



"Multi-layer / Multi-material digital printing solutions for Electronics"

Printer Parts & Accessories

As of 2/1/25

Product Code	Product Description	Quantity	UM	Price
C3-A-1317	electroUV3D Printhead Assembly	1	Ea.	\$3305.74
C3-DJUV-MVPCAP	UVMVP Capping Station	1	Ea.	\$230.19
C3-1320-PE002	Table Sensor	1	Ea.	\$52.07
C3-1557662	Encoder Strip	1	Ea.	\$13.83
C3-DJ-3000003	Tensioner, X-Axis	1	Ea.	\$17.29
C3-K-0013	Print Head Cable Kit	1	Ea.	\$151.81
C3-K-0033	Carriage and Shaft Kit, electroUV3D	1	Ea.	\$382.37
C3-1320-K020	Print Engine Grease Kit	1	Ea.	\$99.74
C3-K-1392	Cleaning Solvent Cart, Set /8, electroUV3D	1	set	\$59.99
C3-K-1394	UV & Silver Ink Cart, Set /6, electroUV3D	1	set	\$37.45
C3-DJ-HEADCLEAN	DJ Head Cleaning Apparatus	1	Ea.	\$428.11
C3-20cc	SYRINGE 20cc Syringes for Priming (10/pk)	1	pk	\$60.74
C3-DJ-NEEDLE	Refill Needles for Ink Jet Cartridges (10/pk)	1	pk	\$20.25
C3-CONTROLLER	Control Unit	1	unit	\$5,407.50
C3-IRHeater	IR Heater	1	Ea.	\$289.57
C3-VACheater	Vacuum table w/ Heater	1	Ea.	\$22,710.37
C3-opt-align	Optical Alignment System for UV3D Printer	1	Ea.	\$34,606.92
C3-1800Z-MAIN	Main Board Programmed	1	Ea.	\$712.98
C3-HC-Cloth	Head Cleaning Cloth (100/pk)	1	pk	\$26.66

Pricing effective 2/1/2025. All prices US funds, FOB ChemCubed. Subject to change without notice. Payment on account terms or credit card +4% processing fee.

ChemCubed Jettable Solutions™

TERMS AND CONDITIONS OF SALE

- 1. All orders will become a contract only upon acceptance by the Seller at Seller's principal place of business.
- 2. This agreement between Seller and Buyer (the "sale contract") shall consist of the terms contained herein togetheryadditions withoran revisions of such terms mutually agreed to in writing by Seller and Buyer. The Seller shall not be bound bytional anyoraddi erent terms, whether printed or otherwise, in Buyer's purchase order or in any other communication from Buyer to Seller, unless speci cally agreed to by Seller in writing less ctract The shalla be for the bene t of Seller and Buyer andotnfor the bene t of any other person. Prior courses of dealing and verbal agreements not reduced to a writingler signhed to by Sel extent they modify, add to or detract from the sales contract, shall not be binding on Seller.
- 3. The sales contract may not be modi ed or rescinded except by a writing signed by Seller and Buyer. If allsalesorpartconftractthe is terminated by such modi cation or remission, Buyer, in the absence of contrary written agreement betweenandBuyer,Seller shall pay termination charges based upon costs determined by termination will be accepted and paid for in full by Buyer.
- 4. Seller warrants to Buyer that the products at the time of shipment will be free from defects of material and workmanshipndwillbeinaccordancea with speci cations agreed to in writing by the parties hereto. A reasonable variation in color, equcoalority, onr nish shall be acceptable by Buyer. Overruns or under runs not to exceed 10% of the amount ordered shall be acceptable to Buyer and the excess or de ciency orshallcreditedbe charged to the customer accordingly. Buyer will promptly notify Seller in writing of any defect in the products. Seller's sole obligation under these warranties will be limited to either, a Seller's option and expense, repairing, or furnishing a replacement f.o.b. rst point of shipment for the products thereofor which parts Seller reasonably determines do not conform with these warranties, and Buyer's exclusive remedy for breach of any such warranties cement will be of enforsuch sole obligation of Seller. All claims shall be submitted in writing to Seller withinirty(30)th days from the date of the material is received by Buyer, otherwise such claims shall be waived. THE FOREGOING WARRANTIES ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND OF ANY OTHER TYPE, WHETHER EXPRESSED OR IMPLIED. THE SELLER SHALL NOT BE HELD RESPONSIBLE,

EITHER IN TORT OR IN CONTRACT, FOR ANY LOSS OR DAMAGE ARISING OUT OF THE USE OF THE INABILITY TO USE THE PRODUCTS SUPPLIED, OR FOR ANY OTHER DIRECT, INCIDENTAL, OR CONSEQUENTIAL LOSS OR DAMAGE.

- 5. IN NO EVENT SHALL SELLER BE LIABLE FOR CONSEQUENTIAL DAMAGES, nor shall Seller's liability on any claims for damagesngarisiout of our connection with the sales contract or the manufacture, sale, delivery or use of the products exceed the purcheaseoftprodupricts. Seller shall not be liable for any failure to perform its obligation under the sales contract resulting directly or indirectly from or contributedsofGodt; byactactof Buyer; acts of civil or military authority; priority; res; ikesstr or other labor disputes; accidents; oods; epidemics; wars; riots; delays in transportation; lack of or inabilitytain to ob raw materials, components, labor, fuel or supplies; or other circumstances beyond Seller's reasonable control, rwhetherordissimilarsimilato the foregoing.
- 6. Buyer shall pay the purchase price within thirty (30) days unless otherwise stated by an ocer of the Seller.o.b.. SellPricer'is facilityF unless otherwise stated. All quotations are based on manufacturing and material prices prevailingmeofatquotationtheti. Actual charges for material will react prices prevailing at the time of shipment. Actual charges are based on rates currently in eact at the time of quotation and maythebeorderchangedisnot ifcompleted within thirty (30) days ofacceptance by Seller. Any increase or decrease in manufacturing or material prices at time of shipment will bebtractedaddedtofromorsuthe quoted price. Individual orders are subject to credit approval by Seller and will not be accepted toryunlesscreditsatisfacterms and conditions are met and maintained. Buyer will be charged a FINANCE CHARGE OF ONE AND THREE QUARTERS (13/4) PERCENT PER MONTH COMPOUNDED

MONTHLY), or maximum legal rate if lower, on all past due balances. Title to and risk ofthelossprofducts passes to Buyer upon delivery to the carrier. The Seller shall charge the Buyer for handling and storage at current storage rates all Buyers' property held more0) thandays thirtyunless(3otherwise agreed to in a writing by Seller and Buyer.

- 7. Shipping date is estimated on the basis of immediate receipt by Seller of Buyer's order and all information, approvalsdrawing stoandbe furnished by Buyer, and the absence of delays direct or indirect, resulting from or contributed to by circumstance beyond Seller'ss reasonable control. Seller will in good faith endeavor to ship by estimated shipping date Seller shall have the right to make partial shipments. All changes on orto especitimated shipping date will be by mutual written agreement Seller on and Buyer and where such changes a ect Seller's time or cost of performance, an equitable adjustment in estimated shipping date or
- purchase price, or both, will be made.

 8. The Buyer shall assume all responsibility for, and save the Seller harmless from any and all violations of FederalStatePureand/Foodsr and Drug laws, Flag. Trademark and Copyright laws, or from any subject matter required by law or prohibithated bythelawBuyer authorized printed or lithographed on or omitted from product will be delivered free of the rightful claim of any third party by way of infringement or the like.
- 9. Any taxes imposed on Seller by Federal, State or local taxing authorities, other government charges upon theale, production, shipmetors use of the products which Seller is required to pay or to collect from Buyer, excluding income taxes, shalldbybe Buyerpai to Seller, unless Buyer furnishes Seller with exemption certicates acceptable to the appropriate government authorities.
- 10. Prior to shipping, Seller, if requested, will a ord Buyer reasonable opportunity to inspect the products ntin. Seller's finopacking pla loading or bracing requirements are stated, Seller will comply with minimum speci cations for the methodsportation of transportation is speci ed on the front side hereof, shipment will be by a reasonable method of transportation and at Buyers sole expense.
- 11. The sales contract shall be governed by the Uniform Commercial Code as adopted in the State of New York asineforceectiveon and the date of the order. Wherever a term de ned by said Uniform Commercial Code is used in the Standard Provisionseitionthecontainedd in the Uniform Commercial Code is to control. Any action for breach of the sales contract or any covenant or warranty must be commenced within onecauysearofafteraction accrues and must be commenced and venue for such actionallbeshin Su olk County, New York. In the event action is brought by Seller to enforce any of the provisions of this Agreement, the Seller shall be entitled to attorney's fees and litigation expenses both at trial and on appealpenses. Litigationshallicludeex but are not limited to costs of depositions, transcription thereof, photocopying, phone calls, and other items which are reasonable, hether regadless the subjector of the expense is actually used at trial. If any portion of the Sales Contrallctbeshdeclared invalid by a Court of Competent jurisdiction, the remainder of the Sales Contract shall remain in force and e ect.