



QUOTE: 2003221102459-01

DATE: 02/16/2021

PAGE: 1 of 3

TO:
 County of Monterey
 Rob Masten
 1590 Moffett St
 Salinas, CA 93905

 mastenr@co.monterey.ca.us
 (p) (831) 759-6918

FROM:
 Presidio Networked Solutions Group, LLC
 Amber Beatty
 5000 Hopyard Rd
 Suite 188
 Pleasanton, CA 94588

 abeatty@presidio.com
 (p) 925.568.2468

BILL TO:
 County of Monterey
 Rob Masten
 1590 Moffett St
 Salinas, CA 93905

 mastenr@co.monterey.ca.us
 (p) (831) 759-6918

SHIP TO:
 County of Monterey
 Rob Masten
 1590 Moffett St
 Salinas, CA 93905

 mastenr@co.monterey.ca.us
 (p) (831) 759-6918

Customer#: COUNT220
Account Manager: Amber Beatty
Inside Sales Rep: Joe Dykhuis
Title: Monterey County - Meraki Lic

| # | Part # | Description | List Price | Unit Price | Qty | Discount | Ext List Price | Ext Price |
|--------------------------|-------------------|---------------------------------------------------------|-------------|-------------|-----|----------|----------------|--------------------|
| LIC-MX450-SEC-5YR | | | | | | | | |
| 1 | LIC-MX450-SEC-5YR | Meraki MX450 Advanced Security License and Support, 5YR | \$60,210.00 | \$33,717.60 | 2 | 44.00 % | \$120,420.00 | \$67,435.20 |
| | | | | | | | Total: | \$67,435.20 |

| | | |
|--------------------------|--|---------------------|
| Total List Price: | | \$120,420.00 |
| Sub Total: | | \$67,435.20 |
| Grand Total: | | \$67,435.20 |

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Quote valid for 30 days. Payment of invoices are due within 30 days from date of invoice unless other terms are issued. Late payments are subject to interest charges of the lesser of 1½% per month or the maximum amount allowed by law. All prices subject to change without notice. Supply subject to availability. This Quote is subject to Presidio's Standard Terms and Conditions below. Any changes to the following Terms and Conditions must be accepted in writing by Presidio, otherwise, CLIENT agrees to be bound by the following Terms and Conditions and pricing contained herein:

Pricing

- Quoted prices exclude applicable taxes. Invoicing will include applicable taxes unless a valid tax exempt certificate is provided.
- The price included herein reflects a 3% discount for payment by cash, check or wire transfer. This discount will not apply in the event that CLIENT pays using a credit card or debit card.
- Prices exclude freight, handling or insurance (unless itemized in the quote).
- Pricing for Professional Services are best-effort estimates only. Actual pricing will be finalized as part of a mutually-agreeable Statement of Work.

Invoicing

- CLIENT is billed upon shipment from the manufacturer and shall accept and pay for partial shipment of products.
- Usage-Based Services Terms and Conditions. For Usage-Based Services purchased by CLIENT, Presidio shall invoice CLIENT once a month. Notwithstanding the amounts included on the applicable purchase order, the invoice for Usage-Based Services will vary from month to month based upon CLIENT's usage and CLIENT shall be obligated to pay all charges for the Usage-Based Services used by CLIENT in the previous month. If CLIENT is delinquent in its payment obligations for the Usage-Based Services, then, upon reasonable, prior notice, Presidio reserves the right to suspend or discontinue such services at its sole discretion. CLIENT acknowledges and agrees that such discontinuation or suspension by PRESIDIO will not constitute a breach of PRESIDIO'S obligations to CLIENT. CLIENT agrees to indemnify and hold harmless PRESIDIO for any resulting damages due to the suspension or discontinuation of the Usage-Based Services due to CLIENT's delinquent or non-payment.
- Enterprise Software, Licensing and Subscription Services ("Enterprise Agreement"). For Third-Party-provided, enterprise-based software licensing and services, Presidio shall invoice CLIENT according to the terms of the Enterprise Agreement between CLIENT and the Third Party. If CLIENT is delinquent in its payment obligations hereunder, then, upon reasonable, prior notice, Presidio reserves the right to suspend or discontinue such services at its sole discretion. CLIENT acknowledges and agrees that such discontinuation or suspension by PRESIDIO will not constitute a breach of PRESIDIO'S obligations to CLIENT. CLIENT agrees to indemnify and hold harmless PRESIDIO for any resulting damages due to the suspension or discontinuation of the services due to CLIENT's delinquent or non-payment.

Freight, Handling, Shipping

- CLIENT will be billed for Presidio's and/or the manufacturer's freight charges.
- Title/Risk of loss passes to CLIENT Freight on Board (FOB) origin (FOB destination (CONUS) applicable to Federal Government CLIENTS only) unless otherwise agreed to in writing by Presidio. Orders shipped from a manufacturer to Presidio at CLIENT request for warehousing, configuration, storage or otherwise, shall be deemed to have been shipped to CLIENT FOB origin.
- Presidio accepts no responsibility / liability in connection with the shipment.
- International delivery services include (i) Consolidated billing in USD for all international deliveries (ii) Consolidated contracting with one entity, namely Presidio (iii) Single point of contact (iv) Freight forwarding including exportation permits, application of tariff headings, customs clearance (including import permits, licenses, certificates) (v) Asset Management, Tracking & Reporting.
- Goods held in a Presidio warehouse either a) at the CLIENT's request or b) in the event CLIENT refuses to accept delivery, may be subject to warehousing fees of 1% of the list price of such goods.

Warranty and Limitation of Liability

- Product is warranted by the Manufacturer, not by Presidio. Please consult Manufacturer for warranty terms. IN NO EVENT SHALL PRESIDIO BE LIABLE TO CLIENT FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES OF ANY KIND WHATSOEVER, ARISING IN CONTRACT, TORT OR OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. PRESIDIO'S ENTIRE LIABILITY AND CLIENT'S EXCLUSIVE REMEDY FOR DAMAGES FROM ANY CAUSE WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, NONPERFORMANCE OR MISREPRESENTATION, AND REGARDLESS OF THE FORM OF ACTIONS, SHALL BE LIMITED TO THE AMOUNT WHICH HAS BEEN ACTUALLY PAID TO PRESIDIO BY CLIENT FOR PRODUCTS HEREUNDER.

Return Policy

- CLIENTS return rights are subject to the return policies (& fees including restocking) of the applicable manufacturer
- A Presidio-issued Return Material Authorization (RMA) is required & needs to accompany returned items before any credit is issued to a CLIENT. Presidio reserves the right to deny RMA requests in the event the Manufacturer will not provide for an authorized return. If integration of product is performed at a Presidio facility, transfer of ownership occurs as of inception of integration regardless of shipment terms as manufacturers will not accept return of open product.
- CLIENTS have 15 calendar days from original ship date to request a RMA (unless shorter period is required by manufacturer)
- Items returned must be in original shipping cartons, unopened, unused, undamaged and unaltered failing which Presidio is entitled to reject acceptance of items or charge further fees
- The CLIENT is responsible for shipping fees to the destination highlighted in the RMA
- Opened software cannot be returned

Cancellation Policy

- CLIENT's cancellation of purchase order rights are subject to the cancellation policies (& fees) of the applicable manufacturer

Leases

- In the event Presidio does not receive payment for leased goods purchased on the CLIENT's behalf from the applicable third-party financing entity, CLIENT is obligated to pay Presidio for all such goods as indicated in the applicable Presidio invoice.

Software terms

- Software is subject to the license terms that accompany it.
- License terms are established between the CLIENT & owner of the software
- Unless Presidio is the owner or licensor, Presidio makes no representations and/or warranties relating to its operation, ownership or use.

Term and Termination of Orders: Usage-Based Services, Enterprise Agreements and Multi-Year Orders

- The terms of use for Usage-Based Services (i.e. Cisco-provided WebEx or Software as a Service (SaaS)) are established by the applicable third-party provider of such services either at the applicable third-party provider website or via the separate agreement between CLIENT and third-party provider.
- The "Initial Term" of an order for Usage-Based Services and/or Enterprise Agreement ("Order") starts on the date the Usage-Based Services and/or Enterprise Agreement are available for use by CLIENT and lasts for the time period stated in the Order. After the Initial Term, unless prohibited by applicable law, there will be an automatic "Renewal Term" of the same length of time unless CLIENT notifies Presidio in writing that CLIENT does not want to renew at least sixty (60) days before the end of the then current Initial Term or Renewal Term. If the fees will change for the Renewal Term, Presidio will notify CLIENT reasonably in advance of the Renewal and in time for CLIENT to accept or reject renewing the Usage-Based Services and/or Enterprise Agreement. If CLIENT agrees with the fee changes, CLIENT may do nothing and the new fees will apply for the upcoming Renewal Term.
- Either party may terminate an Order by providing the other party written notice of termination at least sixty (60) days before the end of such Initial or Renewal Term. The termination will be effective on the last day of the Initial or Renewal Term and CLIENT will pay for the Usage-Based Services and/or Enterprise Agreement until the end of the current Initial or Renewal Term regardless of when CLIENT provided notice. Notwithstanding the foregoing, Usage-Based Services and Enterprise Agreements ordered are strictly non-cancelable during the Initial Term or Renewal Term except as otherwise provided in the applicable Service Terms and/or otherwise agreed upon in writing by Presidio. CLIENT will not be entitled to any refund for terminated Usage-Based Services or Enterprise Agreements during the Initial Term or Renewal Term except as agreed upon in writing by Provider and/or Presidio

Multi-Year Agreements

- For multi-year agreements, CLIENT expressly agrees to enter into a binding, non-cancelable agreement per the billing schedule set forth in the quote. THE CLIENT ACKNOWLEDGES AND AGREES THAT THE CLIENT'S AGREEMENT AND PAYMENTS FOR A MULTI-YEAR TRANSACTION ARE ESSENTIAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN THE PARTIES FOR MULTI-YEAR AGREEMENTS, SUCH THAT PRESIDIO WOULD NOT HAVE ENTERED INTO A MULTI-YEAR TRANSACTION WITHOUT SUCH AGREEMENT.

SmartNet (Third party Maintenance)

- CLIENTS rights are subject to the terms provided by the applicable manufacturer. (per website address)



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Confidential Information.

• CLIENT agrees that this quote is Presidio Confidential Information. CLIENT shall not disclose this quote to any third party for any purpose. CLIENT agrees to protect this Quote to the same extent that it protects its own Confidential Information, but with no less than a reasonable degree of care.

Export Law Compliance.

• CLIENT has been advised that any hardware or software provided to CLIENT via this Quote and/or subsequent purchase order may be subject to the U.S. Export Administration Regulations. CLIENT agrees to comply with all applicable United States export control laws, and regulations, as from time to time amended, including without limitation, the laws and regulations administered by the United States Department of Commerce and the United States Department of State.

Miscellaneous Terms

• Preprinted terms appearing on CLIENT Purchase Orders must be accepted in writing by Presidio to be applicable. Presidio's performance of such purchase order shall not constitute Presidio's acceptance of new or different terms, including pre-printed terms on such order. In absence of a purchase order, CLIENT agrees that its signature below grants Presidio the right to invoice CLIENT and authorizes payment to Presidio for the amounts owed.

No signed quote. PO required.

**QUOTE:** 2003221100724-01

DATE: 01/15/2021

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TO: County of Monterey
Rob Masten
1590 Moffett St
Salinas, CA 93905

mastenr@co.monterey.ca.us
(p) (831) 759-6918

FROM: Presidio Networked Solutions Group, LLC
Amber Beatty
5000 Hopyard Rd
Suite 188
Pleasanton, CA 94588

abeatty@presidio.com
(p) 925.568.2460

BILL TO: County of Monterey
Bonnie Perez
1590 Moffett St
Salinas, CA 93905

Perezb@co.monterey.ca.us
(p) 831-759-6906

SHIP TO: County of Monterey
Bonnie Perez
1590 Moffett St
Salinas, CA 93905

Perezb@co.monterey.ca.us
(p) 831-759-6906

Customer#: COUNT220**Contract Vehicle:** California NASPO ValuePoint Cisco AR233 (14-19)
CA#7-14-70-04.**Account Manager:** Amber Beatty**Inside Sales Rep:** Joe Dykhuis**Title:** Monterey County - Meraki MR86 5 yr

| # | Part # | Description | List Price | Unit Price | Qty | Discount | Tax | Ext List Price | Ext Price |
|--------------------|---------------|------------------------------------------------------------------------------------------------------------------------------------|------------|------------|-----|----------|------------|----------------|---------------------|
| MR86-HW | | | | | | | | | |
| 1 | MR86-HW | Meraki MR86 Wi-Fi 6 Outdoor AP | \$2,256.87 | \$1,263.85 | 80 | 44.00 % | \$9,352.49 | \$180,549.60 | \$101,108.00 |
| | | | | | | | | Total: | \$101,108.00 |
| MA-ANT-25 | | | | | | | | | |
| 2 | MA-ANT-25 | Meraki Dual Band Patch Antenna | \$350.22 | \$196.12 | 160 | 44.00 % | \$2,902.58 | \$56,035.20 | \$31,379.20 |
| | | | | | | | | Total: | \$31,379.20 |
| LIC-ENT-5YR | | | | | | | | | |
| 3 | LIC-ENT-5YR | Meraki MR Enterprise License, 5YR | \$451.58 | \$252.88 | 80 | 44.00 % | \$0.00 | \$36,126.40 | \$20,230.40 |
| | | | | | | | | Total: | \$20,230.40 |
| 4 | 195-06-07-P3' | WIRELESS Solutions 3' TWS-195 Antenna extension cable with N Female (M center pin) to N Jack (F center pin). Includes heat shrink. | \$0.00 | \$21.04 | 160 | 0.00 % | \$311.39 | \$0.00 | \$3,366.40 |
| 5 | LMR400NMNF-6 | 6' LMR400 Jumper NM NF | \$0.00 | \$33.46 | 160 | 0.00 % | \$495.21 | \$0.00 | \$5,353.60 |

| | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------|---------------------|
| *** Any Tax & Freight Charges will be added/amended at time of billing, as applicable. Sales tax and shipping are estimated and subject to change. | Total List Price: | \$272,711.20 |
| | Sub Total: | \$161,437.60 |
| | Estimated Tax: | \$13,061.67 |
| | Grand Total: | \$174,499.27 |



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This quote is governed by Terms and Conditions of NASPO ValuePoint Cisco Contract AR233 (14-19) California Contract #7-14-70-04
Standard-Terms-for-Purchase-of-Services or Goods
Quote valid for 30 days from date shown above.
Prices may NOT include all applicable taxes and shipping charges
All prices subject to change without notice. Supply subject to availability.

Purchase Order should be issued to:
Presidio Networked Solutions Group, LLC
7701 Las Colinas Ridge #600
Irving, TX 75063

Pursuant to this contract your PO must reflect the following contract:
NASPO ValuePoint Cisco Contract AR233 (14-19) California Contract #7-14-70-04

Tax ID# 58-1667655; Size Business: Large; CAGE Code: OKDO5; DUNS#15-405-0959; CEC 15-506005G
Credit: Net 30 days (all credit terms subject to prior Presidio credit department approval)
Delivery: FOB Terms Dictated by individual PO details.

No signed quote. PO required.