

2021 COMPAC 3L MLS FRUIT GRADING SYSTEM

AVAILABLE VIA EXPRESSIONS OF INTEREST

EOI CLOSURES: THU 16 NOV AT 4:00PM NZDT
LOCATION: GISBORNE, NEW ZEALAND



Under instructions from the Receivers of GizzyTru Limited (in Receivership) we are offering the below asset via an International Expressions of Interest Campaign.

2021 Compac 3L MLS Fruit Grading System

Note: The Compac Spectra2-R-1 unit displayed in the photographs is not included in the sale of this system.

- 2021 Compac Spectrum Analyser, Model: 01-03A, Serial Number: N-S-6130SPEC-21-00133
- 2021 Tomra 55A Multi Lane Sorter, Dimensions Approx: 1100mm wide, 20000mm long, 3x rows, stainless steel telescopic lane dividers, transfer plate brushes and longitudinal spill belts and Compac mobile access platform
- 2021 Compac Carrier Cleaning System, Model: AEL-CWPLC-15, Serial Number: 91552
- 2021 Enclosed Industrial Control Panel, Model: AEL-MCC+U1, Serial Number: 14299
- 2021 Enclosed Industrial Control Panel, Model: AEL- CWPLC-15, Serial Number: 91552

Note: Incorporates enclosed industrial control panel

System consists of spectrometer head unit, computer, switchmode power supplies, software, mounting brackets and cables.

Also included:

- Rittal SK 3188940 enclosed cooling unit
- Crossfed belt conveyors, Approx. Dimensions: 2000mm long, 450mm wide
- Return belt conveyor, Approx. Dimensions: 20000mm long, 300mm wide
- Transfer belt conveyor, Approx. Dimensions: 2100 long 450mm wide
- Waste belt conveyor, Approx dimensions: 4200mm long 450mm wide
- Outfeed belt conveyor, Approx. Dimensions: 1800mm long, 450mm wide
- Motorised roller inspection conveyors, Approx. Dimensions: 2600mm long, 600mm wide
- Inclined slat belt conveyor, Approx. Dimensions: 2600 long, 400mm wide
- Quantity of Assorted steel fabricated access platforms

Inspection strongly recommended

It is the purchaser's responsibility to arrange and pay for all decommissioning from site, we have been advised by Compac it takes approx. 10 days to decommission.



INDUSTRIAL

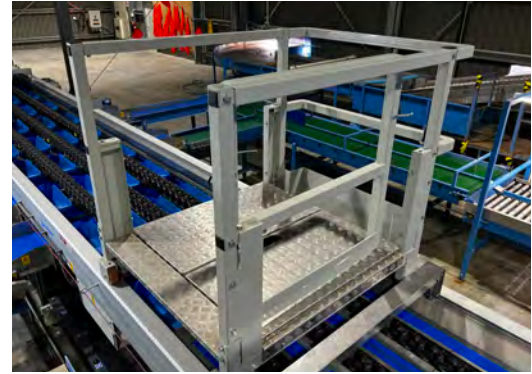


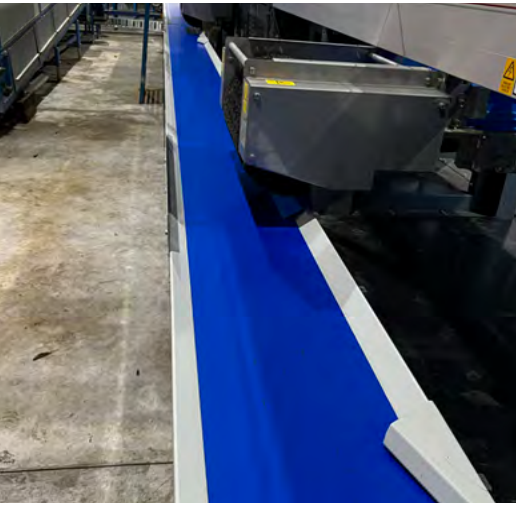
Contact:

Logan Fenemor
M: +64 27 470 7084
E: logan.fenemor@coxautoinc.com



Inspection: Inspection by appointment only
Location: Gisborne, New Zealand





2021 COMPAC 3L MLS FRUIT GRADING SYSTEM FOR EXPRESSION OF INTEREST EOI CLOSES: Thu 16 Nov at 4:00pm NZDT

Terms & Conditions of Expressions of Interest

1. Form: All offers to purchase and Item(s) (Offers) must be in writing, display the correct Expression of Interest number and the person making the offer (Offeror) warrants all information provided is true and correct. The submission of an Offer to Manheim constitutes acceptance of these Terms & Conditions by you.

Closing Time: 4:00pm Thursday 16 November 2022 (NZDT)

Lodging: Offers must be lodged with Manheim by:

- Email: logan.fenemor@coxautoinc.com

Seller and Manheim's Discretion: The highest of any Offers will not necessarily be accepted. The Seller or Manheim may withdraw any Item from sale or amend the Closing Time at its discretion and without notice.

Delays: Neither the Seller nor Manheim will be liable for or take any responsibility for Offers not received by the Closing Time for any reason, including (but not limited to) industrial disputes, electronic or technical difficulties.

Notification: The successful Offeror (Buyer), if any, will be notified by email using the contact details provided in the successful Offer within 5 business days of the Closing Time specified. Unsuccessful Offerors may not be notified.

2. Subject to clauses 23 and 26, if any dispute arises with the Seller, the Buyer agrees to allow Manheim (but Manheim will not be obligated to) to attempt to mediate and resolve the matter with the Seller and if Manheim, acting reasonably, determines the most appropriate resolution of the matter is the cancellation of sale and refund of purchase monies paid, Manheim's determination in relation to the Buyer's claim will be final and the Buyer will have no further claim or recourse against Manheim, the Seller or the Receivers upon refund of the purchase monies. The Buyer agrees not to institute any other actions or proceedings in connection with the sale after a period of 30 days following Completion of the sale. Nothing in this clause prevents a party from seeking urgent interim relief, such as an interim injunction, subject to the final resolution of any dispute.
3. Each Offer constitutes an irrevocable offer by the Offeror to purchase the Item at the specified price. Once an Offer is made, it cannot be revoked and remains open for acceptance by the Seller or Manheim until the sale is completed.
4. An Offer is taken to be a representation and warranty by the Buyer that the Offer is a genuine offer to purchase the Item at the price specified.
5. Decommissioning is the sole responsibility of the purchaser and must be arranged at the purchaser's cost. A decommissioning timetable must be submitted to provide clarification on the likely completion date. All decommissioning, packing, transport and shipping must be arranged by the Purchaser.
6. All Offer prices are GST inclusive unless the owner of the goods is not registered or required to be registered for GST (in which case no GST is payable on the sale of the Item provided that the Buyer meets the New Zealand IRD's zero-rated exemption by exporting the asset/s within 28 days of becoming available).
7. Items to be sold on behalf of owners not registered or required to be registered for GST will be separately identified.
8. The Buyer must disclose to Manheim at the time of registration as an Offeror and prior to any Offer, whether there is an intention to purchase an Item for export purposes. The ability of a Buyer to purchase an Item for such purposes is at the discretion of Manheim and subject to the Seller's consent. In the event this type of purchase is permitted, the Buyer is required to comply with all legislated disclosure requirements and any reasonable directions given by Manheim, the Seller or the Receivers.
9. All costs associated with the purchase of an Item, including but not limited to duties, taxes, bank fees, Item removal, transport, decommissioning and/or storage costs are to be paid by the Buyer and are separate and distinct from the Offer and the Buyer agrees to fully indemnify the Seller, the Receivers and Manheim for these costs.
10. All Offers submitted must be bona fide and must not be fixed or adjusted in collusion (or otherwise in accordance with any arrangement or agreement) with any third party (including but not limited to providing information relating to intended Offers or attempting to manipulate the sale process in any way.

11. If Manheim becomes aware of any form of collusive activity by an Offeror, Manheim may terminate the Offeror's right to participate in the EOI Process, or if Manheim has accepted the Offeror's Offer, Manheim may terminate any contracts entered into by the Offeror relating to the Offer.
12. The Buyer agrees that by entering Manheim's premises or the site where Items are to be decommissioned (Asset Site), the Buyer will conduct themselves in a courteous manner and observe all directions in relation to health and safety requirements from Manheim, the Seller, the Receivers or their personnel. Manheim, the Seller and the Receivers each reserve the right to require anyone, including the Buyer, to leave the premises or Asset Site prior, during or after an auction or the decommissioning process, for any reason, including for health and safety reasons or if any person engages in disruptive, abusive or intimidating behavior. If the Buyer engages in any disruptive, abusive or intimidating behavior on Manheim's premises, the Asset Site and/or towards Manheim, the Seller, the Receivers or their personnel or representatives, without limiting any of its other rights, Manheim may refuse to permit the Buyer to participate in the EOI Process and terminate these Terms & Conditions with immediate effect. Termination by Manheim does not release the Buyer from, or affect, any accrued obligation of the Buyer under these Terms & Conditions.
13. Manheim may refuse to accept any Offer or withdraw any Item from sale.
14. Manheim may hold an Offer and refer such an Offer to the Seller before acceptance. In some circumstances further negotiations may only be held with the highest Offeror.
15. All Buyers shall, if required to do so by Manheim, pay the deposit notified to Offerors.
16. In the case of non-payment of such deposit by a Buyer (Defaulter), the Item/s may, at the option of Manheim, be auctioned or resold and Manheim may in its discretion, refuse to accept any Offer made by the Defaulter.
17. Risk of damage to, and loss or destruction of, the Item shall pass to the Buyer immediately upon acceptance of an Offer. Subject to clause 23, Manheim shall be accountable for any deficiency, damage or loss, which may arise thereafter except to the extent that the loss is caused by the negligence of Manheim.
18. It is the Buyer's responsibility to independently verify any information relevant to any Item or which is important to the Buyer's decision to Offer on the Item.
19. Stamp duty, delivery charges, and any other applicable tax, levy or fee (Fees) are to be paid by the Buyer where and when applicable. Manheim, the Seller and the Receivers will not be liable for any direct or indirect loss or expenses suffered by the Buyer due to the Buyer failing to satisfy any applicable Fees.
20. Title in the Item or any part thereof shall not be eligible to pass to the Buyer until Manheim receives clear funds on the full payment for the Item from the Buyer. Full payment is due and payable by 4:00pm one business day after acceptance of the Offer unless otherwise agreed. If the Offeror fails to make full payment by 4:00pm one business day after acceptance of the Offer or on the date agreed between Manheim and the Buyer, Manheim may charge, and the Offeror must pay to Manheim, a reasonable late payment fee.
21. The Buyer cannot collect their Items or any portion thereof, until Manheim has clear funds from the Buyer in accordance with clause 20(Completion). If Completion has occurred, the Buyer must decommission and remove all items as per the outlined Decommissioning Table submitted with the Offer. Storage charges (that reflects the costs incurred by Manheim as a result of the late collection) may apply on Items paid for and remaining uncollected after 4:00pm one business day after Completion.
22. Manheim, shall not be responsible for any damage to the Item, property, or injury to persons incurred during the removal of Items after Completion or in connection with the Items being decommissioned, except to the extent caused by the negligence of Manheim. The Buyer must ensure its method of removal (including decommissioning, transport and/or dismantling) of an Item meets all legislative requirements including occupational health and safety laws and meets Manheim or the Seller's requirements for safe removal.
23. Without limiting any other rights of Manheim, if the Buyer commits a material breach of these Terms & Conditions, any money deposited by the Buyer in part payment shall be forfeited, all Items may be resold and the defaulting Buyer must reimburse Manheim for all reasonable costs and charges consequent upon resale.

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Terms & Conditions of Expressions of Interest

24. To the full extent permitted by law, and notwithstanding the contents of any materials issued by Manheim, all conditions, warranties, guarantees, (including as to the condition, quality, fitness for purpose, merchantability or compliance with description of an Item) rights, remedies, liabilities and other terms implied or imposed on Manheim by statute, custom or the common law are excluded from these Terms & Conditions. If a supply is a supply of goods or services to a consumer within the meaning of the Consumer Guarantees Act 1993 (CGA), nothing contained in these Terms and Conditions excludes, restricts, modifies contracts out of or limits the application of the CGA, provided that, to the extent the CGA permits Manheim to limit its liability, then Manheim's liability shall be limited to:
 - a) in the case of services, the cost of supplying the services again or payment of cost; and
 - b) in the case of goods, the cost of replacing the goods, supplying equivalent goods or having the goods repaired, or payment of those costs.
25. Manheim warrants that the Item will be delivered to the successful Buyer unencumbered by any security interest of any kind including without limitation under the PPSA (Security Interest), other than any Security Interest in favour of the Seller which will be released at or prior to the time title in the Item is intended to pass to the Buyer by using the Offer (or part thereof) to repay any person who has a Security Interest registered against the Item. If the Purchase Price is insufficient to discharge all of the Security Interest(s) registered at the time the Items are sold to the Buyer, then contemporaneously with the Buyer delivering the Goods to Manheim, Manheim shall, subject to the Items being in the same or similar condition as when they were sold to the Buyer, i) purchase the Items from the Buyer for the Offer price subject to the Security Interest; and ii) refund the Buyer Fees, if any, the Buyer has paid to Manheim in relation to the Items.
26. Subject to clause 23 the Buyer accepts all Items, having been made available for inspection prior to Offer, are offered for sale 'as is, where is' with all faults (if any). The Buyer acknowledges it is also responsible for conducting a search of the Personal Property Securities Register to ascertain whether any security interests and write off notification are recorded in relation to the Item.
27. Subject to clause 23, the Buyer acknowledges any information provided by Manheim in relation to any Item reflects the information provided to Manheim by the Seller or Receiver. Manheim has not independently verified its completeness or accuracy. Neither Manheim nor the Seller (or the Receivers) gives any warranty as to the completeness or accuracy of any information provided to a Buyer about any Item, including without limitation any information as to the distance travelled or machine or engine hours and neither Manheim nor the Seller (or the Receivers) will be liable for any loss, damage, cost or expense suffered or incurred by a Buyer arising out of incorrect or incomplete information. The Buyer agrees to independently verify any information important to their purchasing decision.
28. The Buyer acknowledges and agrees that advertisements may be subject to change and update from time to time. Manheim reserves the right to withdraw Items from sale and to clarify any descriptions prior to the commencement of Offers.
29. Subject to clause 23, the Buyer agrees and acknowledges Manheim and the Seller (and the Receivers) accepts no liability or responsibility to the Buyer or any third party arising from any indirect or consequential loss, damage or expense of any kind or nature and the Buyer releases and forever discharges Manheim and the Seller (and Receivers) from any such liabilities and claims, demands or causes of action in respect thereof.
30. Subject to clause 23, Manheim accepts no responsibility for any interpretation placed upon the information provided to the Buyer.
31. Subject to clause 23, the Buyer agrees to indemnify Manheim the full amount of any claim, suit or demand and Manheim's costs of such a claim, suit or demand (including without limitation, Manheim's legal costs on a full indemnity basis) made by the Buyer or any other person in relation to a sale except to the extent caused by the negligence or a breach of these Terms & Conditions by Manheim. This clause survives termination of these Terms & Conditions for any reason and does not merge upon completion.
32. Manheim and the Seller (and Receivers) is not responsible or otherwise liable for any delay in, or failure of, performance to the extent of any delay or failure due to circumstances beyond Manheim's reasonable control including without limitation, strikes, lockouts and other industrial disputes, breakdown of systems or network access, flood, fire, explosion or accident.
33. Manheim has the right to cancel any purchase transaction due to error or if instructed or required to do so by the Receivers, even if the purchase price of the Item has been paid. Manheim may exercise this right up until the time the Buyer collects the item(s). If Manheim exercises this right, Manheim will refund to the Buyer any purchase price that the Buyer has paid.
34. Without limiting any other right of Manheim, Manheim may terminate these Terms & Conditions:
 - a) for convenience without cause in its absolute discretion by giving reasonable notice to the Buyer;
 - b) immediately by giving notice to the Buyer, if Manheim reasonably suspects the Buyer has engaged in fraudulent or illegal conduct in relation to the auction;
 - c) subject to paragraph b) of this clause, if the Buyer breaches these Terms & Conditions and:
 - (i) fails to rectify the breach as directed by Manheim within a reasonable time period specified by Manheim (which need not be more than 2 business days); or
 - (ii) the breach is incapable of remedy.
35. The Buyer may only withdraw an unaccepted Offer by notice in writing to Manheim provided that such notice is given to Manheim prior to Manheim accepting the Offer from the Buyer. Any purported withdrawal of the Offer by the Buyer does not release the Buyer from, or affect, any accrued obligation under these Terms & Conditions.
36. On termination of these Terms & Conditions for cause, any amounts owed by the Buyer to Manheim, whether under these Terms & Conditions or otherwise will become immediately due and payable.
37. All Items are sold as unregistered unless otherwise stated by Manheim.
38. Any deficiency in the Items sold shall not vitiate the sale, but neither the Seller nor Manheim shall be bound to deliver more than is in their possession.
39. A Buyer's Fee and other fees may be payable by the Buyer on Items purchased through Manheim. At the time of final payment for the Item, the Buyer will be required to pay a Buyers Fee based on a proportion of the Offer price (exclusive of GST). Note this fee is in addition to the successful Offer price of the Item. Manheim will notify the Buyer of the Buyers Fee at the time of purchase.
40. Additional Terms & Conditions for truck and machinery auctions, or where assets are purchased for business use: Manheim does not warrant any electrical or mechanical appliance, plant and/or equipment (collectively Plant and Equipment) complies with the requirements of any applicable occupational health and safety laws (OHS Laws). Where reasonably practicable and where the Plant and Equipment is likely to be used in a workplace, Manheim has requested the Seller display a statement on the Plant and Equipment to indicate the safety condition of Plant and Equipment and to supply certificates, operation manuals, etc. which may exist for the particular Plant and Equipment. If the Plant and Equipment purchased does not include this information, upon request of a Buyer, Manheim will use its reasonable efforts to obtain this information from the Seller. A Buyer of any Plant and Equipment for use in a workplace is responsible for ensuring the Plant and Equipment complies with applicable OHS Laws before it is used.
41. Without prejudice to (and without limiting) the supplier's obligations and liabilities to Manheim under these Terms & Conditions, the Buyer must have in force and maintain at its cost insurance policies with insurers of repute as will give Manheim (or its subcontractors) cover for the following risks and amounts for the terms of these Terms & Conditions:
 - a) accident insurance coverage in accordance with the Buyer's statutory obligations, covering all of the Buyer's employees, officers, agents and contractors;
 - b) general public and product liability insurance with a bodily injury and property damage limit of not less than NZ\$10 million any one occurrence and in the aggregate basis;
 - c) wherever any services are provide or a professional nature, professional indemnity insurance of not less than NZ\$10 million any one claim and in the aggregate basis.

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- d) The Buyer must within two days of any request by Manheim, provide Manheim with all such documentation as is necessary to prove the Buyer's continuing compliance with its obligations to insure under clause 41.
42. Manheim may be given notice of any matter under these Terms & Conditions by email, post, by posting on Manheim's website, or at Manheim's premises.
43. These Terms & Conditions shall be governed by and construed in accordance with the law of New Zealand and the parties submit to the non-exclusive jurisdiction of the courts of New Zealand.
44. If any provisions of these Terms & Conditions are found to be invalid or unenforceable, the provision will be read down or severed and the invalidity or unenforceability does not affect the validity or enforceability of the other Terms & Conditions.
45. Each indemnity in this document is a continuing obligation, separate and independent from other obligations of the parties and survives termination of this document.
46. These Terms & Conditions represent the entire understanding between the parties.
47. In these Terms & Conditions, a reference to a statute includes regulations under it and consolidations, amendments, re-enactments or replacements of any of them.
58. Any consideration to be paid or provided for a supply made under or in connection with these Terms & Conditions, unless specifically described in these Terms & Conditions as "GST inclusive", does not include an amount on account of GST.
59. Despite any other provision in these Terms & Conditions, if a party (Supply Maker) makes a supply under or in connection with these Terms & Conditions on which GST is imposed (not being a supply the consideration for which is specifically described in these Terms & Conditions as GST inclusive):
 - (a) where the consideration payable or to be provided for that supply under this agreement is expressed as a GST-exclusive figure (GST Exclusive Consideration), the recipient of the supply (Recipient) must pay to the Supply Maker, an amount equal to the GST Exclusive Consideration, plus 15% of the GST Exclusive Consideration; and
 - (b) the amount by which the GST Exclusive Consideration is increased to account for GST must be paid to the Supply Maker by the Recipient without set off, deduction or requirement for demand, at the same time as the GST Exclusive Consideration is payable or provided.

SELLER AND RECEIVERS

60. Neither the Seller nor the Receivers are party to any agreement between the Buyer and Manheim, and any agreement for the sale and purchase of an Item is solely as between the Buyer and Manheim.
61. Neither the Seller nor the Receivers make any representations, warranties or similar howsoever described, relating to, or in connection with, an Item, or these terms and conditions.
62. By making an Offer the Offeror (and subsequently, the Buyer) is acknowledging and agreeing that they will have no right of recourse, or claim (howsoever described) of any nature, against the Seller or the Receivers.

INTERPRETATION

- In these Terms & Conditions, unless expressed or implied to the contrary:
- "Receivers" means Rees Logan and Andrew McKay of BDO Auckland, as the joint receivers of each Seller.
 - "business days" means a day that is not a Saturday, Sunday, or public holiday in Auckland, New Zealand.
 - "Buyer Fee" means fees payable by the Buyer to Manheim on a successful bid or Offer.
 - "Item" means the assets or goods made available for purchase under these Terms & Conditions.
 - "Seller" means, as applicable, Gizzytru Limited (in Receivership) being the owner of the applicable Item, and in each case acting by its receivers.
 - "Expression of Interest" means the opportunity to submit an Offer in accordance with these Terms & Conditions.
 - "EOI Process" means the Expressions of Interest process carried out in accordance with these Terms & Conditions.
 - "Manheim" means Manheim Limited, Company number: 1812451, NZBN: 9429034129708, and includes each related company (as that term is defined in section 2(3) of the Companies Act 1993) of Manheim and any agent, officer, representative and employee of any of them.
 - "Offer" means the amount being submitted by the Offeror in response to this EOI process and in accordance with these Terms & Conditions.
 - "Offeror" means the person submitting an offer for the purchase of any Item(s) in accordance with these Terms & Conditions.
 - "PPSA" means Personal Property Securities Act 1999 (NZ).

PRIVACY

48. Manheim protects the privacy of individuals in accordance with the Privacy Act 2020 (Privacy Act).
49. The Buyer agrees that it will only collect, hold, use, disclose or otherwise deal with any personal information (as defined in the Privacy Act) (Personal Information) disclosed to it by Manheim or the Seller for the purpose for which it was disclosed.
50. The Personal Information collected on the Buyer Registration Card and otherwise in connection with these Terms & Conditions is collected by Manheim for the purpose of complying with these Terms & Conditions and may be disclosed to the Seller or the Receivers, Manheim's related bodies corporate and other third parties (such as delivery contractors, roads or licensing authorities) for this purpose. Manheim is required and/or authorised to identify the buyers and sellers of vehicles under applicable legislation including the and Fair Trading Act 1986. Details are available in Manheim's Privacy Policy which may be accessed at <https://www.manheim.co.nz/privacy-policy>.
51. If the Personal Information requested is not provided, the Offeror or Buyer may not be able to Offer or purchase Items from Manheim.
52. Manheim's Privacy Policy contains information about how individuals may:
53. access and correct the Personal Information held about them by Manheim;
54. complain to Manheim about a breach of privacy and how Manheim will deal with such a complaint.
55. Any queries about privacy can be directed to Manheim's Privacy Officer, PO Box 34 Altona North, Victoria 3025, or by email at caa.privacy@coxautoinc.com

GST

56. In clauses 55 to 58 of these Terms & Conditions, a word or expression defined in the Goods and Services Tax Act 1985 has the meaning given to it in that Act.
57. For the purposes of these Terms & Conditions, where the expression "GST inclusive" is used in relation to an amount payable or other consideration to be provided for a supply under these Terms & Conditions, the amount or consideration will not be increased on account of any GST payable on that supply.

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I/We (full name of persons or Company expressing interest):	
of (full address):	
Phone: ()	Mobile:
Email:	
Signature:	Title (if signing on behalf of a company):

I do hereby agree to the Terms & Conditions of Expression of Interest as listed above and offer the following amount(s) as full payment for the goods. All offers are including Manheim's Buyers Administration Fee and GST (15%). The GST will be refunded to international purchasers upon receipt of a Bill of Lading document confirming the lot/s purchased are exported within New Zealand IRD zero rated requirements.

Payment terms: 20% non-refundable deposit on full invoice total within 24 hours of offer acceptance. 75% payment before decommissioning commences. 5% payment when decommissioning has concluded but before asset/s leave site.

Lot No.	Description	\$ (NZD) including GST	Amount in words
1	<p>2021 Compac 3L MLS Fruit Grading System</p> <ul style="list-style-type: none">• 2021 Compac Spectrum Analyser, Model: 01-03A, Serial Number: N-S-6130SPEC-21-00133• 2021 Tomra 55A Multi Lane Sorter, Dimensions Approx: 1100mm wide, 20000mm long, 3x rows, stainless steel telescopic lane dividers, transfer plate brushes and longitudinal spill belts and Compac mobile access platform• 2021 Compac Carrier Cleaning System, Model: AEL-CWPLC-15, Serial Number: 91552• 2021 Enclosed Industrial Control Panel, Model: AEL-MCC+U1, Serial Number: 14299• 2021 Enclosed Industrial Control Panel, Model: AEL- CWPLC-15, Serial Number: 91552 <p>Note: Incorporates enclosed industrial control panel System consists of spectrometer head unit, computer, switchmode power supplies, software, mounting brackets and cables.</p> <p>Also included are:</p> <ul style="list-style-type: none">• Rittal SK 3188940 enclosed cooling unit• Crossfed belt conveyors, Approx. Dimensions: 2000mm long, 450mm wide• Return belt conveyor, Approx. Dimensions: 20000mm long, 300mm wide• Transfer belt conveyor, Approx. Dimensions: 2100 long 450mm wide• Waste belt conveyor, Approx dimensions: 4200mm long 450mm wide• Outfeed belt conveyor, Approx. Dimensions: 1800mm long, 450mm wide• Motorised roller inspection conveyors, Approx. Dimensions: 2600mm long, 600mm wide• Inclined slat belt conveyor, Approx. Dimensions: 2600 long, 400mm wide• Quantity of Assorted steel fabricated access platforms		