

Service Provider

DNN, LLC 2028 E BEN WHITE BLVD STE 240-2650 AUSTIN TX 78741 United States

Customer

Williamson County

End User

Williamson County

Quote

Prepared Date Quote#

02/15/2023

Quote Expires Billing Schedule Payment Terms Term Start Date Term End Date 02/28/2023 100% Upon Signature Net 30 03/21/2023 03/20/2024

Bill To

Williamson County 301 SE Inner Loop Suite 105 Georgetown TX 78626 United States

Ship To

Williamson County 301 SE Inner Loop Suite 105 Georgetown TX 78626 United States

Item	Qty	Item Description
DNN Production License EVOQ, PROFESSIONAL EDITION, PLATINUM SUCCESS-003	1	DNN Production License EVOQ Content, Platinum Success (per license)
DNN-OP-Pro-PRO	1	DNN Production License EVOQ Content (per license)
DNN-OP-Pro-PLA	1	DNN Production License EVOQ Platinum Success (per license)
DNN-OP-Non-PRO	1	DNN Non-Production License EVOQ Content, Add-On

Total Fees Due \$35,532.25

For Customer:

Bill Gravell (Feb 28, 2023 11:49 CST)

CUSTOMER SIGNATURE

Feb 28, 2023

For Service Provider:

Andrew Price (Feb 16, 2023 14:44 CST)

SERVICE PROVIDER SIGNATURE

Does your company require a PO number indicated on the invoice?

NO. PO IS NOT REQUIRED

YES. PO IS REQUIRED. PO NUMBER (If PO is not yet available, please type "TO FOLLOW"):



NO, Indicate the complete address:

Is the bill to address above correct or not?

YES

Quote

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Is the ship to address above correct or not?				
YES				
NO, Indicate the complete address:				
Please provide the email address of the contact who needs to receive the invoice:				
Trease provide the chian address of the confact who needs to receive the invoice.				
Please provide the email address of the accounts payable contact for Invoice Status Inquiry:				



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Special Terms

This Quote is governed by the terms and conditions previously executed by the parties (the "Master Agreement"). Notwithstanding anything contained in the Master Agreement, the parties agree as follows:

- Customer agrees to pay the Total Fees Due in accordance with the Billing Schedule and Payment Terms indicated above. Invoices
 will be sent by electronic delivery unless Customer requests otherwise; in which case, additional fees will apply. Customer's
 obligations may not be canceled or reduced prior to expiration of the Term.
- 2. The provisions of this Quote and the Master Agreement constitute the entire agreement between the parties regarding the subject matter hereof and supersede all proposals, prior agreements, oral or written, and all other communications with respect thereto. No terms and conditions on any purchase order or other document exchanged by the parties will be deemed to modify or amend this Quote and the Master Agreement.
- 3. SUBJECT TO EARLY TERMINATION IN ACCORDANCE WITH THE MASTER AGREEMENT, THE TERM WILL AUTOMATICALLY RENEW FOR THE SAME TERM PERIOD AS THE TERM INDICATED ABOVE AT SERVICE PROVIDER'S THEN-CURRENT RATES, UNLESS CUSTOMER NOTIFIES SERVICE PROVIDER IN WRITING OF CUSTOMER'S INTENT NOT TO RENEW AT LEAST SIXTY (60) DAYS PRIOR TO THE EXPIRATION OF THE THEN-CURRENT TERM.
- 4. At the direction and sole discretion of Service Provider, affiliates of Service Provider (the "Service Provider Affiliates") may perform certain tasks related to Service Provider's obligations and rights under this Quote and the Master Agreement, including, but not limited to, invoicing, payment, technical support, project management and/or sales support. Customer hereby consents to the Service Provider Affiliates' role. Customer further agrees and acknowledges that Service Provider and Customer are the only parties to this Quote and the Master Agreement, and that any action taken by Service Provider Affiliates in connection with the performance of Service Provider's obligations under this Quote and the Master Agreement will not give rise to any cause of action against the Service Provider Affiliates, regardless of the theory of recovery. Service Provider shall at all times retain full responsibility for its Service Provider Affiliates' compliance with the applicable terms and conditions of this Quote and the Master Agreement.
- 5. The Customer will pay all import duties, levies or imposts, and all goods and services sales, use, value added or property taxes of any nature, assessed upon or with respect to the Agreement(s). In the event that Customer is tax exempt, it shall furnish appropriate documentation to Service Provider to demonstrate such tax exempt status. If the Customer is required by law to make any deduction or to withhold from any sum payable to the Service Provider by the Customer hereunder, then the sum payable by the Customer upon which the deduction or withholding is based shall be increased to the extent necessary to ensure that, after such deduction or withholding, the Service Provider receives and retains, free from liability for such deduction or withholding, a net amount equal to the amount the Service Provider would have received and retained in the absence of such required deduction or withholding. If the Customer is required by law to make any such deduction or withholding, the Customer shall promptly effect payment thereof to the applicable tax authorities. The Customer shall also promptly provide the Service Provider with official tax receipts or other evidence issued by the applicable tax authorities sufficient to enable the Service Provider to support a claim (if applicable) for income tax credits in the Service Provider's applicable taxable country.
- 6. This Quote may be executed in counterparts, each of which will be deemed an original but all of which together constitute one and the same instrument. An electronic signature of such will constitute execution by such signatory. In the event of any conflict between the terms of this Quote and the terms of the Master Agreement, the terms of this Quote shall control.

BY AFFIXING THE SIGNATURE OF THE AUTHORIZED REPRESENTATIVE OF CUSTOMER TO THIS QUOTE, BY HAND OR ELECTRONICALLY, CUSTOMER IS AGREEING TO BE BOUND BY THE TERMS OF THIS QUOTE AND THE MASTER AGREEMENT.

Signature: Bill Gravell (Feb 28, 2023 11:49 CST)

Feb 28, 2023

Email: bwassink@wilco.org