

Town of Mendon
Highway Dept
101 Semmel Road
Honeoye Falls, NY 14472-1199



February 5, 2026

TO: Joe Alati, Town Supervisor
Mendon Town Board

FROM: Denise Dexter, Deputy Highway Superintendent

RE: Fuel System Upgrade at Highway

The current fuel system software, FHO, is being phased out and will no longer be supported. It is being replaced with the Gasboy EKOS cloud-based software. This software is used to manage the fuel tanks located at the Highway Department at 101 Semmel Rd.

There are 2 vendors that we will need to work with to complete the installation.

- 1) EKOS – They will provide the software and transfer all of our existing data and reports to the new system. There is a one-time set up fee of \$3,000 and a monthly maintenance fee of \$199.
- 2) Empire Petroleum Services – They will install the EKOS managed router and all wiring/connections. The Town of Mendon is a Sourcewell member so we have received a reduced rate for the router and prevailing wage has been included in these fees. There is a one-time fee of \$1,367.

I have also attached an estimate from our current vendor, The Pump Doctor. Their installation fee is \$2,036.20 which is higher than the estimate from Empire Petroleum Services.

We have also chosen Empire Petroleum Services because they are local and can respond quicker for any service requests if needed. The Pump Doctor is located in Eden, NY and cannot respond as quick and they also charge us travel time when they have to come on site.

These charges will be paid from DB5110.4. With the Town Board's approval, we would like to move forward with this proposal.

If you have any questions, please let me know. Thank you.

Denise Dexter



<input checked="" type="checkbox"/>	EKOS SOFTWARE MENU	Quantity	Per Month Prices	Setup Fees (One-time)
SECTION B: FLEET SOFTWARE				
Fleet Module				
<input type="checkbox"/>	EKOS - Fleet Module – Level 1 ❖ Tracking of Assets including purchase & life cycle details, odometer entry, VIN decoding, Asset Statuses, Vehicle Classes, and Asset Types. ❖ If customer has GPS (or OEM integrations) then this level is included in the GPS or OEM pricing.		\$3 per vehicle	
<input type="checkbox"/>	EKOS - Fleet Module – Level 2 ❖ Includes all features of Level 1 plus: ❖ Inspections, Work Orders, Preventative Maintenance (PMs), Total Cost of Ownership, Driver Complaints, Purchase Orders, Parts Management, Motor Pool, Vendor Management and GPS odometer match.		\$5 per vehicle	\$15,000
<input type="checkbox"/>	EKOS - Fleet Module – Level 3 ❖ Includes all features of Levels 1, and 2 plus: Technicians Management, Warehouse Management, Physical Inventory Count Tool, Garage Manager, Technician Mobile Feature, and Time Clock.		\$7 per vehicle	
<input type="checkbox"/>	Fleet Module – Other Assets ❖ Includes tools, attachments, generators, trailers, mowers, and other assets that are not vehicles or equipment.		\$1 per unit	
SECTION C: GPS & TELEMATICS				
<i>All GPS and OEM selections will include Fleet Module Level 1 with GPS and OEM Pricing.</i>				
<input type="checkbox"/>	EKOS - GPS (Active Tracking) ❖ Includes active real-time tracking and full suite of advanced features.		\$13 per vehicle	\$3,000 not applicable if a Fleet Module Setup Fee has been charged in year 1
<input type="checkbox"/>	EKOS - GPS (OBD) ❖ Includes daily odometer updates integrated in fleet module. No fueling is necessary to get the odometer. ❖ Includes ping for current location, fault codes, check engine lights, and location history when pinged.		\$10 per vehicle	
<input type="checkbox"/>	EKOS - GPS (Asset Tracking) ❖ Includes daily location, alerts & ping to locate.		\$9 per asset	
<input type="checkbox"/>	EKOS - OEM & Integrations <i>*Fees charged by the OEM will be paid by customer.</i>		\$5 per asset	\$5,000 not applicable if a Fleet Module Setup Fee has been charged in year 1
SECTION D: COMMUNICATIONS				
<input type="checkbox"/>	Cellular Communications Fees		\$65 per controller (includes ATG)	
			\$20 per ATG or L2 EV Charger	
<input type="checkbox"/>	ET (Edge Device)		All charges included with device	
<input type="checkbox"/>	Wireless Inventory Monitoring Fee ❖ Includes Fuel Site module limited to Inventory.		\$20 per device	
SECTION E: OTHER SERVICES				
<input type="checkbox"/>	Custom Development Requests			Quote based on scope of work
<input type="checkbox"/>	Single Sign On (SSO) Integration			\$1,000
	Total One-Time Setup Fees			\$3000
	Total Monthly Amount		\$199	
	Total Annual Amount		\$2,388	First Year Total - \$5,388



EKOS - SOFTWARE LICENSE AGREEMENT

1. Software License Agreement

1.1. This Software License Agreement (the "Agreement") is entered into by and between EKOS, Inc., a corporation organized and existing under the laws of the State of North Carolina, and having its principal office and place of business at 1410 Commonwealth Drive, Suite 205, Wilmington, NC 28403 ("EKOS") and Customer listed on Page 1 and 2 of the Agreement. EKOS and Customer are referred to herein individually as "Party" or collectively as the "Parties".

2. Software License

- 2.1. EKOS hereby grants to Customer a nonexclusive, nontransferable license to use the EKOS Platform (the "Software License" or "Software Products") for the selected products and services on Page 1 and 2 of this agreement. Should customer elect to "upgrade" or add additional software features during the term of the contract, this license will automatically extend to those additional products and services.
- 2.1.1.1. Customer agrees that should it elect to use fuel cards, it shall: (a) exclusively use a EKOS approved or qualified universal fuel card program; (b) provide a list of authorized card holders ("Authorized Card Holders") to EKOS; (c) be solely responsible for determining whether a card holder is an Authorized Card Holder and is tax exempt for billing purposes; and (d) be solely responsible for controlling the use of the Fuel Cards. In exchange, EKOS shall issue Fuel Cards to the Authorized Card Holders designated by Customer, to facilitate fueling at Customer's Private Sites.
- 2.1.2. "Inventory Monitoring" – this includes online presentation of inventory values as well as historical archiving and other related features.

3. Fees, Charges

- 3.1. **Setup and One Time Fees.** Customer shall pay any "One-Time" and "Setup" fees at time of contract execution. This includes but is not limited to any setup fees listed on Page 1 and 2 of the Agreement, development and integration work (including SSO), and equipment charges purchased directly through EKOS. EKOS reserves the right to withhold access to the software system until all one-time and setup fees are paid in full by the Customer.
- 3.2. **Software Fee.** Customer shall pay EKOS based on the Products and Services selected on page 1 and 2 of the Agreement, at the listed price per month. Should Customer elect to access new Software Products developed by EKOS, Parties will agree on amended pricing.
- 3.2.1.1. Company will invoice Customer Annually beginning at time of contract execution. On the first invoice, a count of active products and services will be taken and will serve as the basis for the initial annual invoice. All One-Time Fees will be billed separately at the time of contract execution unless otherwise specified as part of this agreement. If Customer is purchasing new equipment that is required to utilize the functionality of a specific product or service listed on Page 1 and 2 of this agreement, then Company will invoice Customer for the applicable product or service on the day the equipment ships from the manufacturer. It is the customer's responsibility to provide the required data and schedule installation to utilize the software.
- 3.2.1.2. Any time the Customer adds a billable product or service, a new prorated invoice will be sent to Customer for the new site and any applicable optional services and will be for the remainder of the current contractual year. If a site is installed any time during a month, then Customer will pay for the month.
- 3.2.2. A "Private Site" shall mean any fueling location owned and/or operated by Customer and for which fuel transactions are processed through the Software Products. The number of Private Sites shown on page 1 of the Agreement may change over time, and any modification of the number or location of Private Sites shall be made by Customer using the form attached as Exhibit A.
- 3.2.3. Software Fees are fixed for the initial term of this agreement. EKOS reserves the right to adjust fees if prices have changed during the current term for any products and services listed in this agreement for any additional renewal terms.
- 3.3. **Inventory Monitoring Fees (Optional).** Customer shall pay to EKOS an inventory monitoring fee of Twenty Dollars (\$20.00) per inventory monitoring device per month for cellular based connections, and Twenty Dollars (\$20.00) per device per month for wireless tank level gauges.
- 3.4. **Communication Fees (Optional).** Customer shall pay to EKOS a communication fee of Sixty-Five Dollars (\$65.00) per unit per month, provided, however that Customer shall not exceed a monthly data usage of 150 megabytes per device. Customer shall be liable on a per device basis for all data charges incurred for exceeding the allotted 150 megabytes per device limit, at a billable rate of \$.99 per megabyte. Customer shall also purchase the equipment necessary to provide the EKOS Brain Digital Communication Link at a price to be quoted by EKOS at the time Customer makes an election under this subsection.
- 3.5. **Guest Management (Optional).** Customer shall pay EKOS Three Cents (\$0.03) per gallon, per month for all transactions by entities other than Customer that occur at a Private Site.
- 3.6. **Fuel Site Module One-Time Fees.** Unless otherwise agreed upon in writing, a one-time setup fee will be charged for sites enrolled into the EKOS Fuel Site Module in the amount of \$3,000 for sites/controllers 1 - 10 and an additional \$300 per site/controller for site number 11 and higher. This one-time fee will apply at initial start-up or later in the contract period if a new site/controller is added (exceeding 10 sites). The amount of the initial fee due at contract signing will be listed on Page 1 of this agreement.
- 3.7. **GPS (Optional).** If Customer elects to use the EKOS GPS from Teletrac Navman, customer shall pay an annual fee based on the number of assets to be tracked and devices deployed at the start of each fiscal year. Customer can elect to purchase additional GPS devices at any time during the life of this contract, and fees will be prorated based on date of purchase. GPS devices will be provided as part of the monthly fee for the service as listed on page 2 of this agreement. Installation of the GPS device is the responsibility of the customer. If requested EKOS will facilitate the device installation for an additional one-time fee of \$199 per device. The terms and conditions for the use of the GPS device can be found at <https://www.teletracnavman.com/media/23781/terms-and-conditions-teletrac-navman-usa-may-2023.pdf>.
- 3.8. **Fleet Maintenance Module (Optional).** If Customer elects to use the EKOS Fleet Maintenance Module, customer shall pay an annual fee based on the Fleet Package Level chosen on Page 2 and the number of assets to be managed in the Fleet Module at the start of each fiscal year. Customer can elect to purchase the Fleet Maintenance Module at any time during the life of this contract, and fees will be prorated based on date of purchase. Enrolled vehicles and total price per month for the fleet module will be listed on page 2 of this agreement.

4. Term and Termination

- 4.1 **Term.** This License Agreement shall commence on the Effective Date of this agreement (as defined herein), however, the term of this agreement will begin from the later of the Effective Date of this agreement; or the first invoice date in which all modules and services selected on Page 1 and 2 of this agreement are live and billable (Total Monthly Amount on Page 2) and shall continue in effect for Five (5) years thereafter. The Agreement shall be automatically renewed for additional terms of three (3) years each, unless either party gives written notice of termination to the other party as provided for herein (the "Renewal Term").
- 4.2 **Termination.** This Agreement and the license granted hereby may be terminated by either party for any reason or no reason upon one-hundred twenty (120) days written notice to the other party ("Termination for Convenience"), an early termination fee will apply if GPS units have been provided as part of this agreement or, to the extent provided below, this Agreement shall terminate automatically without notice, in the event that either Party:
- fails to comply with the terms of this Agreement and such failure is not remedied within thirty (30) days of receipt of written notice from the other party;
 - becomes insolvent;
 - initiates any proceedings under bankruptcy, insolvency, reorganization or receivership law, or proceedings for liquidation;
 - is made a defendant in any such bankruptcy, insolvency, reorganization, liquidation or receivership proceedings or is placed in liquidation or receivership and such liquidation, proceedings or receivership is continued for sixty (60) days;
 - has any lien, petition or execution levied against the property and assets of that Party and such lien, petition or execution is not discharged within thirty (30) days;
 - makes a general assignment of its assets for the benefit of creditors or is unable to meet its debts in the ordinary course of business;

Upon the occurrence of any event specified in subsections (a) through (f) of this Section, the first Party to have notice of the occurrence shall immediately, in writing, notify the other Party and shall identify both the type of occurrence and the date of occurrence.

5. Equipment, Service and Warranty

5.1 EKOS shall not be responsible for any replacement parts, fueling equipment or software products that are damaged due to Acts of God, Customer negligence or repairs and/or service provided by non-certified technicians.

5.2 **EKOS Service & Repair Support.** EKOS Service & Repair Support shall be effective as of the Effective Date as noted in the signature block below and shall continue for a period of this agreement as listed in section 4.1 of this agreement, including any automatic renewal terms as allowed in section 4.1 of this agreement, unless earlier terminated as provided in this Agreement. Termination may result from the failure of the Customer to comply with any of the conditions of this Agreement, or by mutual agreement of both parties.

During the Term of the Agreement, EKOS will provide the following services (the "Services") to Customer for EKOS Software and Gasboy-branded products ("Products") that Customer owns or has license to:

Telephone Support for Product and Services - will be provided Monday through Friday 8AM to 8PM ET. All other times not stated are considered emergency after hours support only including but not limited to weekends and holidays. EKOS Helpdesk toll-free service number is (currently 800-444-5529). This toll-free number can be changed at EKOS's discretion.

Product Support - Issues not resolved by general help desk support will be escalated to Product Support specialists.

Software Corrections and Upgrades to the Products that Customer requires on an "as needed" basis.

Remote Diagnostics - EKOS Helpdesk can diagnose and resolve issues remotely in some cases.

EKOS Service & Repair Support - If a site visit is required, EKOS Service & Repair Support will provide ASC Contact Information at the Customer's request at no charge. Upon Customer's request, Dispatch services will be available on a time and material basis for each service call. Invoicing for Site repairs will be issued by EKOS to the customer at the time that the site dispatch related services are billed by the ASC to EKOS. Billings for Site repairs will include a mark-up added to the time and material invoice that is billed by the ASC to EKOS.

The Services do not include:

On-site support.

Any hardware, even if a software correction, software upgrade, or other enhancements or modifications require a hardware update.

Support for questions not relating specifically to the Products, such as, but not limited to, non-Gasboy hardware, and PC operating systems.

Software upgrade installation costs.

6. Nonassignable and Nontransferable

6.1 The license granted herein shall not be assignable or transferrable in any manner whatsoever nor shall Customer have the right to grant any sublicenses, except by written consent of EKOS. Any permitted assignment or other transfer of this Agreement shall bind the assignee, subcontractor or transferee and shall not relieve Customer from its obligations under this Agreement.

7. Entire Agreement; Modification

7.1. This Agreement sets forth the entire agreement and understanding between the parties as to the matters contained herein, and merges and supersedes all prior discussions, agreements and understandings of every kind between them as to the matters contained herein. No provision of this Agreement may be modified or amended unless such modification or amendment is agreed to in a writing signed by both of the parties hereto. Customer shall not assign its obligations hereunder without the prior written consent of EKOS.

8. Notices

8.1. Any notices required or permitted to be given under this Agreement shall be deemed sufficiently given if hand delivered or mailed by registered mail, postage prepaid, addressed to the party to be notified at its address shown at the beginning of this Agreement, or at such other address as may be furnished in writing to the notifying party.

9. Governing Law

9.1. This Agreement shall be interpreted in accordance with the laws of the State of North Carolina. For purposes of this Agreement, each party submits to the jurisdiction of the courts, both federal and state, in New Hanover County, North Carolina, and each party hereby agrees that all suits, actions and proceedings brought by any party hereunder may be brought in either federal or state court located in New Hanover County, North Carolina. Each party irrevocably waives, to the fullest extent permitted by law, any objection which it may now or hereafter have to the laying of the venue of any such suit, action or proceeding brought in any such court, any claim that any such suit, action or proceeding brought in such a court has been brought in an inconvenient forum and the right to object, with respect to any such suit, action, or proceeding brought in any such court, that such court does not have jurisdiction over such party or the other party.

10. Intellectual Property

10.1. Customer acknowledges and agrees that: (i) it has no right, title or interest, proprietary or otherwise, in or to the Software Products or any other EKOS Intellectual Property (defined below); (ii) the EKOS Intellectual Property is owned solely by, and is proprietary to, EKOS and embodies valuable trade secrets of EKOS; and (iii) this Agreement does not give, and shall not be construed to give, Customer any vested right, title or interest in or with respect to the EKOS Intellectual Property, except for a non-exclusive, limited and terminable right of access to the Software Products for the purposes of this Agreement. EKOS owns and will continue to own, without limitation, all EKOS Intellectual Property and all rights, title and interest in and to all ideas, works, custom reports, products, programs, procedures, plans, formats and other intellectual property of any kind created, prepared, developed or worked on by EKOS for Customer under this Agreement. As used herein, "EKOS Intellectual Property" means any copyrights, patent rights, trademarks, trade names, trade secrets, service marks, know-how (including, without limitation, all ideas, inventions, products, programs, software, procedures, customer lists, works, formats and other intellectual property) and any other similar rights or intangible assets recognized under any laws or conventions in any country or jurisdiction in the world as intellectual creations to which rights of ownership accrue, and all registrations, applications, extensions or reissues of the foregoing now or hereafter in force.

11. Confidentiality

11.1. Customer acknowledges that it may become aware of or familiar with Confidential Information of EKOS. "Confidential Information" shall mean any information relating to the business or affairs of EKOS including, but not limited to, information relating to the Software Products, other EKOS Intellectual Property, customer and Customer lists, pricing lists and methods, products, software, inventions, processes, procedures, techniques, formulae, design or other technical data, trade secrets, sources of products or materials, financial statements, equipment, programs, strategies and information, analyses, profit margins, or other proprietary information used by EKOS in connection with its business. During the term of this Agreement and for so long thereafter as the Confidential Information remains proprietary to EKOS, Customer, for itself and its administrators, employees and agents, shall (a) keep the confidential information secret and retain it in strictest confidence, and (b) not, without the prior written consent of EKOS, furnish, make available or disclose to any third party, or use for the benefit of Customer or any third party, any Confidential Information. Customer acknowledges that the Confidential Information is vital, sensitive, confidential and proprietary to EKOS and that this covenant is reasonable and necessary for the protection of EKOS' business interests. Customer acknowledges that the violation of any of the provisions of this Agreement will cause irreparable loss and harm to EKOS which cannot be reasonably or adequately compensated by damages in an action at law, and, accordingly, that EKOS will be entitled, without posting bond or other security, to injunctive and other equitable relief to enforce the provisions of this Agreement and to prevent or cure any breach or threatened breach thereof; but no action for any such relief shall be deemed to waive the right of EKOS to an action for damages. The rights and remedies of EKOS are cumulative and the exercise or enforcement of any one or more of them will not preclude EKOS from exercising or enforcing any other right or remedy. The obligations of the Customer and the rights of EKOS under this Agreement shall survive the termination of this Agreement regardless of the reason for or cause of the termination.

12. Binding Effect; Authorized Signatory

12.1. This Agreement shall bind and inure to the benefit of the parties hereto and their successors and permitted assigns. The individual executing this Agreement on behalf of Customer is a duly authorized representative of Customer with full power and authority to execute and deliver this Agreement on behalf of Customer and to bind Customer to its obligations hereunder.

13. Amendment

13.1. A modification, amendment or waiver of any of the provisions of this Agreement shall be effective only if made in writing and executed by the parties to this Agreement.

14. Waiver

14.1. A modification, amendment or waiver of any of the provisions of this Agreement shall be effective only if made in writing and executed by the parties to this Agreement.

15. Severability

15.1. If, in the final judgment of a court of competent jurisdiction, any provision of this Agreement is held to be invalid, said provision shall be considered void to the extent of such invalidity only, without invalidating any of the remaining provisions of this Agreement.

16. Counterparts

16.1. This Agreement may be executed in one or more counterparts, each of which will be deemed an original, and all of which together constitute one and the same instrument. Any facsimile or emailed signature attached hereto will be deemed to be an original and will have the same force and effect as an original signature.

17. Disclaimer

17.1. Except for any warranty otherwise expressly provided for herein, EKOS provides their services, software, equipment and systems on an "AS IS" BASIS, WITHOUT ANY WARRANTY OF ANY KIND, WHETHER ORAL OR WRITTEN OR EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE EXPRESSLY DISCLAIMED BY EKOS AND EKOS. IN NO EVENT SHALL EKOS HAVE ANY LIABILITY TO CUSTOMER OR ANY THIRD PARTY FOR ANY LOST PROFITS, LOSS OF DATA, LOSS OF USE, BUSINESS INTERRUPTION, OR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES HOWEVER CAUSED AND WHETHER IN CONTRACT, TORT, OR UNDER ANY OTHER THEORY OF LIABILITY. In addition, EKOS shall not be liable or held responsible for any delay or failure to perform or deliver all or any part of the services or products required to be performed or delivered hereunder as a direct or indirect result of any causes, contingencies or circumstances beyond EKOS's control or which make the fulfillment of this Agreement impracticable by EKOS.



1/26/2026

Town of Mendon Highway Department
101 Semmel Rd
Honeoye Falls, NY 14472
highwayclerk@townofmendon.org

We are pleased to provide you with a proposal to install EKOS to existing Gasboy Islander as a replacement to discontinued FHO. This proposal is for use with EKOS Managed Router.

Project Scope:

- 1) Install one (1) EKOS managed router to client's existing LAN using either a hardwired connection if available or wireless.
- 2) Provide all necessary wiring for connection of router to LAN and to the AvaLan Access Point.
- 3) Verify existing Gasboy equipment is up to date on software version. If needed, upgrade software to the current software version.
- 4) Test and confirm that Gasboy equipment is communicated properly with the EKOS software.
- 5) Prevailing Wage.

Not Included In Proposal:

- 1) EKOS Software and managed router. To be purchased by client directly from EKOS.
- 2) Replacement of existing Gasboy pump or Gasboy Islander.
- 3) Sales Tax. Client is tax exempt and will provide proper forms.

Total for the above proposal – \$1,367.00

Payment Terms: As agreed upon & subject to credit approval. Most orders will require a 50% down payment. Any purchase paid by credit card may be subject to a transaction fee.

By signing below you acknowledge your acceptance of these conditions.

ACCEPTED BY: _____ DATE: _____



Terms and Conditions:

- 1) The above prices are valid for 30-Days. Thereafter it is subject to change without notice.
- 2) All prices are FOB Empire Petroleum Services, unless otherwise mentioned.
- 3) Only those items shown herein will be provided at the total prices listed. Please check for completeness.
- 4) Installation is not included, unless otherwise mentioned herein.
- 5) Any and all permits required are the responsibility of the property owner, unless expressly stated as included in the above proposal.
- 6) If payment is not received with payment terms, Empire Petroleum Services reserves the right to repossess any equipment not paid for, as Empire Petroleum Services retains the ownership until full payment has been received. A UCC-1 will be applied to this purchase as standard operating procedure.
- 7) By signing below you agree to reimburse for any collection cost incurred by Empire Petroleum Services due to non-payment on your part.
- 8) Offloading of tanks is the responsibility of the installing contractor.
- 9) Any non-stock or specialty items ordered, delivered and then returned for credit will be subject to a 25% restocking charge or the restocking charge invoiced to us from the manufacturer, whichever is greater.

By signing below you acknowledge your acceptance of these terms and conditions.

ACCEPTED BY: _____ DATE: _____

The Pump Doctor Inc.

2706 Hemlock Road

Eden, NY 14057

office@thepumpdoctorinc.com

Phone # 716-992-3181

Fax # 716-992-3186

Estimate

DATE
7/22/2025

ESTIMATE NO.
1741

NAME / ADDRESS
Town of Mendon 101 Semmel Rd. Honeoye Falls, NY 14472 Attn: Denise

Ship To

Due Date
8/22/2025

Rep
NDB

P.O. No.

DESCRIPTION	TOTAL
<p>The Pump Doctor, Inc. proposes to supply and install new Gasboy EKOS cloud -based software replacing the current locally hosted FHO software being phased out. A virtual meeting will be setup with the EKOS team to determine the monthly package and cost involved with the new cloud software and cellular modem. These services are generally \$179 and \$65 per month billed annually directly to EKOS. The Pump Doctor will assist with the installation of any on-site equipment and programing changes.</p> <p>All pricing is based off of the Sourcewell purchasing contract under the Gilbarco member # 092920-GVR and purchased using the towns account # 116815.</p> <p>* Any unforeseen issues will be addressed as a time and materials extra to complete the work. *</p>	
EKOS Startup Fee - One Time Software Setup	3,000.00
Cellular Modem	1,661.00
Shipping and Handling	65.00
Materials	274.00
Labor	540.00
Travel Time	437.50
Overhead, Mobilization and Insurance	719.70

QUOTED PRICE GOOD FOR 30 DAYS

I have reviewed and in agreement with the pricing associated with this order. By signing this quote I hereby authorize to proceed with quote.

Subtotal	\$6,697.20
Sales Tax (8.0%)	\$0.00
Total	\$6,697.20

Signature _____