranga
<b>Expiration Date:</b>	Please verify pricing before sending PO	<b>Additional Vanjen Contact Info:</b>	mmatranga@vanjen.net   936-537-3253
<b>Quote Number:</b>	STK12003	<b>Approximate Lead Time:</b>	Stock, verify availability before sending PO

Item	Description	Quantity	Unit Price
1	Automatic Transfer Switch, ZTG T-Series, ZGOP3BX32-BX1XXXXX   1200 A, 3 Phase (3 Pole), Open Transition - NEMA 3R Enclosure 2 NO (Normally Open) and 2 NC (Normally Closed) Auxiliary Contacts Solid Neutral Bar   No Meters   GB1 - (3)#8-1/0 Ground Bar   No Communications T1-Panel Voltage agnostic, Rated for 200 to 480V line to line voltage Standard Application-Sources on Bottom   Microprocessor activated Momentary test switch Programmable exerciser daily, 7-14-28-365 days user- selectable, with or without load Event log of last 250 events Adjustable over/under frequency sensor-Source 2-and Source 1 Frequency Indication - on the controller LED for Source 1 & Source -2 - Position indication   LED for Source 1 and Source 2 - Source availability indication Engine start timer -adjustable up to 60sec Phase rotation sensing of Source 1 and Source 2 Under voltage sensing 3-phase Source 2 In Phase Monitor between Source 1 and Source 2 to allow transfer-with enable/disable Over voltage sensing-3 phase Source 2 Microprocessor activated Commit/no commit on transferring to Source 2-with enable/disable Adjustable time delay on transfer to Source 1   Adjustable time delay on transfer to Source 2 Engine stop/cool adjustable cool down timer   Voltage imbalance between phases-applies to 3-phase only Bypass transfer timer function-soft switch in controller Programmable Input Modules: (Must be configured by user upon installation)   E-Stop Programmable Output Modules: (Must be configured by user upon installation)   Alarm / Product Availability	1	\$15,300.00

**CLARIFICATIONS AND EXCEPTIONS:**

- Itemized PO made out to Direct to Vanjen, **taxes and freight additional.**
- Standard Warranty included 2 years from date of shipment from ABB. Please verify this date with your Vanjen PM if needed.
- 100% restock fee for cancelled released purchase orders.
- Quoted spec unseen.
- Stock switches are sold on a first come first serve basis. A PO is required to hold a switch and must be released to ship within 14 days of receipt of PO.
- Stock Orders will ship 1-2 business days from receipt of PO. Vanjen's shipping and receiving hours are Tuesday – Thursday from 9 am-3pm. Please verify pickup location and shipment availability with your Vanjen Project Manager, any shipments scheduled without prior approval may be rejected.**

Please let me know if you need anything else at this time. Thank you for the opportunity,



**Rani Bluford**  
 Inside Sales – NTX/OK  
 817-266-2716  
 rbluford@vanjen.net

## Terms and Conditions

- General** - The terms and conditions contained herein, together with any additional or different terms contained in the Vanjen Group, LLC ("VJG") proposal, quotation and/or invoice submitted to the Purchaser by VJG constitute the entire agreement (the "Agreement") between the parties with respect to the equipment and/or services purchased and supersede all prior communications and agreements regarding the purchase order. VJG's proposal is expressly conditioned upon Purchaser's acceptance of these terms and conditions. These terms and conditions may not be changed, modified, deleted or superseded by Purchaser without VJG's written consent. These terms and conditions shall supersede any terms and conditions that attached to purchase orders issued by Purchaser.
- Payment terms** - Terms of Payment net 30 days from date of invoice. Any payment after this date shall be subject to a finance charge of one and one-half percent (1.5%) per month on the late balance.
- Inspection** - Freight damage must be noted on the bill of lading at the time of delivery and any claim for freight damage must be addressed directly with the freight carrier. VJG is not responsible for freight damage. Not later than fifteen (15) calendar days following receipt of any of the equipment or services, Purchaser shall notify VJG of any discrepancies between the quality (as ascertainable based upon visual inspection only) of the equipment or services ordered and those actually delivered.
- Warranty** - Equipment is not subject to any representations or warranties, express or implied, other than those provided by the manufacturer of the equipment, if any. **Unless and except as otherwise provided in writing by VJG, VJG sells the equipment as "as is" and makes no representations and grants no warranties, express or implied, regarding equipment and specifically disclaims any and all warranties, including warranties of merchantability, and fitness for a particular purpose.** Further, VJG is the supplier of equipment and is not responsible for the installation of such equipment and is not liable to repair or replace equipment damaged during installation.
- Limitation of Liability** - In no event shall VJG, its suppliers or subcontractors be liable for special, indirect, incidental or consequential damages, whether in contract, warranty, tort, negligence, strict liability or otherwise, including, but not limited to, loss of profits or revenue, loss of data, loss of use, loss of use of any of the equipment or any associated equipment, cost of capital, cost of substitute equipment, facilities or services, downtime costs, delays, and claims of customers of the Purchaser or other third parties for any damages. VJG's aggregate liability for all claims whether in contract, warranty, tort, negligence, strict liability, or otherwise for any loss or damage arising out of, connected with, or resulting from equipment or services provided by VJG or the performance or breach of any agreement between the parties, or from the design, manufacture, sale, delivery, resale, repair, replacement, installation, technical direction of installation, inspection, operation or use of any equipment covered by or furnished, or from any services rendered, shall in no case exceed the purchase order price.
- Termination of Purchase Order** - Special order, custom designed, and made-to-order equipment are non-cancelable and nonreturnable. Any other purchase orders may be cancelled by Purchaser only upon prior written notice and payment of costs related to the purchase order incurred by VJG for work not completed, and all expenses incurred by VJG attributable to the termination, plus a fixed sum of ten (10) percent of the final total price to compensate for indirect costs.
- Indemnity** - Purchaser shall indemnify and hold harmless VJG and its employees and owners from and against all claims, damages, losses, expenses, including attorneys' fees and expert witness fees resulting from or relating to equipment or services provided by VJG that is caused in whole or in part by any negligent act or omission of the Purchaser.
- Governing Law, Venue and Attorneys' Fees** - This agreement shall be governed by the laws of the State of Texas. The exclusive venue for litigation filed by the parties related to this agreement is Harris County, Texas. In case of a lawsuit, the prevailing party is entitled to recover its attorneys' fees, costs of court, and expert witness fees. As a condition precedent to filing a lawsuit, the parties shall engage in good faith negotiations in an attempt to resolve any dispute(s).
- Force Majeure** - VJG shall not be liable for failure to perform or delay in performance due to fire, flood, strike or other labor difficulty, act of God, act of any governmental authority, riot, embargo, fuel or energy shortage, car shortage, wrecks or delay in transportation, pandemic, or due to any other cause beyond VJG's reasonable control. In the event of delay in performance due to any such cause, the date of delivery or time for completion will be extended by a period of time reasonably necessary to overcome the effect of such delay.
- Taxes and Tariffs** - Any taxes, duty, customs, tariff, fee, or charge imposed by any governmental entity shall be paid by Purchaser in addition to prices quoted or invoiced by The Vanjen Group. In the event that Vanjen pays any such tax, duty, custom, tariff, fee, or charge, Purchaser shall promptly reimburse The Vanjen Group.