

120450 Future Turtles  
Date: 5/14/2026



Cresco Restaurant Equipment  
2018 S. Van Ness Ave.  
Fresno CA 93721  
United States

Sales Order

#SOR-6879807

Ship To

7800 WHITE Fir st  
Reno NV 89523  
United States  
(917) 626-5567

TOTAL

\$2,983.85

Location	Terms	PO #	Sales Rep	Shipping Method	Memo
Reno-Resco			Richard Muniz		joel

Item	Description	Qty	Units	Serial Num	Rate	Tax Rate	Amount
CVM-13-HC~EGC01 True Mfg. - General Foodservice	Refrigerated Merchandise, one- section, True Edge Glass Curved version 01, (5) shelves, (1) Curved-edged glass hinged door with built- in handle, LED interior lights with illuminated handle indicator, powder coated steel exterior, black interior with stainless steel floor, R290 Hydrocarbon refrigerant, 1/5 HP, 115v/60/1-ph, 2.5 amps, NEMA 5-15P, (depth does not include 1" for rear bumpers), cULus, UL EPH Classified, Made in USA	1	EA		\$2,756.06	8.265%%	\$2,756.06
Free Curbside Delivery	Free CURBSIDE DELIVERY, for purchases over \$1,000 within a 25 mile radius of a Cresco-Resco location. Delivery to customer's entrance or curbside only.  THIS DOES NOT INCLUDE:  - INSIDE DELIVERY - REMOVAL OF OLD EQUIPMENT - INSTALLATION	1			\$0.00	%	\$0.00



SOR-6879807

## TERMS AND CONDITIONS

- 1. PAYMENT AND INTEREST.** Payment terms are cash in advance except where open account credit is established and maintained to the satisfaction of Seller, in which case payment terms are net 30 days from date of shipment. The amount of credit or terms of payment may be changed or credit withdrawn by Seller at any time. Any amount which is not paid when due will be assessed a finance charge at a rate of 1.5% per month (18% per year) or the highest rate permitted by law.
- 2. SECURITY AGREEMENT, CREDIT AND COLLECTION.** To secure payment of all sums due Seller hereunder, Buyer grants to Seller a continuing security interest in the Goods shipped hereunder, and this invoice shall be deemed a security agreement under the Commercial Codes of the States of California, Nevada, and Colorado. Buyer authorizes Seller to execute and file on Buyer's behalf all documents Seller deems necessary to perfect its security interest. Buyer shall be in default upon Buyer's insolvency or Buyer's failure to make a payment due hereunder when due or to perform any of Buyer's other obligations hereunder. Buyer agrees to subordinate all rights of other creditors to Seller's rights under this Agreement.
- 3. SHIPPING TERMS, RISK OF LOSS, AND SUBROGATION.** Deliveries are FOB point of shipment. Upon delivery of goods to the carrier, Buyer assumes all risk of loss or damage resulting from any cause. Until Seller has been paid for all Goods covered hereunder, Buyer shall properly store, use and maintain the Goods and maintain adequate insurance thereon, and Buyer agrees to subrogate Seller as beneficiary insurance claims respecting damage or loss of the Goods covered hereunder.
- 4. LIMITATION OF SELLER'S LIABILITY.** Seller's liability on any claim of any kind, including negligence and strict liability, with respect to the goods covered hereunder shall in no case exceed the price of the goods or part thereof which gives rise to the claim.
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- 6. GOVERNING LAW AND JURISDICTION.** This Agreement, and all claims or causes of action that may be based upon, arise out of or relate to this Agreement, or the negotiation, execution or performance of this Agreement shall be governed by, and enforced in accordance with, the internal laws of the State of California. Buyer and Seller submit to the jurisdiction of the courts located in the State of California in the event of any proceedings therein in connection herewith.
- 7. ATTORNEY'S FEES.** If any legal action is brought by Seller or its assignee to collect the Purchase Price hereunder, and Seller or its assignee prevails, Seller shall be entitled to receive from Buyer its attorneys' fees and court costs in addition to any other relief it may receive.
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Sales Order

#SOR-6879807

- REMOVING DOORS

- LIFTING  
EQUIPMENT OVER  
COUNTERS OR BAR  
TOPS, AND GOING  
UP/DOWN STAIRS.

ANY ADDITIONAL  
SERVICES NOT  
SPECIFIED BY THE  
CUSTOMER, AND  
AGREED UPON BY  
CRESCO-RESCO AT  
THE TIME OF  
DELIVERY WILL BE  
CHARGED TO THE  
CUSTOMER AT \$100/  
HOUR COD.

Subtotal	\$2,756.06
Tax Total	\$227.79
<b>Total</b>	<b>\$2,983.85</b>

Seller shall have no duty under this Agreement unless it is signed by the Buyer. By signing below, Buyer grants Seller a security interest in the Goods sold hereunder and agrees to the other Terms and Conditions herein and on the reverse side of this invoice. The Goods are sold AS-IS AND WITH ALL FAULTS WITHOUT ANY WARRANTY WHATSOEVER, EXPRESSED OR IMPLIED.

All goods returned must be accompanied by this invoice. NOTE: Returned items must have prior approval of Seller, and are subject to freight charges and a 25% restocking charge.



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**4. LIMITATION OF SELLER'S LIABILITY.** Seller's liability on any claim of any kind, including negligence and strict liability, with respect to the goods covered hereunder shall in no case exceed the price of the goods or part thereof which gives rise to the claim.

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**7. ATTORNEY'S FEES.** If any legal action is brought by Seller or its assignee to collect the Purchase Price hereunder, and Seller or its assignee prevails, Seller shall be entitled to receive from Buyer its attorneys' fees and court costs in addition to any other relief it may receive.

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- 4. STORAGE FEE.** A monthly storage fee of 2% of the purchase value will be charged for equipment not collected within the designated timeframe. For in-stock items: Storage fees will begin to accrue 60 days after the date of sales order creation. For back-ordered items: Storage fees will begin to accrue 60 days after order merchandise is received by Cresco-Resco (customer will be notified via email). Items will be held for a maximum of one (1) year from the date storage fees begin to accrue. After this period, D&P Enterprises will issue a refund check to the customer for the purchase amount, less the accumulated 2% monthly storage fee and a 25% restocking fee. The 2% monthly fee will be calculated based on the total purchase value of the stored equipment, excluding any taxes or shipping fees already paid. All accrued storage fees must be paid in full before the stored equipment can be delivered or released.
- 5. LIMITATION OF SELLER'S LIABILITY.** Seller's liability on any claim of any kind, including negligence and strict liability, with respect to the goods covered hereunder shall in no case exceed the price of the goods or part thereof which gives rise to the claim. Buyer shall be deemed to assume all liability for any and all damages arising from or in connection with the use or misuse of the goods by buyer, its employees, customers and others.
- 6. INDEMNIFICATION AND WAIVER.** Buyer shall indemnify, defend, and hold harmless Seller from any loss or damage sustained by Seller and from and against all claims asserted against Seller with respect to the goods covered hereunder.
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- 8. ATTORNEY'S FEES.** If any action at law or in equity is commenced by either party to enforce or interpret the terms of this Agreement, the party finally prevailing in the proceeding or action (after appeal, if any) shall be entitled to recover from the unsuccessful party reasonable attorney's fees, costs, and necessary disbursements in addition to any other relief to which the prevailing party may be entitled.
- 9. FORCE MAJURE.** Seller shall not be liable for delay or other failure of performance due to causes beyond its reasonable control. Cancellation of this Agreement as to any Goods shall not affect Buyer's duties as to any other Goods.
- 10. DISPUTE RESOLUTION.** The parties shall attempt in good faith to resolve any dispute arising out of or relating to this Agreement, or the breach, termination or validity of the Agreement, by negotiations between executives who have authority to settle the controversy. Any party may give the other party written notice of any dispute not resolved in the normal course of business. Within sixty (60) days after delivery of the notice, executives of both parties shall meet at a mutually acceptable time and place, and thereafter as often as they reasonably deem necessary, to exchange relevant information and to attempt to resolve the dispute. If the matter has not been resolved within ninety (90) days of the disputing party's notice, or if the parties fail to meet within sixty (60) days, either party may initiate the other remedies available under this Agreement or under applicable law. All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of the Federal Rules of Evidence and state rules of evidence. If the dispute has not been resolved by negotiation as provided in this Agreement, it shall be settled by binding arbitration in accordance with American Arbitration Association. The arbitration shall take place in Fresno, CA, and shall be governed by California law. Judgment on the award rendered by the arbitrator may be entered by any court having jurisdiction.
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TRUE MANUFACTURING CO., INC.

RETAIL DIVISION

2001 East Terra Lane • O'Fallon, Missouri 63366-4434 • (636)240-2400  
Fax (636)272-2408 • Toll Free (800)325-6152 • Intl Fax# (001)636-272-7546  
Parts Dept. (800)424-TRUE • Parts Dept. Fax# (636)272-9471 • www.truemfg.com

Project Name: \_\_\_\_\_

Location: \_\_\_\_\_

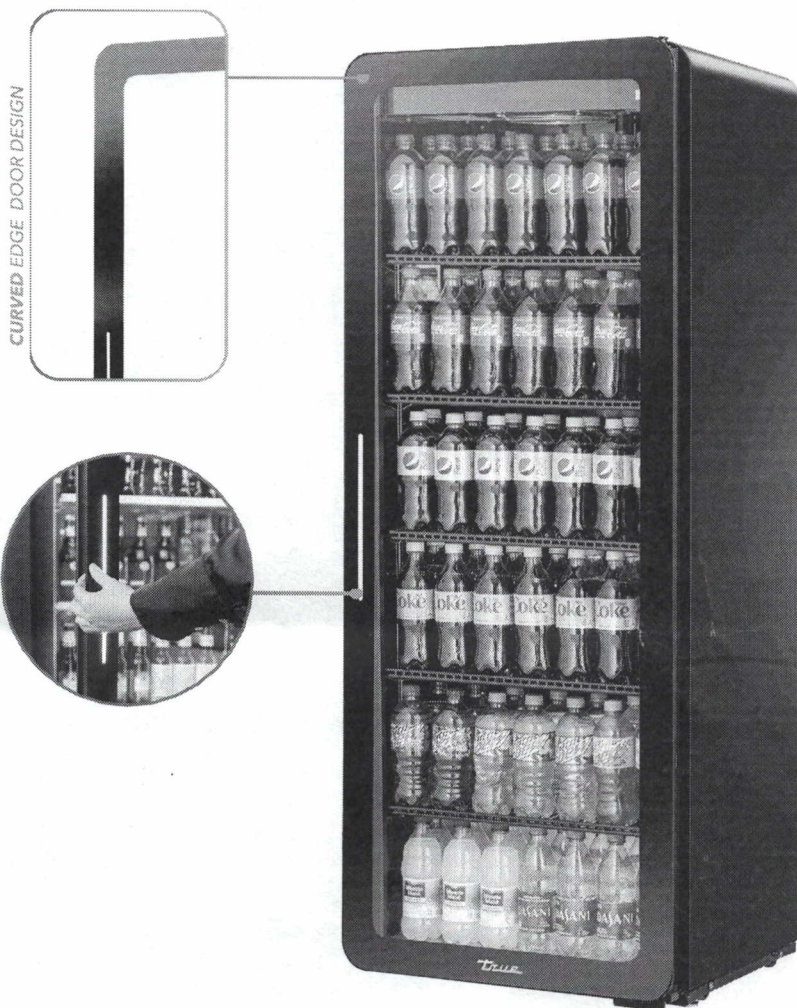
Item #: \_\_\_\_\_ Qty: \_\_\_\_\_

Model #: \_\_\_\_\_

AIA # \_\_\_\_\_

SIS # \_\_\_\_\_

Model:

**CVM-13-HC~EGC01****Contemporary Visual Merchandiser:***Swing Door Refrigerator with Hydrocarbon Refrigerant~Edge Glass Curved Version 01***FEATURES**

With its curved edge design and increased beverage storage, the series redefines merchandising.

The curved-edged door design has a built-in handle for opening the door from the top or side.

Illuminated handle position indicator.

Uses environmental friendly R290 Hydrocarbon refrigerant.

Energy efficient, factory balanced, refrigeration system holds 33°F to 38°F (5°C to 3.3°C).

Self-Cleaning RCU Technology eliminates the need for cleaning of condenser coil, reduces energy consumption and helps maintain the coldest temperature and freshest product.

Left door hinge also available.

**ROUGH-IN DATA**

Chart dimensions rounded up to the nearest 1/8" (millimeters rounded up to next whole number). Specifications subject to change without notice.

Model	Doors	Shelves	Cabinet Dimensions (inches) (mm)			HP	Voltage	Amps	NEMA Config.	Cord Length (total ft.) (total m)	Crated Weight (lbs.) (kg)
			W	D†	H						
CVM-13-HC~EGC01	1	5	24 7/8 630	22 7/8 581	63 3/4 1617	1/8 N/A	115/60/1	2.5 N/A	5-15P	10 3.05	235 106

† Depth does not include 1" (26 mm) for rear bumper.

MADE WITH  
**INNOVATION**  
IN THE USAnatural  
refrigerant.**APPROVALS:****AVAILABLE AT:**

6/24

Printed in U.S.A.



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Model:  
**CVM-13-HC~EGC01**

## Contemporary Visual Merchandiser:

Swing Door Refrigerator with Hydrocarbon  
Refrigerant~Edge Glass Curved Version 01

**true**®

### STANDARD FEATURES

#### DESIGN

- True's Contemporary Series is built with durability, stability, and style in mind. Through the series' curved edge design it redefines merchandising with its inspired product displays and increased beverage storage.

#### REFRIGERATION SYSTEM

- Factory engineered, self-contained, capillary tube system using environmentally friendly R290 hydrocarbon refrigerant that has zero (0) ozone depletion potential (ODP), & 0.02 global warming potential (GWP).
- High capacity, factory balanced refrigeration system that maintains cabinet temperatures of 33°F to 38°F (5°C to 3.3°C) for the best in food preservation.
- State of the art, electronically commutated evaporator and condenser fan motors. ECM motors operate at higher peak efficiencies and move a more consistent volume of air which produces less heat, reduces energy consumption and provides greater motor reliability.
- NSF/ANSI Standard 7 compliant for the storage and/or display of packaged or bottled product.

#### CABINET CONSTRUCTION

- Exterior - non-peel or chip black powder coated cold rolled steel; durable and permanent.
- Welded, heavy duty steel frame rail, black powder coated for corrosion protection.

- Interior - attractive, black aluminum interior liner with stainless steel floor.
- Insulation - entire cabinet structure is foamed-in-place using a high density, polyurethane insulation that has zero ozone depletion potential (ODP) and zero global warming potential (GWP).
- Frame rail fitted with leg levelers.
- 2" integrated rollers standard.

#### DOOR

- "Low-E", double pane thermal insulated glass door assembly with mitered plastic channel frame. The latest in energy efficient technology.
- The door features an integrated LED handle indicator for a sleek, modern appearance.
- Self closing door. Positive seal, torsion type closure system.
- Magnetic door gasket of one piece construction, removable without tools for ease of cleaning.
- Edge door will not change when an alternative interior or exterior finish is ordered.

#### SHELVING

- Five (5) adjustable, heavy duty PVC coated wire shelves 20 5/8" L x 17 1/2" D (524 mm x 445 mm). Four (4) chrome plated shelf clips included per shelf.
- Shelf support pilasters made of same material as cabinet interior; shelves are adjustable on 1/2" (13mm) increments.

#### LIGHTING

- LED interior lighting, safety shielded.

#### ELECTRICAL

- Unit completely pre-wired at factory and ready for final connection to a 115/60/1 phase, 15 amp dedicated outlet. Cord and plug set included.



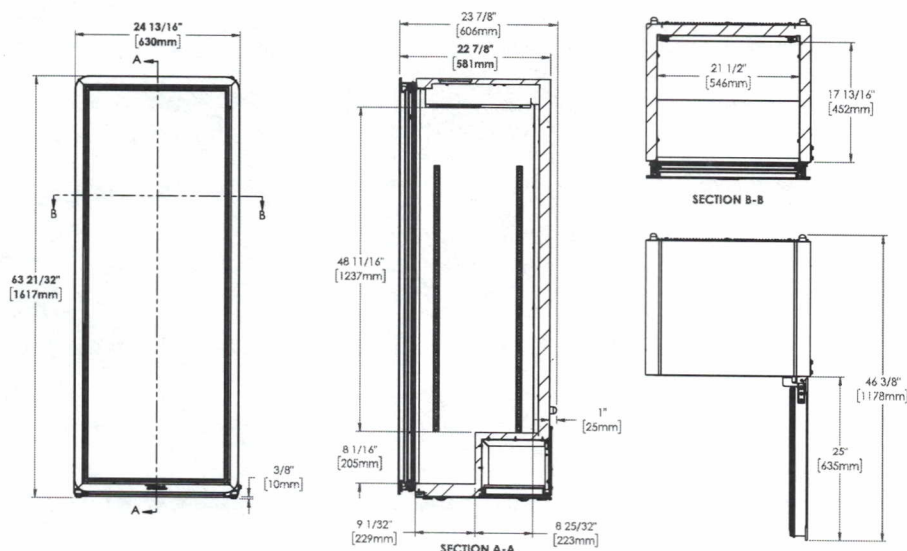
115/60/1  
NEMA-5-15R

#### OPTIONAL FEATURES/ACCESSORIES

Upcharge and lead times may apply.

- ☐ White exterior.
- ☐ Stainless steel interior and exterior.
- ☐ White aluminium interior liner with white shelving.
- ☐ 2 1/2" (64 mm) diameter castors.
- ☐ Red wine thermostat.
- ☐ White wine thermostat.
- ☐ Chocolate thermostat.
- ☐ Additional shelves.
- ☐ TrueFlex gravity feed organizers.
- ☐ True Flex-Pac kit.
- ☐ Pricing strips.
- ☐ Door sign decal. Variety of decal options available.
- ☐ Left door hinge available.

### PLAN VIEW



METRIC DIMENSIONS ROUNDED UP TO THE  
NEAREST WHOLE MILLIMETER

SPECIFICATIONS SUBJECT TO CHANGE  
WITHOUT NOTICE



Model	Elevation	Right	Plan	3D	Back
CVM-13-HC~EGC01					

**TRUE MANUFACTURING CO., INC.**

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- 3. SHIPPING TERMS, RISK OF LOSS, AND SUBROGATION.** Deliveries are FOB point of shipment. Upon delivery of goods to the carrier, Buyer assumes all risk of loss or damage resulting from any cause. Until Seller has been paid for all Goods covered hereunder, Buyer shall properly store, use and maintain the Goods and maintain adequate insurance thereon, and Buyer agrees to subrogate Seller as beneficiary insurance claims respecting damage or loss of the Goods covered hereunder.
- 4. LIMITATION OF SELLER'S LIABILITY.** Seller's liability on any claim of any kind, including negligence and strict liability, with respect to the goods covered hereunder shall in no case exceed the price of the goods or part thereof which gives rise to the claim.
- 5. INDEMNIFICATION AND WAIVER.** Buyer shall indemnify, defend, and hold harmless Seller from any loss or damage sustained by Seller and from and against all claims asserted against Seller with respect to the goods covered hereunder.
- 6. GOVERNING LAW AND JURISDICTION.** This Agreement, and all claims or causes of action that may be based upon, arise out of or relate to this Agreement, or the negotiation, execution or performance of this Agreement shall be governed by, and enforced in accordance with, the internal laws of the State of California. Buyer and Seller submit to the jurisdiction of the courts located in the State of California in the event of any proceedings therein in connection herewith.
- 7. ATTORNEY'S FEES.** If any legal action is brought by Seller or its assignee to collect the Purchase Price hereunder, and Seller or its assignee prevails, Seller shall be entitled to receive from Buyer its attorneys' fees and court costs in addition to any other relief it may receive.
- 8. FORCE MAJURE.** Seller shall not be liable for delay or other failure of performance due to causes beyond its reasonable control. Cancellation of this Agreement as to any Goods shall not affect Buyer's duties as to any other Goods.
- 9. DISPUTE RESOLUTION.** Buyer and Seller agreed to mediate any dispute or claim arising between them out of this Agreement before resorting to arbitration or court action. **BUYER AND SELLER AGREE THAT ANY DISPUTE OR CLAIM ARISING BETWEEN THEM OUT OF THIS AGREEMENT, WHICH IS NOT SETTLED THROUGH MEDIATION, SHALL BE DECIDED BY NEUTRAL, BINDING ARBITRATION.**
- 10. MISCELLANEOUS.** This Agreement constitutes the entire agreement between Buyer and Seller relating to the Goods covered hereunder. No modification or waiver shall be binding upon Seller unless in writing signed by Seller's duly authorized representative. No waiver by Seller of a default by Buyer shall be deemed a waiver of a subsequent default. Captions used herein shall not be considered in the interpretation of this Agreement.