



San Antonio Reservoir - TUFFBOOM barrier

Monterey County Water Resources Agency

1441 Schilling Place
Salinas, California (US) 93901
United States

Elise Harden

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+18317883451

Reference: 20260211-070915355

Quote created: February 11, 2026

Quote expires: May 28, 2026

Quote created by: Val Gardner

Business Development

vgardner@tuffboom.com

+13304527400 ext 1

Comments from Val Gardner

This is a budgetary quote. We are happy to modify or update the quote as needed.

Products & Services

Item & Description	Quantity	Unit Price	Total
TUFFBOOM Waterway Barrier - Yellow TUFFBOOM, Waterway Barrier, Standard, Self-Rescue Handholds, Graphics: "DAM AHEAD KEEP OUT". Supplied complete with bottom connection plates and interboom connection chain. Color: YELLOW	158	\$1,065.00	\$168,270.00
MIG Graphics - DAM AHEAD KEEP OUT Standard Stock MIG Graphics	174	\$49.28	\$8,574.72
Mooring Buoy - BoatBuster Inline Mooring Buoy - Yellow Inline Mooring Buoy, Yellow, Graphics "DAM AHEAD KEEP OUT", in- cludes lug plates. Supplied fully assembled.	16	\$3,619.00	\$57,904.00

Item & Description	Quantity	Unit Price	Total
Mooring Buoy - BoatBuster Multiline Mooring Buoy - Yellow Multiline Mooring Buoy, Yellow, Graphics "DAM AHEAD KEEP OUT", includes lug plates. Supplied fully assembled.	1	\$3,703.00	\$3,703.00
Anchor Buoy - BoatBuster 36x48: to carry the weight of the anchor line for the one mid-span anchor line. BoatBuster Waterway Barrier, Yellow, No Graphics, Internal Axle to fit 1" connection chain	1	\$2,338.60	\$2,338.60
Solar Lights - 1 nautical mile, to be placed on top of BoatBuster Mooring Buoys. Includes mounting hardware.	16	\$432.00	\$6,912.00
Connection for mid-span anchor: wire rope, chain, shackles. Single line wire rope branching out to 4 concrete in-water anchor blocks like designed for Lake Nacimiento.	1	\$14,624.00	\$14,624.00
Chain - 1" GR80 Galv. 1" diameter, Grade 80, galvanized dock fender chain. Unit of measure: per foot.	120	\$35.00	\$4,200.00
Anchor Shackle - 1-1/4" 1-1/4" Anchor Shackle, Bolt Type, HDG, WLL 12t	12	\$65.60	\$787.20
Span cable to run below TUFFBOOM and offer redundancy and additional strength. 475 foot long span. Includes 1" diameter wire rope, 3-links of chain, wire rope clips and shackles.	2	\$7,872.00	\$15,744.00
Span cable to run below TUFFBOOM and offer redundancy and additional strength. 425 foot long span. Includes 1" diameter wire rope, 3-links of chain, wire rope clips and shackles.	2	\$7,360.00	\$14,720.00
Boat Gate with 60-foot wide gate opening (like the gate at Lake Nacimiento). Include Graphics - DAM AHEAD KEEP OUT on reservoir side floats and on the gate opening floats	1	\$29,634.24	\$29,634.24
Engineering/Design Tier 3 Engineering with anchor design and load calculations. Engineering/Design Services including 60%, 90% and IFC drawings stamped by a California P.Eng.	1	\$50,048.00	\$50,048.00

Item & Description	Quantity	Unit Price	Total
<p>Installation of TUFFBOOM floating barrier with boat gate. Includes the concrete shoreline anchors and in-water anchors.</p> <p>proposal assumes the following scopes of work:</p> <ul style="list-style-type: none"> <input type="checkbox"/> Generation and submission of all diving and safety submittals related to our scope of work <input type="checkbox"/> Lump sum of a single mobilization/demobilization of: <ul style="list-style-type: none"> o 6-person topside/ADCI certified dive team o Work vessels w/ GPS o Telehandler o Crane for mobilization/demobilization o Anchor handling winches etc. o Barge sections o Helical anchors (for land side anchors) o K-Rail (for in-water anchors) <input type="checkbox"/> Crew to install: <ul style="list-style-type: none"> o 2 ea. (north and south shore) land side anchor clusters comprising of <ul style="list-style-type: none"> <input type="checkbox"/> (5) 8-inch helical anchors with 25-foot embedment o 2 ea. in-water anchor clusters comprising of: <ul style="list-style-type: none"> <input type="checkbox"/> (5) used precast K-Rail barriers per cluster (10 total bridled together on bottom) <input type="checkbox"/> Mooring chain and wire <input type="checkbox"/> Center mooring buoy <ul style="list-style-type: none"> o 1770 linear feet of TuffBoom o 15 ea. Boat Buster Mooring Buoys o (1) 60-foot wide flexible boat gate o 16 ea. solar lights mounted on mooring buoys o 1170 linear feet of 1-inch diameter span cable <input type="checkbox"/> Demobilization and site cleanup 	1	\$899,334.00	\$899,334.00
<p>Shipping to San Antonio Dam (Bradley CA)</p> <p>Shipping & Handling Charges (Estimated Freight Only. Subject to rates in effect at time of shipment) Includes 1 full flatbed, 1 full van truck and ½ flatbed.</p>	1	\$19,200.00	\$19,200.00
		One-time subtotal	\$1,295,993.76
		Total	\$1,295,993.76

Purchase terms

Payment Terms: Net 30 Days

Price Volatility: Global uncertainties are affecting our material costs and shipping costs. Before placing any order, please verify current prices. We are happy to provide updated quotes.

Shipping & Handling Charges: Freight charges are estimated based on rates and fuel surcharges in effect at the time of quotation and are valid for 20 days. Actual freight charges will be based on rates in effect at the time of shipment. Worthington will prepay and invoice freight at cost, and acceptance of this quotation constitutes acceptance of these terms.

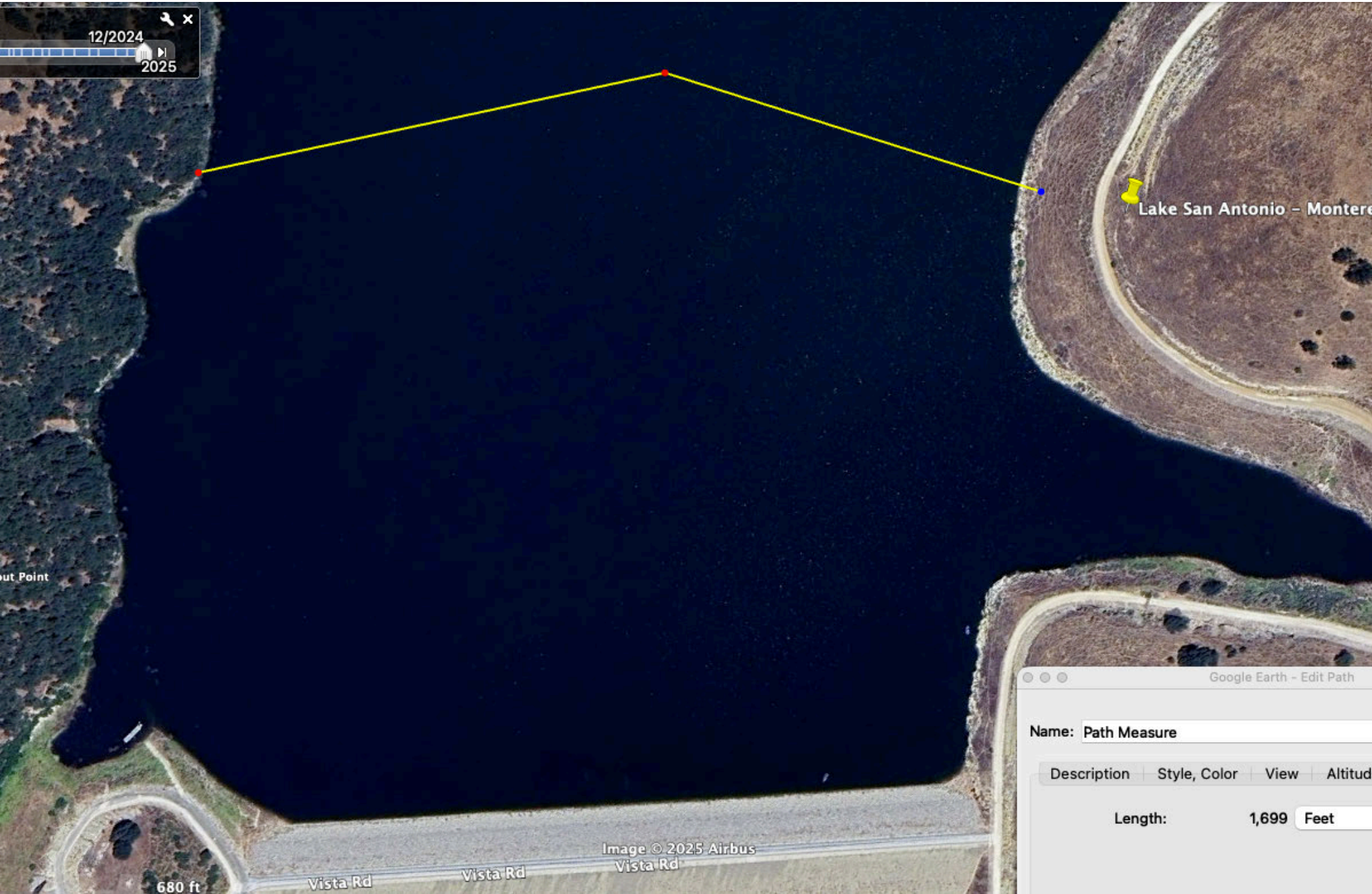
Questions? Contact me



Val Gardner
Business Development
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Worthington Products, Inc.
1520 Wood Ave. SE
East Canton, OH 44730
United States

12/2024
2025



Lake San Antonio - Monterey

Point

680 ft

Vista Rd

Vista Rd

Image © 2025 Airbus
Vista Rd

Google Earth - Edit Path

Name: Path Measure

Description	Style, Color	View	Altitude
Length:	1,699	Feet	

Terms and Conditions of Sale (Rev 202404)

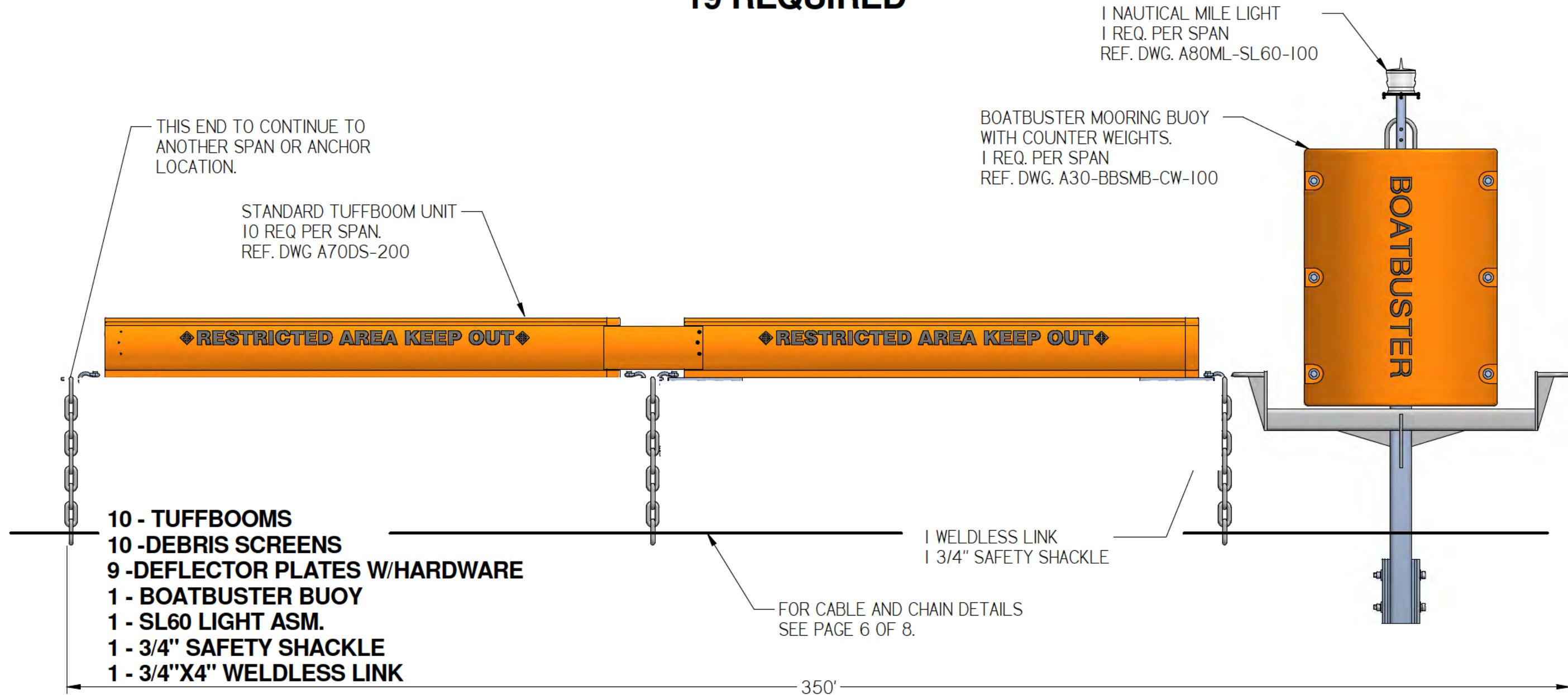


1. ACCEPTANCE/GOVERNING TERMS: Unless otherwise specifically agreed in writing, the following terms and conditions of sale ("Terms") shall apply to any sale of products and/or services (as defined below) (collectively, "Deliverables") by Worthington Products, Inc. ("WPI") specified either on Quotation from WPI to Purchase (a "Quotation") or an order (whether written or oral) by Purchaser to WPI (an "Order") that was based on a Quotation and that has been accepted by WPI. An Order may be accepted by WPI only by a written sales memorandum, invoice or other written confirmation from WPI promising to provide Purchaser Deliverables as ordered and such acceptance may be subject to the approval by WPI of the creditworthiness Purchaser. Unless otherwise stated, Quotations shall be null and void unless accepted by Purchase within 30 days from the date of the Quotation. Purchaser shall be deemed to have full knowledge of the terms and such Terms shall be binding if either the Purchaser provides written acceptance to WPI or Deliverables referred to herein as delivered to and accepted by the Purchaser. A Quotation accepted by the Purchaser or an Order accepted by WPI, together with these Terms and all Specifications (as defined below) shall constitute the Agreement between WPI and the Purchaser (the "Agreement"). Any additional or different terms and conditions prepared by Purchaser are deemed to be unacceptable to WPI (are expressly objected to and rejected by WPI and shall not become a part to this Agreement. In the event of a conflict or inconsistency between the Terms herein and the terms and conditions contained in any acknowledgement or in any other form issued by Purchaser whether or not any such form has been acknowledged or accepted by WPI the Terms herein shall prevail unless specifically indicated in writing.
2. INTERPRETATION: In this Agreement: "Products" means all products, goods, supplies, components, material, articles, systems, processes, and/or equipment to be provided by WPI to Purchaser pursuant to this Agreement: "Services" means all services, labour, work, welding, fusion, joining and/or applications of any kind to be provided by WPI to Purchaser pursuant to this Agreement and "Specifications" means any and all specifications and instructions and plans for the products and/or services whether provided by Purchaser or WPI pursuant to this Agreement including any document providing the scope and/or design of such Products and/or Services, all functional, technical, operational, performance, quality and similar requirements, drawings, schematics, illustrations, Products and/or Service descriptions and any other data relating to the provision of Products and/or Services.
3. PAYMENTS: Payment for Deliverables provided within the United States and Canada shall be made in full by the Purchaser within thirty continuous days from the invoice date unless otherwise stated in writing on a quotation or proposal issued by WPI. Payment for Deliverables provided to all other destinations shall be made by confirmed irrevocable letter of credit. All amounts due and not paid when due bear interest until fully paid on such overdue amounts at a rate of 1.5 % per month (18% annum). All references to currency herein are to lawful money of Canada and all amounts payable are payable in Canadian dollars for Canadian customer quotations and to lawful money of the United States of America and all amounts are payable in United States dollars for all other customers. If Purchaser fails to make payments in accordance to this Agreement or Purchaser's financial situation becomes unsatisfactory at the sole discretion of WPI, WPI may in its sole discretion either suspend the provision of Deliverables until such payments are made, terminate this Agreement or if applicable require payment in advance for any Deliverables to be provided hereunder.
4. SHIPPING/PRICES: Unless otherwise stated in the Quotation, quoted prices are subject to change by WPI with or without notice until Purchaser's acceptance unless otherwise specified prices stated or quoted to the Purchaser are Ex Works (Incoterms 2010) - WPI's production plant. All costs of shipment and insurance shall, unless agreed otherwise in writing, be for the account of the Purchaser. Unless otherwise agreed, Purchaser shall contract for carriage on usual terms or shall provide shipping instruction to WPI for WPI to arrange for such carriage at Purchaser's risk and expense. Purchaser must obtain at its own risk and expense any export license or other official authorization and carry out, where applicable, all customs formalities necessary for the export of the Deliverables. WPI shall provide the Purchaser, at the Purchaser's request, risk and expense assistance in doing so. WPI responsibility for Deliverables ceases upon delivery to the Purchaser at the production plant. In the event of loss or damage during shipment, Purchaser's claim shall be against the carrier only. WPI shall, however, give the Purchaser any reasonable assistance to secure adjustment to the Purchaser's claim against the carrier provided immediate notice of such claim is given Purchaser to WPI.
5. SALES TAX AND LOCAL IMPORT DUTIES: Prices stated or quoted do not include Federal, provincial, state or municipal sales taxes, value-added taxes or other taxes or duties. Where appropriate, WPI's invoices shall include taxes to be collected by WPI, including goods and services tax. Any changes in such taxes between the date of this Agreement and the provision of the relevant Deliverables shall be for Purchaser's account.
6. DELIVERY: Delivery schedules are approximate and are based on the prevailing market conditions applicable respectively at the time of the Quotation and WPI's acceptance of an Order. WPI may extend delivery schedules or may, at its option, cancel Purchaser's order in full or in part without liability other than to return any deposit or prepayment which is unearned by reason of the cancellation. If the parties, instead of specifying a date for delivery of the Deliverables have specified a period of time on the expiry of which such delivery shall take place, such period shall begin upon the later of (i) the acceptance of the relevant Order by WPI or (ii) the receipt by WPI in satisfactory form of all advanced payments as may be required, an agreed securities, all permits and approvals and upon the completion of all other formalities and the fulfillment of any other preconditions set out therein. If Purchaser fails to accept delivery of any Deliverables within 30 days as the time of agreed, Purchaser shall still pay the purchase price as if such acceptance had taken place unless the parties agree upon a new delivery date. WPI will store and insure any such Deliverables at Purchaser's expense and risk. Unless the Purchaser accepts the Deliverables within a final reasonable period determined by WPI, WPI may terminate this Agreement in whole or in part or sell the Deliverables in the reasonable interest of the Purchaser. After thirty (30) days, a storage charge of fifty dollars (\$50) or two-tenths percent (0.2%) of the invoice amount, whichever is greater, may be imposed for each day of a Buyer imposed shipment delay. Buyer imposed shipment delays due to inclement weather or poor jobsite conditions will not be accepted. Further WPI shall be entitled to compensation for any additional costs for losses suffered by WPI due to such Purchaser's failure.
7. DELAY IN DELIVERY: WPI shall forthwith advise Purchaser of any anticipated delays in the provision of the Deliverables. WPI shall not be liable or responsible for any damages, costs, back charges or other expenses incurred by Purchaser due to delay in the provision of Deliverables regardless of the cause of such delay (including equipment failure or malfunction or other commercial delays), whether or not such delay can be attributed to WPI.
8. PERMITS: Purchaser undertakes to obtain, all its own expense, all permits, approvals, consents, waivers, licenses, certificates, and authorizations, or any item of similar effect, as may be necessary or required for the full performance of this Agreement.
9. SECURITY AND RETENTION OF TITLE: If the parties have agreed that security shall be provided by Purchaser under this Agreement, this Agreement shall not become effective and WPI shall not commence any work, production or delivery until such security is provided to the reasonable satisfaction of WPI. WPI and its sole discretion may require Purchaser to place security for the payment of the purchase price if WPI has reason to believe that Purchaser may not be able to pay the purchase price in full when due. WPI has the right to suspend the performance of its obligations under this Agreement if the payment owing by the Purchaser to WPI is overdue (whether pursuant to this Agreement or otherwise) or if Purchaser does not provide security acceptable to WPI when required. Title of the Deliverables shall remain with WPI until paid for in full by Purchaser to the extent that such retention of title is valid under applicable law. Risk of loss and/or damage to Deliverables shall pass from WPI to Purchaser upon transfer and receipt (whether to accepted or not) of Deliverables as provided herein.
10. CANCELLATION: This Agreement is not subject to changes for cancellation by Purchaser, in whole or in part, without prior written consent of WPI. If WPI consents in writing to any changes or cancellation, or if this Agreement is terminated by WPI as a result of the repudiation or breach of any of the terms of this Agreement by Purchaser, WPI reserves the right to charge Purchaser with reasonable costs based upon expenses already incurred and commitments by WPI.
11. SHIPPING ERRORS: Any error in weight, number or other specifications must be noted on the bill of lading and Purchaser shall notify WPI of any claims arising there from in writing within 10 days after receipt by Purchaser of Deliverables. Unless so notified, WPI shall have no liability in respect to any of such error.
12. RETURNED PRODUCTS: No products may be returned to WPI without WPI's prior written consent. WPI reserves the right to decline or accept all returns subject to a handling/restocking charge. The amount of credit, if any, provided by WPI to Purchaser for returned products, shall be at the sole discretion of WPI. Credit for return Products shall be issued to Purchaser only where such Products are returned by Purchaser and not by any subsequent owner.
13. ACCEPTANCE TESTS: Acceptance tests may be carried out only if agreed to in writing by the parties and WPI reserves the right to appoint an independent testing authority if such tests are conducted. If for some reasons beyond WPI's control, the acceptance tests cannot be carried out within the specified time by the parties, the qualities to be determined in the test shall be deemed approved and the Deliverables accepted.
14. JOBSITE AND ACCESS: Purchaser grants to WPI and to such persons or entities as WPI may reasonably designate in connection with the provisions of the deliverables hereunder, full right of access to the job site of the Purchaser as may be necessary for the provision of the Deliverables hereunder subject only to reasonable security restrictions as Purchaser may require and that should be notified in advance to WPI.
15. VEHICLE ACCESS: Where delivery to the job site is included in the price payable by the Purchaser under this Agreement, such delivery should be construed to mean motor truck delivery as close to job site, designated storage area as is practical for loaded standard highway motor trucks and trailers operating under their own power. The Purchaser shall provide and maintain a suitable access, including access roads to the job site, for safe and efficient provisions of the Deliverables.
16. CONFIDENTIALITY: All specifications and other documents and information provided to the Purchaser by WPI shall be treated in confidence by Purchaser. Such items shall remain the exclusive property of WPI and may not, without the prior written consent of WPI, be copied, reproduced or communicated to any third party. All such documents and information shall be returned to WPI upon request.
17. FORCE MAJEURE: WPI shall not be responsible for any direct or indirect damages whatsoever caused by delays beyond the control of WPI, and without limiting the generality of the foregoing, WPI shall not be responsible for any damages due to delays caused by storms, fires, floods, acts of God, labour difficulties, (including lockouts, strikes and slowdowns) material procurement delays (including inability to obtain power, materials, labour, equipment or transportation) acts of war or terrorism, quarantine restrictions, commercial impossibility, court injunctions or order, or any cause beyond its control.
18. WARRANTY: WPI warrants only that the product shall be free from latent defects and shall be made in a workmanlike manner and in conformity with the specifications related thereto. To the extent Services are to be provided hereunder, WPI warrants only that all work rendered shall be provided in a workmanlike manner and in conformity with the Specifications related thereto. For a period of 24 months following the shipping date of any products or the provision of any Service, as applicable, but not thereafter, upon demonstration that any such Products and/or Services include latent defects or do not materially conform to the specifications as applicable, attributable to WPI as manufacturer or Service provider. WPI shall at its sole option, repair or replace such defective Product or re-perform the Service free of charge per Ex Works (Incoterms 2010) or equivalent, or allow credit to the Purchaser in equal amount, provided that the Purchaser gives written notice to WPI of the alleged defect or material nonconformity within 7 days of its discovery and submits to WPI on demand, for examination and testing, all such Products allegedly defective or which allegedly do not materially conform to the Specifications or provides to WPI on demand, access to the Purchaser's premises or job site, as applicable, for examination and testing of all services which allegedly do not materially conform with the Specifications. In default of such notice and submission, all responsibility on the part of WPI to repair, replace, correct, re-perform or allow credit shall cease. Any products (or parts thereof) returned to WPI pursuant to this provision shall become the property of WPI. Any products not manufactured by WPI or Services not provided by WPI are not warranted, except in so far as the same are warranted to WPI by the manufacturer of such Products or the provider of the Services, but in no event does WPI bind itself to any greater warranty than the ones provided for herein at WPI's sole option. When Products and/or Services are provided in accordance with Purchaser's Specifications, WPI assumes no liability for loss or damage arising from improper or inadequate design or instructions and when provided based on or using materials provided by Purchaser, WPI assumes no liability for loss or damage arising from defects in or inadequacy of such materials. To the extent that any Deliverable is to be repaired, replaced, corrected or performed as provided for herein, WPI shall not be liable for any damage caused by its course of removing, lifting up, dismantling, transportation, mounting or establishment in connection with such Deliverables.
19. LIMITED WARRANTIES: It is understood and Purchaser agrees that the warranties provided in above 18 constitute WPI's sole warranties with respect to the Deliverables and that all other warranties, express or implied, legal or contractual, on the part of WPI with respect to the Deliverables and that all other warranties, are hereby excluded, and in particular, but without limiting the generality of foregoing, no liability is assumed nor is WPI responsible for damages or delays caused by defective materials or workmanship or negligence of WPI, nor shall any allowances for repairs, alterations or re-performance be made unless effected with the prior written consent of WPI. Further, WPI shall not be responsible for any damage or delays caused by defects arising out of faulty maintenance, incorrect installation, incorrect operation, excess of loading from erosion, cavitation, abnormal soil conditions, unsatisfactory foundation, excessive stress during sinking, building or installation work not undertaken by WPI and another reason beyond WPI's control.
20. LIMITED LIABILITY: Notwithstanding any other provision of this Agreement, to the maximum extent permitted under applicable law, in no event, and under no circumstances shall the aggregate liability of WPI (including remedies for defective goods, rectification work and damages) exceed the aggregate purchase price Ex Works (Incoterms 2010) for the applicable Products and/or service provided pursuant to this Agreement. WPI shall not be liable under any circumstances for any incidental, consequential, indirect, special or punitive damages arising out of or related to the Performance of this Agreement or the provision of or failure to provide the Deliverables, including without limitation, damages or injuries to any person (including death), loss of profits, loss of business revenue, loss of production, loss of use, loss of contracts, interruption of operation, failure to realize expected savings or other commercial or economic losses of any kind, whether or not foreseeable, whether such liability is based in contract or tort, negligence, strict liability or otherwise, or whether or not WPI has been the advised of the possibility of any such liability.
21. INDEPENDENT CONTRACTOR: WPI is an independent contractor of Purchaser and nothing in this Agreement can be read to imply or construe WPI as a partner, agent or employee of Purchaser. Neither party shall have authority to commit or create any liability on the part of the other or to bind the other party in any way.
22. DISPUTES: Unless otherwise agreed in writing, any controversy, claim, or dispute arising out of or relating to this Agreement shall be conclusively resolved by binding arbitration administered in accordance with the Commercial Arbitration Rules of the American Arbitration Association (AAA). The place of arbitration shall be Cleveland, Ohio, and the proceedings shall be conducted in English. The arbitration shall be conducted before a single arbitrator mutually agreed upon by the parties, or, if the parties cannot agree, appointed in accordance with the AAA Rules. Notwithstanding the foregoing, WPI reserves the right to initiate legal proceedings in any court of competent jurisdiction for the purpose of collecting any unpaid invoices.
23. WAIVER'S: No failure or delay by WPI in enforcing any of the terms and conditions of this Agreement shall prejudice, or restrict its rights and powers under this Agreement nor shall any waiver of any breach operate as a waiver of any subsequent breach.
24. GENERAL: This Agreement: (a) shall be governed by and enforced in accordance with the laws of the State of Ohio and the federal laws of the United States of America applicable therein and the parties consent to venue in Ohio and the parties agree that the United Nations Convention on Contracts for the International Sale of Goods (CISG) and any state or federal law enacting the CISG, including but not limited to any version of the International Sale of Goods Act, shall not apply to this Agreement. (b) This Agreement may not be assigned or transferred by Purchaser, in whole or in part, without the prior written consent of WPI. Any attempted assignment without such consent shall be null and void. (c) This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors, permitted assigns, and legal representatives. (d) This Agreement constitutes the entire agreement between the parties with respect to its subject matter, and supersedes all prior or contemporaneous agreements, negotiations, representations, and warranties, whether written or oral. No amendment or modification shall be binding unless in writing and signed by both parties. Any provision of this Agreement that contemplates performance or observance subsequent to any termination or expiration of this Agreement (in whole or in part) shall survive any such termination or expiration and continue in full force and effect. No modifications

LAKE NACIMIENTO STANDARD SPAN CONFIGURATION

SPAN CONFIGURATION A

19 REQUIRED



- 10 - TUFFBOOMS
- 10 - DEBRIS SCREENS
- 9 - DEFLECTOR PLATES W/HARDWARE
- 1 - BOATBUSTER BUOY
- 1 - SL60 LIGHT ASM.
- 1 - 3/4" SAFETY SHACKLE
- 1 - 3/4"X4" WELDLESS LINK

FOR CABLE AND CHAIN DETAILS
SEE PAGE 6 OF 8.

350'

NOTE:
DRAWINGS ARE SUBJECT TO CHANGE
WITHOUT NOTICE. CONTACT WORTHINGTON
PRODUCTS INC FOR UPDATES OF DRAWING.

CUSTOMER PRINT

				Worthington Products Inc. 3405 Kuemerle Ave NE Canton, Ohio 44705 Phone: (330) 452-7400 Fax (330) 452-7495 Email: support@tuffboom.com Website: www.tuffboom.com	 ALL UNITS ARE IMPERIAL UNLESS NOTED OTHERWISE	DRAWING DESCRIPTION: <h3 style="text-align: center;">SPAN CONFIGURATION A</h3> CUSTOMER / PROJECT: <h2 style="text-align: center;">LAKE NACIMIENTO</h2>	SCALE: <h1 style="text-align: center;">NTS</h1>	APPROVED BY: DRAWN BY: SDO SHEET 1 OF 8	SIZE <h1 style="font-size: 2em;">B</h1>
B	ADDED CABLE CONN.	14AP08					WEIGHT:		
A	INITIAL RELEASE	24JA08					DATE: 24JA08		
REV	DESCRIPTION	DATE	REV BY				DWG NO	A90TB10-LN-PLAN-100	
	REVISION HISTORY								

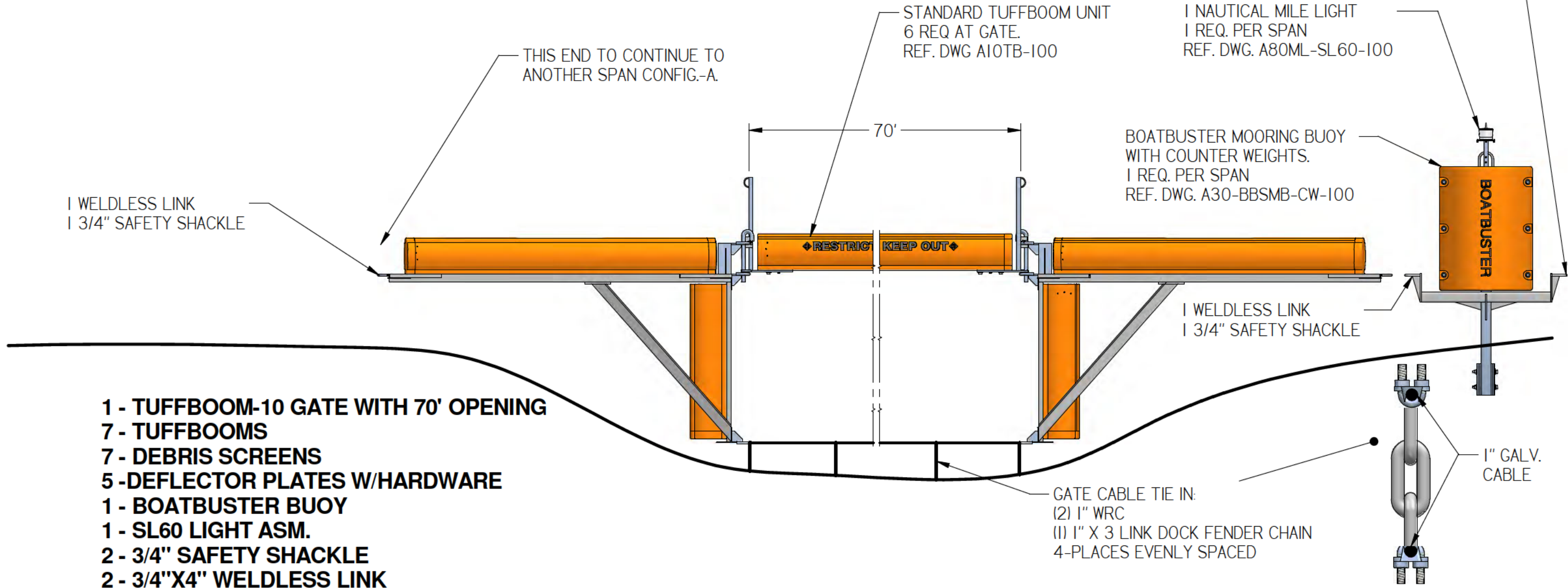
LAKE NACIMIENTO BOAT GATE SPAN CONFIGURATION

SPAN CONFIGURATION B

1 REQUIRED

NOTE:
DRAWINGS ARE SUBJECT TO CHANGE
WITHOUT NOTICE. CONTACT WORTHINGTON
PRODUCTS INC FOR UPDATES OF DRAWING.

THIS END TO CONTINUE TO
ANOTHER SPAN CONFIG.-A.

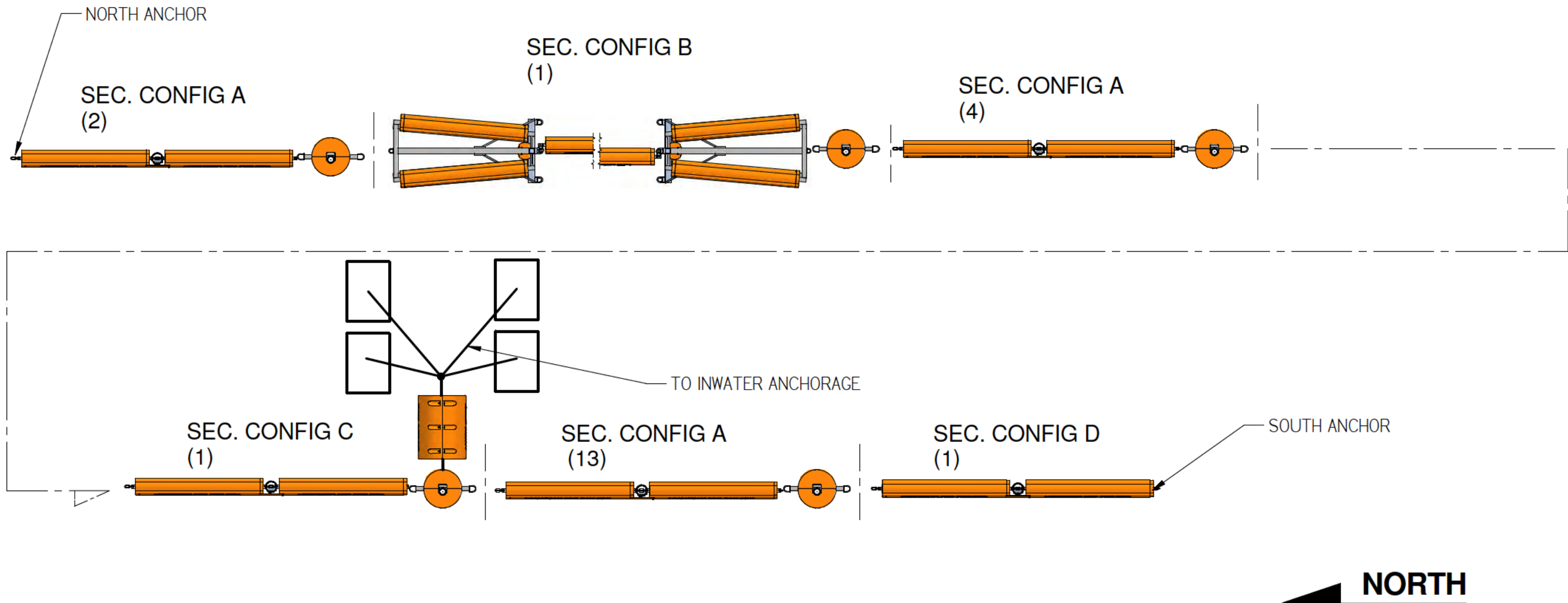


- 1 - TUFFBOOM-10 GATE WITH 70' OPENING
- 7 - TUFFBOOMS
- 7 - DEBRIS SCREENS
- 5 - DEFLECTOR PLATES W/HARDWARE
- 1 - BOATBUSTER BUOY
- 1 - SL60 LIGHT ASM.
- 2 - 3/4" SAFETY SHACKLE
- 2 - 3/4"X4" WELDLESS LINK

CUSTOMER PRINT

				Worthington Products Inc. 3405 Kuemerle Ave NE Canton, Ohio 44705 Phone: (330) 452-7400 Fax (330) 452-7495 Email: support@tuffboom.com Website: www.tuffboom.com		DRAWING DESCRIPTION: SPAN CONFIGURATION B CUSTOMER / PROJECT: LAKE NACIMIENTO	SCALE: NTS	APPROVED BY:	
B	ADDED CABLE CONN.	14AP08					WEIGHT:	DRAWN BY: SDO	SIZE B
A	INITIAL RELEASE	24JA08					DATE: 24JA08	SHEET 2 OF 8	
REV	DESCRIPTION	DATE	REV BY				DWG NO A90TB10-LN-PLAN-100		
	REVISION HISTORY					ALL UNITS ARE IMPERIAL UNLESS NOTED OTHERWISE GENERAL TOLERANCE NOTES: .XXX +/- .0625 .XX +/- .125			

LAKE NACIMIENTO PLAN LAYOUT



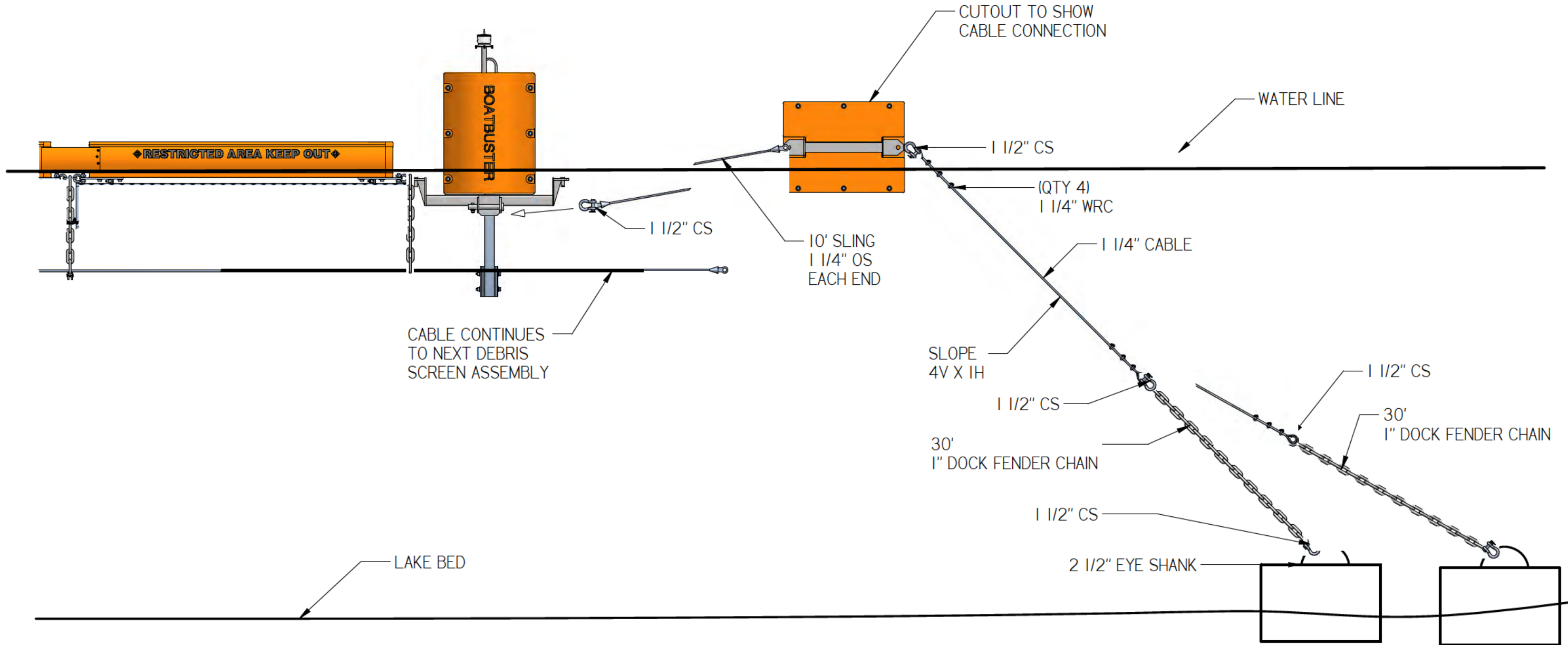
CUSTOMER PRINT

NOTE:
DRAWINGS ARE SUBJECT TO CHANGE
WITHOUT NOTICE. CONTACT WORTHINGTON
PRODUCTS INC FOR UPDATES OF DRAWING.


				Worthington Products Inc. 3405 Kuemerle Ave NE Canton, Ohio 44705 Phone: (330) 452-7400 Fax (330) 452-7495 Email: support@tuffboom.com Website: www.tuffboom.com		DRAWING DESCRIPTION: <h3 style="text-align: center;">PLAN LAYOUT</h3>	SCALE: <h2 style="text-align: center;">NTS</h2>	APPROVED BY:	
B	ADDED CABLE CONN.	14AP08				CUSTOMER / PROJECT: <h3 style="text-align: center;">LAKE NACIMIENTO</h3>	WEIGHT:	DRAWN BY: SDO	SIZE B
A	INITIAL RELEASE	24JA08				DATE: 24JA08		SHEET 5 OF 8	
REV	DESCRIPTION	DATE	REV BY			DWG NO A90TB10-LN-PLAN-100			
	REVISION HISTORY								

ALL UNITS ARE IMPERIAL UNLESS NOTED OTHERWISE
 GENERAL TOLERANCE NOTES:
 .XXX +/- .0625
 .XX +/- .125

LAKE NACIMIENTO CABLE CONNECTION CENTER MOORING CONNECTION



CUSTOMER PRINT

				Worthington Products Inc. 3405 Kuemerle Ave NE Canton, Ohio 44705 Phone: (330) 452-7400 Fax (330) 452-7495 Email: support@tuffboom.com Website: www.tuffboom.com		DRAWING DESCRIPTION: <h3 style="text-align: center;">PLAN LAYOUT</h3> CUSTOMER / PROJECT: <h3 style="text-align: center;">LAKE NACIMIENTO</h3>	SCALE: <h2 style="text-align: center;">NTS</h2>	APPROVED BY: DRAWN BY: SDO	SIZE <h2 style="font-size: 2em;">B</h2>
B	ADDED CABLE CONN.	14AP08					WEIGHT:		
A	INITIAL RELEASE	24JA08					DATE: 24JA08	SHEET 8 OF 8	
REV	DESCRIPTION	DATE	REV BY				DWG NO	A90TB10-LN-PLAN-100	
	REVISION HISTORY								

ALL UNITS ARE IMPERIAL UNLESS NOTED OTHERWISE
 GENERAL TOLERANCE NOTES:
 .XXX +/- .0625
 .XX +/- .125