<table>
<thead>
<tr>
<th>QTY</th>
<th>DESCRIPTION</th>
<th>SKU</th>
<th>MSRP</th>
<th>DISCOUNT</th>
<th>UNIT PRICE</th>
<th>LINE TAX</th>
<th>LINE TOTAL</th>
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<tr>
<td>1</td>
<td>Microsoft Surface Pro i5 8GB 256GB</td>
<td>FJX-00001</td>
<td>$1,299.00</td>
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<td>QC7-00001</td>
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<td>$39.90</td>
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**In-Store Services**
- Personalized 1 on 1 Training (1hr.)
- Group Training Answer Desk Free
- Virus Removal Out Of The Box
- Setup Experience Microsoft
- Signature Image

**OnSite Services**
- Group Training

**TOTAL DISCOUNT** $156.83
**SHIPPING COST** $0.00
**Fee/Charges** $0.00
**SUBTOTAL** $1,671.16
**TOTAL TAX** $0.00
**TOTAL** $1,671.16

**Authorized Buyer:** Jesse McCorkle
**Quote Status:** Active
**Authorized to Pick:** Jesse McCorkle
**CreatedBy:** Renee Kieffer
1. This Quote is not a binding offer and is subject to change without notice until such time as a purchase has been completed. Product prices and availability are subject to change at any time and without notice. If the Quote includes promotional pricing, the Quote expires when the promotion ends. Microsoft may place a limit, at any time and for any reason, on quantities that may be purchased per order, per account, per credit card, per person, or per household. Microsoft may also refuse, reject, or cancel any order at any time and for any reason. Microsoft also reserves the right, in its sole discretion, to restrict or prohibit sales to dealers or resellers. This Quote does not apply to and cannot be combined with any other offers or promotions.

2. This Quote only applies to purchases through Microsoft retail locations and does not apply to purchases at the Microsoft online store.

3. This Quote does not include shipping charges. Any shipping charges will be calculated and applied at the time of purchase.

Thank you for shopping at Microsoft!
Microsoft Stores Direct Business Sales Terms

By signing below, Customer agrees that the following device purchase terms shall apply to the product, device or hardware (the “Device(s)”) purchased identified herein ("Agreement"). This Agreement is separate and independent from any other agreement between Microsoft and Customer that involves or may involve the purchase of any software or other products from Microsoft, including but not limited to any Volume Licensing or other agreement.

To the extent such other agreement may apply to Devices or other products covered by this Agreemen,t and unless otherwise mutually agreed to in writing, its terms supersede any inconsistent or conflicting terms in this Agreement or any resulting agreement between the parties. The Customer’s purchase order and conditions and this Agreement will not apply to the promotion.

If Customer can be a federal, state or local government entity (including education), Customer and Microsoft may have entered into separate and independent terms and conditions via requests for proposal, purchasing programs, procurement cooperatives, or otherwise (e.g. NASPO, Texas DIR, CPV). To the extent such other agreement may apply to the Devices or other products covered by, and purchased under, this Agreement, such terms supersede any inconsistent or conflicting terms in this Agreement or any other resulting agreement between the parties.

1. Returns and Exchanges. Customer may return Devices purchased under this Agreement for use by its Affiliates within a country in which Microsoft makes the same Devices available. Aside from the written consent, customer may not, in any circumstance, make Devices purchased under this Agreement available for use by any unrelated third party. In no circumstances is Customer allowed to resell, lease or transfer for any value any Device purchased under this Agreement.

2. Affiliates and Resale. Customer may make Devices purchased under this Agreement available for use by its Affiliates within a country in which Microsoft makes the same Devices available. Aside from the written consent, customer may not, in any circumstance, make Devices purchased under this Agreement available for use by any unrelated third party. In no circumstances is Customer allowed to resell, lease or transfer for any value any Device purchased under this Agreement.

3. Delivery. Unless otherwise agreed in writing by the parties, Microsoft will deliver Devices purchased under this Agreement to the location Customer designates on any applicable order form (DDP, Incoterms 2010). Unless otherwise agreed, Microsoft will use ground shipping to ship Devices to Customer.

4. Limitation of Liability. The total liability of each party for all claims related to each purchased Device and this Agreement is limited to direct damages up to the amount Customer paid for the purchased Device(s) or the total amount paid under this Agreement, whichever is less. Customer may not recover any other damages, including consequential, incidental, indirect, special or punitive damages, or lost profits. These limitations apply to all damages related in any way to this Agreement, including any related to any other manufacturer’s warranty and claims for breach of contract, breach of warranty, negligence or any other torts to the extent permitted by applicable law. It also applies even if Microsoft knew or should have known about the possibility of the damages. Some States or Provinces do not allow limitations on liability as stated above, so some or all of this limitation may not apply to Customer.

5. Software Licenses. Software included with, or preloaded on, the Devices ("Included Software") purchased under this Agreement may be subject to separate license terms included with that software ("EULA"). Customer accepts the EULA (1) by you sign and/or click "Submit" on any Microsoft order form page (if the EULA is attached or available online), (2) by the break in placing of a Device that refers to the EULA, (3) by the use of the Device or by (4) installing, copying or otherwise using the Included Software. If more than one software product is included in the Included Software, e.g., operating system software and a productivity software suite, then each product may have its own EULA. This is not authorized to install or use the Included Software unless Customer first agrees to the Included Software’s EULA and has a separate license agreement with Microsoft governing use of such Included Software. If Customer does not want to agree to a EULA, Customer may return the Device unused to Microsoft for a full refund. Each EULA is part of this Addendum, but to the extent of any conflict with this Addendum, the EULA will control solely for the Included Software to which it applies.

6. Services. Microsoft may be asked to provide training, support or depot (customized device), or other services incidental to the Devices purchased under this Agreement (the "Services"). The following terms shall apply to the delivery of all such Services:

7. Use of technical information from Services. Microsoft may use any technical information Microsoft derives from providing Services for problem resolution, troubleshooting, product functionality enhancements, fixes, and for Microsoft’s knowledge base. Microsoft agrees not to identify Customer or disclose any of Customer’s Confidential Information in any item in the knowledge base.

8. Microsoft as independent contractor. Microsoft provides Services as an independent contractor and will be responsible for all social security, unemployment, workers’ compensation and other withholding taxes for all of Microsoft’s employees. Customer and Microsoft each may develop products independently without using the other’s Confidential Information.

9. Warranties. The sole warranty Microsoft provides for Devices is the manufacturer’s warranty (if any) provided with the Device(s). If Customer purchases additional warranties for Devices (whether through Microsoft or a third party), the terms of such warranty shall apply to the delivery of all such Services; the following terms apply to the delivery of all such Services:

10. Final Sale. Non-Returnable. Returns. The terms of any extension of credit under this agreement may be withdrawn by Microsoft upon Microsoft's discretion. Microsoft may assess a finance charge on all past due amounts, payable on demand and equal to the lesser of an annual rate of 1% per month or the highest amount allowed by law, applied from the first day the amount is past due until paid in full. Microsoft has no obligation to continue to provide Services if Customer fails to make timely payment. All payment terms are net 30 days from date of invoice.

By accepting these terms, Customer also agrees that Microsoft may obtain a current credit report related to the business entity identified in this application and conduct a review of the credit report. Upon request, Microsoft will tell Customer the name and address of each credit reporting agency from which Microsoft obtained a current credit report. Microsoft may also request audited financial statements to verify financial condition. Microsoft may periodically review the credit performance of the Customer. Deterioration in payment history, financial strength, new reports of judgments/lien or bankruptcy could result in adjustments to the credit terms granted to the Customer.

To the extent such other agreement may apply to Devices or other products covered by this Agreement, and unless otherwise mutually agreed to in writing, its terms supersede any inconsistent or conflicting terms in this Agreement or any resulting agreement between the parties. The Customer’s purchase order and conditions and this Agreement will not apply to the promotion.

Acceptance. Each Customer purchase order is subject to Microsoft

Microsoft may not be responsible for compliance with any laws or regulations applicable to Customer or Customer’s industry that are not also generally

13. Compliance with laws, privacy and security.

Microsoft and Customer will each comply with all applicable laws and regulations (including applicable security breach notification law). However, Microsoft is not responsible for compliance with any laws or regulations applicable to Customer or Customer’s industry that are not also generally
applicable to information technology services providers. Customer consents to the processing of personal information by Microsoft and its agents to facilitate the subject matter of this Agreement. Customer may choose to provide the personal information of third parties to Microsoft (including Customer’s contacts, resellers, distributors, administrators, and employees) as part of this agreement. Customer will obtain all required consents from third parties under applicable privacy and data protection laws before providing personal information to Microsoft.

13. Defense of third party claims. Microsoft will defend against any claim by an unaffiliated third party that a Device infringes its patent, copyright or trademark, or makes unlawful use of its trade secret. Microsoft will pay any resulting adverse final judgment or approved settlement. This does not apply to claims or awards based on (1) Customer Data; (2) non-Microsoft software; (3) modifications to a Device made by Customer or any specifications or material Customer provides; (4) Customer’s combination of the Device with (or damages based on the value of) a non-Microsoft product, business process or data; (5) Customer’s use of a Microsoft trademark without express, written consent, or Customer’s use of a Device after being notified to stop due to a third-party claim; (6) Customer’s use or distribution of a Device in violation of this agreement, or (7) Devices provided free of charge. If Microsoft reasonably believes that a third party claim under this section may bar Customer’s use of the Device, Microsoft will seek to obtain the right for Customer to keep using it or modify or replace it with a functional equivalent, in which case Customer must discontinue use of the prior version immediately. If these options are not commercially reasonable, Microsoft may terminate Customer’s right to the Device and refund any amounts Customer has paid.

Customer must (1) notify Microsoft of any claim subject to this section, (2) give Microsoft sole control over the defense or settlement, and (3) provide reasonable assistance in the defense of the claim. Out-of-pocket expenses incurred in providing assistance will be reimbursed. Microsoft must approve any settlement. The remedies provided in this section are the exclusive remedies for the claims described in this section.


(a) Non-Microsoft software and technology. Customer is solely responsible for any non-Microsoft software or technology that it installs or uses with the Devices or otherwise in connection with this agreement. Customer will direct and control the installation and use of such software or technology through its actions (including the use of APIs and other technical means). Microsoft is not a party to and is not bound by any terms governing Customer’s use of non-Microsoft software or technology. Microsoft will not run or make any copies of such software or technology outside of its relationship with Customer. Customer may not install or use non-Microsoft software or technology in any way that would subject Microsoft’s intellectual property or technology to obligations beyond those included in this agreement.

(b) Applicable law. This Agreement shall be governed and construed in accordance with the laws of the State of Washington. The parties The 1980 United Nations Convention on Contracts for the International Sale of Goods and its related instruments will not apply to this agreement. Venue for any action related to this Agreement shall be exclusively within the Superior Court for King County, Washington.

(c) U.S. export regulations. Devices are subject to U.S. export jurisdiction. Customer must comply with all applicable international and national laws, including the U.S. Export Administration Regulations, the International Traffic in Arms Regulations, and end-user, end use and destination restrictions by U.S. and other governments related to Microsoft products, services, and technologies. For additional information related to Microsoft compliance with export rules, see http://www.microsoft.com/exporting. Customer must notify Microsoft at cmeo@microsoft.com as to any regulatory or legal controls on the use, access or transfer of Customer’s software or technology prior to such use, access or transfer to or by Microsoft. Customer will provide sufficient information to permit Microsoft to comply with applicable controls on Customer’s software or technology.

(d) Taxes.

(i) If any amounts are to be paid to Microsoft, the amounts owed are exclusive of any taxes. Customer shall pay any applicable value added, goods and services, sales, or like taxes that are owed with respect to any order submitted under this agreement and which are permitted to be collected from Customer by Microsoft under applicable law. Customer shall be responsible for any applicable stamp taxes and for all other taxes that it is legally obligated to pay including any taxes that arise on transactions between Customer and its Affiliates. Microsoft shall be responsible for all taxes based upon its net income or its property ownership.

(ii) For qualified Customers, prices may exclude any sales or use taxes, duties, and other governmental charges (including any value added taxes). Microsoft will provide Microsoft a valid exemption certificate, and then Microsoft will not collect the taxes covered by such certificate.

(iii) If any taxes are required to be withheld on payments made by Customer to Microsoft, Customer may deduct such taxes from the amount owed Microsoft and pay them to the appropriate taxing authority; provided however, that Customer promptly secures and delivers an official receipt for those withholdings and other documents reasonably requested by Microsoft to claim a foreign tax credit or refund. Customer will make certain that any taxes withheld are minimized to the extent possible under applicable law. Customer remains obligated to pay Microsoft for the amount of tax withheld until Customer provides to Microsoft the official receipt and other documents reasonably requested.

(e) Use of contractors. Microsoft may use contractors to perform Services, but will be responsible for their performance, subject to the terms of this agreement.

(f) No third-party beneficiaries. This agreement does not create any third-party beneficiary rights.

(g) Survival. Provisions regarding ownership and license rights, fees, Use Rights, restrictions on use, warranties, limitations of liability, confidentiality, defense of claims by either party, compliance verification, obligations on termination, and the provisions in the section titled “Miscellaneous,” will survive termination of the agreement.

(h) Severability. If any provision of this agreement is held to be illegal, invalid, or unenforceable, the remaining provisions will remain in effect and the agreement will be deemed amended to give maximum effect to the eliminated provision.

(i) Waiver. Failure to exercise any right or remedy will not constitute a waiver. Any waiver must be in writing and executed by the waiving party.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date of the last signature noted below.

[Customer]                                      [MICROSOFT CORPORATION]

By: ___________________________            By: ___________________________
Printed Name: ___________________________   Printed Name: ___________________________
Title: ________________________________   Title: ________________________________
Date: ________________________________   Date: ________________________________

RETURN POLICY