STATE OF TEXAS §

COUNTY OF FORT BEND §

#### FIRST AMENDMENT TO ADDENDUM TO QUOTE

THIS FIRST AMENDMENT ("Amendment") is entered into by and between Fort Bend County, ("County"), a body corporate and politic under the laws of the State of Texas, and Netsync Network Solutions, Inc., ("Netsync"), a company authorized to conduct business in the State of Texas (collectively referred to as the "parties").

#### WITNESSETH:

WHEREAS, the parties previously entered into the Addendum to Netsync Network Solutions, Inc.'s Quote, on or about February 27, 2025, (the "Agreement"), attached hereto as Exhibit "A-1" and incorporated fully by reference for all purposes, for the purchase of services (the "Services"); and

WHEREAS, on March 6, 2025, the Commissioners Court, by Order approved an amount up to \$1,800,000.00 for services to be provided by Netsync Network Solutions, Inc.,

WHEREAS, by execution of this First Amendment, the Parties desire to amend the Agreement to provide for additional services by Netsync, to increase the total Maximum Compensation for the completion of such services, and to otherwise ratify and confirm all the terms and conditions as set forth therein; and

WHEREAS, the parties wish to utilize the Texas Department of Information Resources ("DIR") Contract and and an arrangement, which is incorporated fully by reference, for the purchase of the Services; and

WHEREAS, the following changes are incorporated as if a part of the original Agreement.

NOW, THEREFORE, in consideration of the foregoing, the Parties do mutually agree that the Agreement between the Parties is amended as follows:

- Recitals. The recitals set forth above are incorporated herein by reference and made a
  part of the Agreement.
- 2. Scope of Services. The County will pay Netsync an additional \$1,148,983.38 for the additional services described in the following Quotes with Statement of Work, which are attached as Exhibit "B-1" and are incorporated fully by reference herein as follows:
  - Quote# Q455432 ( ); andQuote# Q455467 ( ).

- 3. Cooperative Contract. These services will be performed in accordance with the respective DIR Contract and and and a services, at the rates shown in Exhibit B-1.
- 4. Term. During the term of this Agreement and thereafter, Netsync shall hold in strictest confidence all Confidential Information of the Client as outlined in the Agreement. Netsync shall not disclose Confidential Information to any third party for any reason whatsoever, without the prior express written consent of the Client.
- Maximum Compensation. The Maximum Compensation payable to Contractor for all Services rendered is hereby increased to an amount not to exceed \$1,198,483.38, as follows:
  - \$ 49,500.00 under the Addendum to Quote; and
  - \$ 1,148,983.38 under this First Amendment.
- 6. In no case shall the amount paid by County for all Services under the Agreement and this Amendment exceed the Maximum Compensation without an agreement.
- 7. This Amendment is effective as of, and shall include services provided as of February 24, 2025. The Parties acknowledge and agree that Services have been and will be supported by good and valuable consideration during the Term of this Agreement, the sufficiency of which is acknowledged by the Parties.
- Except as modified herein, all terms and conditions of the Agreement and any prior
  executed document shall remain in full force and effect and unchanged. In the event of
  conflict, the contents of this First Amendment shall prevail.
- 9. Except as provided herein, all terms and conditions of the Agreement shall remain unchanged.

(Execution Page Follows)

(Remainder of Page Intentionally Left Blank)

IN WITNESS WHEREOF, this Amendment is signed, accepted, and agreed to by all parties by and through the parties or their agents or authorized representatives. All parties hereby acknowledge that they have read and understood this Amendment and the attachments and exhibits hereto. All parties further acknowledge that they have executed this legal document voluntarily and of their own free will.

FORT BEND COUNTY	NETSYNC NETWORK SOLUTIONS, INC.
KPliconge	Nicole Nordhougeu
KP George, County Judge	Authorized Agent – Signature
April 3, 2025	Nicole Nordhougen
Date Approved by Commissioners Court on 3/06/2025	Authorized Agent- Printed Name
NET STATE	General Counsel
ATTEST:	Title
Haura Richard	04 / 02 / 2025
Laura Richard, County Clerk	Date
AUDITOR'S  I hereby certify that funds are available accomplish and pay the obligation of Fort Bend	
Exhibit A-1: Addendum signed 2/27/25 Exhibit B-1: Quotes Q455432 ( ) and C	Q455467 )

I:\AGREEMENTS\2025 Agreements\Purchasing\IT\NetSync (25-IT-100531-A1)\Amend 1 to Addendum (Isl 4.2.25).docx (mlt

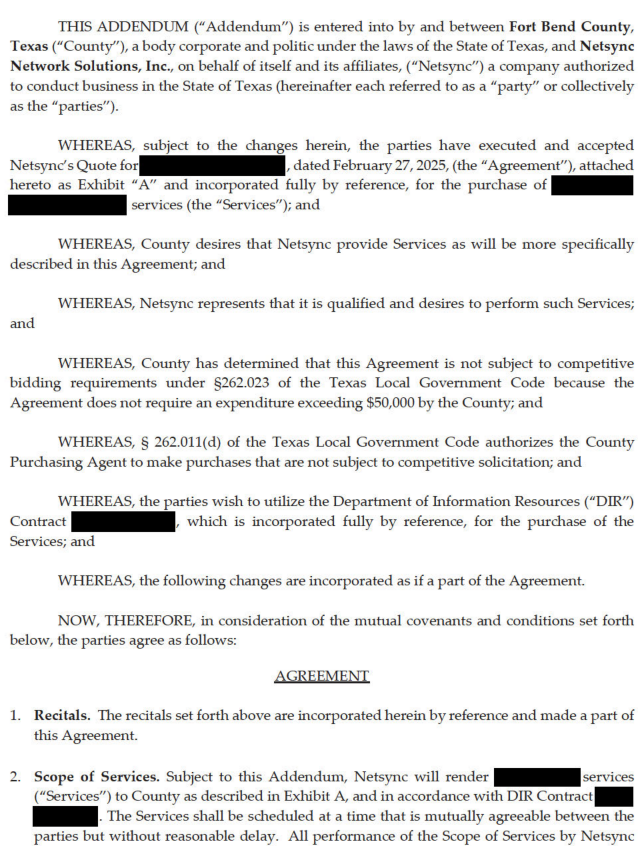
3.10.25)

# **EXHIBIT A-1 Addendum to Quote**

STATE OF TEXAS	
	8
COUNTY OF FORT BEND	8

#### ADDENDUM TO QUOTE

THIS ADDENDUM ("Addendum") is entered into by and between Fort Bend County, Texas ("County"), a body corporate and politic under the laws of the State of Texas, and Netsync Network Solutions, Inc., on behalf of itself and its affiliates, ("Netsync") a company authorized to conduct business in the State of Texas (hereinafter each referred to as a "party" or collectively



#### Document Ref: SGSVL-ZPSJB-K7MU2-HC46E

including any changes in the Scope of Services and revision of work satisfactorily performed will be performed only when approved in advance and authorized by County.

- 3. Payment; Non-appropriation; Taxes. Payment shall be made by County within thirty (30) days of receipt of invoice. Netsync may submit invoice(s) electronically in a form acceptable to County via: <a href="majorage-apade-
- 4. Limit of Appropriation. Netsync clearly understands and agrees, such understanding and agreement being of the absolute essence of this Agreement, that County shall have available the total maximum sum of Forty-nine Thousand, Five Hundred dollars and 00/100 (\$49,500.00), specifically allocated to fully discharge any and all liabilities County may incur. Netsync does further understand and agree, said understanding and agreement also being of the absolute essence of this Agreement, that the total maximum compensation that Netsync may become entitled to and the total maximum sum that County may become liable to pay to Netsync shall not under any conditions, circumstances, or interpretations thereof exceed Forty-nine Thousand, Five Hundred dollars and 00/100 (\$49,500.00). In no event will the amount paid by the County for all Services under this Agreement exceed this Limit of Appropriation without an amendment executed by the parties.
- Public Information Act. Netsync expressly acknowledges that County is subject to the Texas Public Information Act, TEX. GOV'T CODE ANN. §§ 552.001 et seq., as amended, and notwithstanding any provision in the Agreement to the contrary, County will make any information related to the Agreement, or otherwise, available to third parties in accordance with the Texas Public Information Act. Any proprietary or confidential information marked as such provided to County by Netsync shall not be disclosed to any third party, except as directed by the Texas Attorney General in response to a request for such under the Texas Public Information Act, which provides for notice to the owner of such marked information and the opportunity for the owner of such information to notify the Attorney General of the reasons why such information should not be disclosed. The terms and conditions of the Agreement and this Addendum are not proprietary or confidential information.

- 6. Indemnity. The parties agree that under the Constitution and laws of the State of Texas, County cannot enter into an agreement whereby County agrees to indemnify or hold harmless another party; therefore, all references of any kind to County defending, indemnifying, holding or saving harmless Netsync for any reason are hereby deleted.
- 7. Applicable Law; Arbitration; Attorney Fees. The laws of the State of Texas govern all disputes arising out of or relating to this Agreement. The parties hereto acknowledge that venue is proper in Fort Bend County, Texas, for all legal actions or proceedings arising out of or relating to this Agreement and waive the right to sue or be sued elsewhere. Nothing in the Agreement shall be construed to waive the County's sovereign immunity. County does not agree to submit disputes arising out of the Agreement to binding arbitration. Therefore, any references to binding arbitration or the waiver of a right to litigate a dispute are hereby deleted. County does not agree to pay any and/or all attorney fees incurred by Netsync in any way associated with the Agreement.
- 8. Certain State Law Requirements for Contracts. The contents of this Section are required by Texas Law and are included by County regardless of content. For purposes of Sections 2252.152, 2271.002, and 2274.002, Texas Government Code, as amended, Netsync hereby verifies that Netsync and any parent company, wholly owned subsidiary, majority-owned subsidiary, and affiliate:
  - a. Unless affirmatively declared by the United States government to be excluded from its federal sanctions regime relating to Sudan or Iran or any federal sanctions regime relating to a foreign terrorist organization, is not identified on a list prepared and maintained by the Texas Comptroller of Public Accounts under Section 806.051, 807.051, or 2252.153 of the Texas Government Code.
  - b. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Netsync does not boycott Israel and is authorized to agree in such contracts not to boycott Israel during the term of such contracts. "Boycott Israel" has the meaning provided in § 808.001 of the Texas Government Code.
  - c. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Netsync does not boycott energy companies and is authorized to agree in such contracts not to boycott energy companies during the term of such contracts. "Boycott energy company" has the meaning provided in § 809.001 of the Texas Government Code.
  - d. If employing ten (10) or more full-time employees and this Agreement has a value of \$100,000.00 or more, Netsync does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association and is authorized to agree in such contracts not to discriminate against a firearm entity or firearm trade association during the term of such contracts. "Discriminate against a firearm entity or firearm trade association" has the meaning provided in § 2274.001(3) of the Texas Government Code. "Firearm entity" and "firearm trade association" have the meanings provided in § 2274.001(6) and (7) of the Texas Government Code.

- 9. Modifications and Waivers. The parties may not amend or waive this Agreement, except by a written agreement executed by both parties. No failure or delay in exercising any right or remedy or requiring the satisfaction of any condition under this Agreement, and no course of dealing between the parties, operates as a waiver or estoppel of any right, remedy, or condition.
  - The rights and remedies of the parties set forth in this Agreement are not exclusive of, but are cumulative to, any rights or remedies now or subsequently existing at law, in equity, or by statute.
- 10. **Human Trafficking**. BY ACCEPTANCE OF CONTRACT, SURETY SYSTEMS ACKNOWLEDGES THAT FORT BEND COUNTY IS OPPOSED TO HUMAN TRAFFICKING AND THAT NO COUNTY FUNDS WILL BE USED IN SUPPORT OF SERVICES OR ACTIVITIES THAT VIOLATE HUMAN TRAFFICKING LAWS.
- 11. Use of Customer Name. Netsync may use County's name without County's prior written consent only in any of Netsync' customer lists, any other use must be approved in advance by County.
- 12. Performance Warranty. Netsync warrants to County that Netsync has the skill and knowledge ordinarily possessed by well-informed members of its trade or profession practicing in the greater Houston metropolitan area and Netsync will apply that skill and knowledge with care and diligence to ensure that the Services provided hereunder will be performed and delivered in accordance with the highest professional standards.
  - Netsync warrants to County that the Services will be free from material errors and will materially conform to all requirements and specifications contained in the attached Exhibit A.
- 13. **Conflict.** In the event there is a conflict between this Addendum and the Agreement, this Addendum controls to the extent of the conflict. In the event there is a conflict between this Addendum and the DIR Contract, the DIR Contract controls to the extent of the conflict.
- 14. **Understanding, Fair Construction.** By execution of this Addendum, the parties acknowledge that they have read and understood each provision, term and obligation contained in this Addendum. This Addendum, although drawn by one party, shall be construed fairly and reasonably and not more strictly against the drafting party than the nondrafting party.
- 15. Captions. The section captions used in this Agreement are for convenience of reference only and do not affect the interpretation or construction of this Agreement.
- 16. Electronic and Digital Signatures. The parties to this Agreement agree that any electronic and/or digital signatures of the parties included in this Agreement are intended to authenticate this writing and to have the same force and effect as the use of manual signatures.

17. Personnel. Netsync represents that it presently has, or is able to obtain, adequate qualified personnel in its employment for the timely performance of the Services required under this Agreement and that Netsync shall furnish and maintain, at its own expense, adequate and sufficient personnel, in the opinion of County, to perform the Services when and as required and without delays.

All employees of Netsync shall have such knowledge and experience as will enable them to perform the duties assigned to them. Any employee of Netsync or agent of Netsync who, in the opinion of County, is incompetent or by his conduct becomes detrimental to providing Services pursuant to this Agreement shall, upon request of County, immediately be removed from association with the Services required under this Agreement.

When performing Services for the County, Netsync shall comply with, and ensure that all Netsync Personnel comply with, all rules, regulations and policies of County that are communicated to Netsync in writing, including but not limited to data and remote access procedures.

- 18. Compliance with Laws. Netsync shall comply with all federal, state, and local laws, statutes, ordinances, rules and regulations, and the orders and decrees of any courts or administrative bodies or tribunals in any matter affecting the performance of this Agreement, including, without limitation, Worker's Compensation laws, minimum and maximum salary and wage statutes and regulations, licensing laws and regulations. When required by County, Netsync shall furnish County with certification of compliance with said laws, statutes, ordinances, rules, regulations, orders, and decrees above specified. Nothing in this Agreement will be construed to waive the requirements of any record retention laws applicable to County.
- 19. Confidential Information. Netsync acknowledges that it and its employees or agents may, in the course of performing their responsibilities under this Agreement, be exposed to or acquire information that is confidential to County. Any and all information of any form obtained by Netsync or its employees or agents from County in the performance of this Agreement shall be deemed to be confidential information of County ("Confidential Information"). Any reports or other documents or items (including software) that result from the use of the Confidential Information by Netsync shall be treated with respect to confidentiality in the same manner as the Confidential Information. Confidential Information shall be deemed not to include information that (a) is or becomes (other than by disclosure by Netsync) publicly known or is contained in a publicly available document; (b) is rightfully in Netsync' possession without the obligation of nondisclosure prior to the time of its disclosure under this Agreement; or (c) is independently developed by employees or agents of Netsync who can be shown to have had no access to the Confidential Information.

Netsync agrees to hold Confidential Information in strict confidence, using at least the same degree of care that Netsync uses in maintaining the confidentiality of its own confidential information, and not to copy, reproduce, sell, assign, license, market, transfer

or otherwise dispose of, give, or disclose Confidential Information to third parties or use Confidential Information for any purposes whatsoever other than the provision of Services to County hereunder, and to advise each of its employees and agents of their obligations to keep Confidential Information confidential. Netsync shall use its best efforts to assist County in identifying and preventing any unauthorized use or disclosure of any Confidential Information.

Without limitation of the foregoing, Netsync shall advise County immediately in the event Netsync learns or has reason to believe that any person who has had access to Confidential Information has violated or intends to violate the terms of this Agreement and Netsync will at its expense cooperate with County in seeking injunctive or other equitable relief in the name of County or Netsync against any such person. Netsync agrees that, except as directed by County, Netsync will not at any time during or after the term of this Agreement disclose, directly or indirectly, any Confidential Information to any person, and that upon termination of this Agreement or at County's request, Netsync will promptly turn over to County all documents, papers, and other matter in Netsync' possession which embody Confidential Information.

Netsync acknowledges that a breach of this Section, including disclosure of any Confidential Information, or disclosure of other information that, at law or in equity, ought to remain confidential, will give rise to irreparable injury to County that is inadequately compensable in damages. Accordingly, County may seek and obtain injunctive relief against the breach or threatened breach of the foregoing undertakings, in addition to any other legal remedies that may be available. Netsync acknowledges and agrees that the covenants contained herein are necessary for the protection of the legitimate business interest of County and are reasonable in scope and content.

Netsync in providing all Services hereunder agrees to abide by the provisions of any applicable Federal or State Data Privacy Act.

- 20. Independent Contractor. In the performance of work or services hereunder, Netsync shall be deemed an independent contractor, and any of its agents, employees, officers, or volunteers performing work required hereunder shall be deemed solely as employees of Netsync or, where permitted, of its subcontractors. Netsync and its agents, employees, officers, or volunteers shall not, by performing work pursuant to this Agreement, be deemed to be employees, agents, or servants of County and shall not be entitled to any of the privileges or benefits of County employment.
- 21. **Severability**. If any provision of this Agreement is determined to be invalid, illegal, or unenforceable, the remaining provisions remain in full force, if the essential terms and conditions of this Agreement for each party remain valid, binding, and enforceable.
- 22. Remote Access. As applicable, if Netsync requires remote access to County Systems for support, installation, integrations, configurations, and/or maintenance of Netsync' Services, except as otherwise agreed by the parties and approved by the County's Director of

ADDENDUM TO NETSYNC QUOTE

Information Technology and Chief Information Officer in writing, the below requirements must be met before Netsync is granted remote access to County Systems:

- (A) Netsync will adhere to the restricted and monitored channels that are provided by the County, or other technologies approved in advance in writing by the County's Director of Information Technology and Chief Information Officer.
- (B) Netsync will neither implement nor deploy a remote access solution which bypasses and/or is designed to bypass County provided or approved controls. Netsync will not access County Systems via unauthorized methods.
- (C) Netsyncs' remote access to County Systems will only be requested and activated on as-needed basis and disabled when not in use.
- (D) Remote access is restricted only to County Systems necessary for Netsync to provide Services to County pursuant to this Agreement.
- (E) Netsync will allow only its Workforce approved in advance by County to access County Systems. Netsync will promptly notify County whenever an individual member of Netsync' Workforce who has access to County Systems leaves its employ or no longer requires access to County Systems. Netsync will keep a log of access when its Workforce remotely accesses County Systems. Netsync will supply County with evidence of access logs concerning remote access to County Systems upon written request from County. Such access logs will be provided to County, within three business days from the date of County's request. These requests may be used to confirm compliance with these terms and/or to investigate a security incident.
- (F) If any member(s) of Netsync' Workforce is provided with remote access to County Systems, then Netsync' Workforce will not remotely log-in to County Systems from a public internet access device (e.g., airport computer terminal, or Internet café). This is due to the possibility of sensitive information being monitored by video or computer surveillance in public areas.
- (G) Failure of Netsync to comply with this Section may result in Netsync and/or Netsync' Workforce losing remote access to County Systems. County reserves the right at any time to disable remote access to protect County Systems.
- (H) For purposes of this Section, "Workforce" means employees, agents, subcontractors (where permitted), and/or other persons whose conduct, in the performance of work for Netsync, is under the direct control of Netsync, whether or not they are paid by Netsync and who have direct or incidental access to County Systems.
- (I) For purposes of this Section, "Systems" means any: (i.) computer programs, including, but not limited to, software, firmware, application programs, operating systems, files and utilities; (ii.) supporting documentation for such computer programs, including, without limitation, input and output formats, program listings, narrative descriptions and operating instructions; (iii.) data and/or media; (iv.) equipment, hardware, servers, and/or devices; and/or (v.) network(s).

(Execution Page Follows)

ADDENDUM TO NETSYNC QUOTE Contract #25-IT-100531

IN WITNESS WHEREOF, this Addendum is signed, accepted, and agreed to by all parties by and through the parties or their agents or authorized representatives. All parties hereby acknowledge that they have read and understood this Addendum and the attachments and exhibits hereto. All parties further acknowledge that they have executed this legal document voluntarily and of their own free will. This Agreement is effective upon execution by both parties.

Same Kovin	NETSYNC NETWORK SOLUTIONS, IN <i>Nicole Nordhougeu</i>
Jaime Kovar	Authorized Agent – Signature
Purchasing Agent 02/27/2025	Nicole Nordhougen
Date	Authorized Agent- Printed Name General Counsel
	Title
	02 / 27 / 2025
	Date

#### **AUDITOR'S CERTIFICATE**

I hereby certify that funds in the amount of \$49,500.00 are available to pay the obligation of Fort Bend County within the foregoing Agreement.

Robert Ed Sturdivant, County Auditor

Exhibit A: Quote #AAAQ454066-03

 $I:\ AGREEMENTS \ 2025\ Agreements \ Purchasing \ IT \ Net Sync \ (25-IT-100531) \ Addendum\ to\ Quote, docx \ (Isl\ 2.27.25)$ 

ADDENDUM TO NETSYNC QUOTE Contract #25-IT-100531

# **EXHIBIT A**

**Quote #AAAQ454066-03** 





Quote #:	AAAQ454066-03
Date:	02/27/2025
Valid for:	30 Days

Customer	Inside Sales	Account Manager
Fort Bend County	Leo Kamenker	Ashley F Freeman
Lee.Morgan@fortbendcountytx.gov 832 <b>-</b> 759 <b>-</b> 8258	Ikamenker@netsync.com 346.303.3912	afreeman@netsync.com

#### Please send purchase order to: PO@netsync.com

Line #	Part	Description	Qty	Unit Price	Ext Price
Main Sit	te			Sub T	otal 49,500.00
La	bor				
1.0		Block of Hours	264	187.50	49,500.00

Notes: 340001064-175427-01

Products and Services |

Grand Total USD	49,500.00
Shipping	0.00
Tax/Vat	0.00
Total	49,500.00

### **CERTIFICATE of SIGNATURE**

REF. NUMBER

SIGNER

HBKML-5CGQG-LQFOX-OFNKX

DOCUMENT COMPLETED BY ALL PARTIES ON

27 FEB 2025 22:51:14 UTC

NORDHOUGEN

ENTAR

NLEGAL@NETSYNC.COM

TIMESTAMP

27 FEB 2025 22:46:04 UTC

VIEWED

27 FEB 2025 22:50:30 UTC

SIGNED

27 FEB 2025 22:51:14 UTC

SIGNATURE

Nicole Nordhougeu

IP ADDRESS

LOCATION

FARGO, UNITED STATES

RECIPIENT VERIFICATION

EMAIL VERIFIED

27 FEB 2025 22:50:30 UTC

Funding available totaling \$49,500,00

Prof & Sturber of





# EXHIBIT B-1 Quotes #Q455432 and #Q455467



713.218.5000



Quote #:	AAAQ455432
Date:	03/05/2025
Valid for:	30 Days

Customer	Inside Sales	Account Manager
Fort Bend County	Leo Kamenker	Ashley F Freeman
Lee.Morgan@fortbendcountytx.gov	Ikamenker@netsync.com	afreeman@netsync.com
832-759-8258	346.303.3912	

### Please send purchase order to: PO@netsync.com

Line #	Part	Description	Qty	Unit Price	Ext Price
Main Sit	te			Sub T	otal 110,667.48
La	bor				
1.0			4	27,666.8	7 110,667.48

Notes: 340001482-175847-02	
Option 2	
	Products and Services

Grand Total USD	110,667.48
Shipping	0.00
Tax/Vat	0.00
Total	110,667.48





Quote #:	AAAQ455467
Date:	03/05/2025
Valid for:	30 Days

Customer	Inside Sales	Account Manager
Fort Bend County Robyn.Doughtie@fortbendcountytx.gov (281) 238-3314	Leo Kamenker Ikamenker@netsync.com 346.303.3912	Ashley F Freeman afreeman@netsync.com

#### Please send purchase order to: PO@netsync.com

1.1.0   2   21,256,75   42,511,5   1.1.1.0   2   0.00   0.	Line #	Part	Description		Qty	Unit Price	Ext Price
Default Group	Fort Ber	nd County VPN F\	W			Sub To	tal 78,027.46
1.1.0   2   21,256,75   42,511,5   1.1.1.0   2   0,00   0,							
1.1.1.0   2   0.00   0.0     1.1.2.0   2   1.833.47   3.666.9     1.1.3.0   4   0.00   0.0     1.1.4.0   2   0.00   0.0     1.1.5.0   2   0.00   0.0     1.1.5.0   2   0.00   0.0     1.1.5.0   2   0.00   0.0     1.1.5.0   4   0.00   0.0     1.1.5.0   4   0.00   0.0     1.1.5.0   4   0.00   0.0     1.1.5.0   4   0.00   0.0     1.1.5.0   2   0.00   0.0     1.1.5.0   2   0.00   0.0     1.1.5.0   2   0.00   0.0     1.1.5.0   2   0.00   0.0     1.1.5.0   2   0.00   0.0     1.1.5.0   2   0.00   0.0     1.1.1.0   0   0   0.0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.1.1.0   0   0   0     1.	1.0			 	1	0.00	0.00
	1.1.0				2	21,255.75	42,511.50
1.1.2.0	1.1.1.0	•			2	0.00	0.00
1.1.3.0	1.1.2.0				2	1,833.47	3,666.94
1.1.4.0	.1.3.0				4	0.00	0.00
1.1.5.0     2	1.1.4.0				2		0.00
1.6.0     2   0.00   0.00   1.17.0     2   0.00   0.00   1.18.0     4   0.00   0.00   1.18.0     4   0.00   0.00   1.19.0     2   0.00   0.00   0.111.0     2   0.00   0.00   0.111.0     2   0.00   0.00   0.111.0     2   0.00   0.00   0.111.0     2   0.00   0.00   0.111.0     2   0.00	.1.5.0				2		0.00
1.7.0	.1.6.0	•			2	0.00	0.00
1.8.0	.1.7.0				2		0.00
1.9.0	1.8.0				4		0.00
1.11.0     2   0.00   0.0   0.0   1.11.0   2   0.00   0.0   0.0   1.112.0   2   2.916.00   5.832.0   2   2.916.00   5.832.0   2   13,008.51   26,017.0   2   13,008.51   26,017.0   2   13,008.51   26,017.0   2   2.000   0.0   2.0   2   0.00   0.0   0.0   2.0   2   0.00   0.0	1.9.0				2	0.00	0.00
1.11.0					2	0.00	0.00
1.12.0	1.11.0				2	0.00	0.0
2   0.00   0.00					2	2,916.00	5,832.00
2 13,008.51 26,017.00  Default Group  2 8,871.64 17,743.20  2 0.00 0.00  2.2.0 2 0.00 0.00  2.3.0 2 0.00 0.00  2.4.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 2 0.00 0.00  2.5.0 0 0.00  2.5.0 0 0.00 0.00  2.	.2.0				2	0.00	0.00
Default Group   Sub Total 668,054.33		•			2		26,017.0
2.0     2 8,871.64     17,743.22       2.1.0     2 0.00     0.00       2.2.0     2 0.00     0.00       2.3.0     2 0.00     0.00       2.4.0     2 0.00     0.00       2.5.0     2 0.00     0.00       2.6.0     2 0.00     0.00       2.7.0     2 0.00     0.00       2.8.0     2 0.00     0.00       2.9.0     2 0.00     0.00       2.11.0     2 0.00     0.00       2.11.0     2 2,274.31     4,548.66							
2.1.0       2       0.00       0.00         2.2.0       2       0.00       0.00         2.3.0       2       0.00       0.00         2.4.0       2       0.00       0.00         2.5.0       2       0.00       0.00         2.6.0       2       0.00       0.0         2.7.0       2       0.00       0.0         2.8.0       2       0.00       0.0         2.9.0       2       0.00       0.0         2.11.0       2       0.00       0.0         2.11.0       2       2.74.31       4,548.6		efault Group			2	8 871 64	17 743 28
2.2.0       2 0.00       0.0         2.3.0       2 0.00       0.0         2.4.0       2 0.00       0.0         2.5.0       2 0.00       0.0         2.6.0       2 0.00       0.0         2.7.0       2 0.00       0.0         2.8.0       2 0.00       0.0         2.9.0       2 0.00       0.0         2.11.0       2 0.00       0.0         2.11.0       2 2,274.31       4,548.6					• • • • • • • • • • • • • • • • • • • •		
2     0.00     0.00       2.4.0     2     0.00     0.00       2.5.0     2     0.00     0.00       2.6.0     2     0.00     0.00       2.7.0     2     0.00     0.00       2.8.0     2     0.00     0.00       2.9.0     2     0.00     0.00       2.11.0     2     0.00     0.00       2.11.0     2     2.274.31     4,548.60							
4.0     2     0.00     0.00       .5.0     2     0.00     0.00       .6.0     2     0.00     0.00       .7.0     2     0.00     0.00       .8.0     2     0.00     0.00       .9.0     2     0.00     0.00       .10.0     2     0.00     0.00       .11.0     2     2,274.31     4,548.60					• • • • • • • • • • • • • • • • • • • •		0.00
2     0.00     0.00       6.0     2     0.00     0.00       .7.0     2     0.00     0.00       .8.0     2     0.00     0.00       .9.0     2     0.00     0.00       .10.0     2     0.00     0.00       .11.0     2     2.724.31     4,548.60					2		
2     0.00     0.00       2     0.00     0.00       8.0     2     0.00     0.00       9.0     2     0.00     0.00       .10.0     2     0.00     0.00       .11.0     2     2.724.31     4,548.60							0.00
.7.0     2     0.00     0.00       .8.0     2     0.00     0.00       .9.0     2     0.00     0.00       .10.0     2     0.00     0.00       .11.0     2     2.724.31     4,548.60					2		0.00
.8.0     2     0.00     0.00       .9.0     2     0.00     0.00       .10.0     2     0.00     0.00       .11.0     2     2,274.31     4,548.60		•			• • • • • • • • • • • • • • • • • • • •		0.00
9.0     2     0.00     0.00       ,10.0     2     0.00     0.00       ,11.0     2     2,274,31     4,548.60					2	0.00	0.00
.10,0 2 0.00 0.00 .11,0 2 2,274,31 4,548.60					• • • • • • • • • • • • • • • • • • • •		
2 2,274.31 4,548.6					• • • • • • • • • • • • • • • • • • • •		
					• • • • • • • • • • • • • • • • • • • •		
					• • • • • • • • • • • • • • • • • • • •		0.00



713.218.5000

QUOTI AAAQ455467

Quote #:	AAAQ455467
Date:	03/05/2025
Valid for:	30 Days

Line #	Part	Description	Qty	Unit Price	Ext Price
2.13.0			4	0.00	0.00
2.14.0			4	250.65	1,002.60
3.0			4	335.78	1,343.12
4.0			1	28,843.50	28,843.50
4.1.0			2	0.00	0.00
4.2.0			2	0.00	0.00
4.3.0			1	0.00	0.00
1.4.0			1	0.00	0.00
4.4.1.0			1	875.61	875.61
4.5.0			1	0.00	0.00
4.6.0			1	0.00	0.00
4.7.0			1	0.00	0.00
.8.0			4	0.00	0.00
.9.0			2	0.00	0.00
.10.0			2	0.00	0.00
.11.0			1	0.00	0.00
12.0			4	0.00	0.00
.13.0			1	0.00	0.00
.13.1.0			1	875.61	875.61
14.0			1	0.00	0.00
15.0			1	0.00	0.00
16.0			1	0.00	0.00
17.0			4	0.00	0.00
18.0			2	0.00	0.00
19.0			2	0.00	0.00
20.0			1	0.00	0.00
21.0			4	0.00	0.00
22.0			2	12,775.52	25,551.04
23.0			2	0.00	0.00
24.0			1	0.00	0.00
.0			3	28,843.50	86,530.50
.1.0			6	0.00	0.00
.2.0			6	0.00	0.00
.3.0			3	0.00	0.00
4.0			3	0.00	0.00
.4.1.0			3	875.61	2,626.83
5.5.0			3	0.00	0.00



713.218.5000



Quote #:	AAAQ455467
Date:	03/05/2025
Valid for:	30 Days

Line #	Part	Description	Qty	Unit Price	Ext Price
5.6.0			3	0.00	0.00
5.7.0			3	0.00	0.00
 8.0			12	0.00	0.00
.0			6		0.00
.0			6		0.00
			3	0.00	0.00
			12	0.00	0.00
			3		0.00
			3		2,626.83
			3	0.00	0.00
			3	0.00	0.00
I			3	0.00	0.00
			12	0.00	0.00
			6	0.00	0.00
			6	0.00	0.00
			3	0.00	0.00
			12	0.00	0,00
			6	15,860.36	95,162.16
			6	0.00	0.00
			3	0.00	0.00
			1	0.00	0.00
			2	88,293.27	176,586,54
			2	2,492.40	4,984.80
			4	0.00	0.00
			2	0.00	0.00
			4	0.00	0.00
			2	0.00	0.00
			2	0.00	0.00
			2	0.00	0.00
			2		0.00
			6		0.00
			4	0.00	0.00
			2	9,182.16	18,364.32
			2	0.00	0.00
			2	100,194.48	200,388.96





Quote #:	AAAQ455467
Date:	03/05/2025
Valid for:	30 Days

ine #	Part	Description	Qty	Unit Price	Ext Price
Lab	or	·	•		
7.0			4	40,936.00	163,744.00
8.0			4	20,000.01	92,360.04
9.0			4	9,032.52	

Notes	: 340001549-175914-01
FBC	
Cisco Sys	stems TX   Products and Services   I

Grand Total USD	1,038,315.90
Shipping	0.00
Tax/Vat	0.00
Total	1,038,315.90

## **CERTIFICATE of SIGNATURE**

SGSVL-ZPSJB-K7MU2-HC46E

DOCUMENT COMPLETED BY ALL PARTIES ON 02 APR 2025 21:23:48 UTC

SIGNER

**TIMESTAMP** 

**SIGNATURE** 

**NETSYNC LEGAL** 

NLEGAL@NETSYNC.COM

02 APR 2025 20:03:28 UTC

02 APR 2025 20:35:00 UTC

02 APR 2025 21:23:48 UTC

Nicole Nordhougeu

IP ADDRESS

LOCATION

FARGO, UNITED STATES

RECIPIENT VERIFICATION

EMAIL VERIFIED 02 APR 2025 20:35:00 UTC

