

Quotation & Order Form

Customer Information

Account Name

Muskogee County OK Sheriff's Office

Billing Address

220 State Street Muskogee, OK 74401

US

General Information

Delivery Terms

30

Chairman_

Member.

Member

Attest

County Clerk

Created Date

2/17/2023

Expiration Date

3/17/2023

Reveal Contact Information

Prepared By

Vivek Patel

Email

vivek.patel@revealmedia.com

Items

Product	Product Code	T&Cs	Quantity	Sales Price	Total Price
18 Camera Bundle Warranty, Support and Maintenance - Year 4	RVL-SV184	S	2.00	USD 2,709.00	USD 5,418.00
DEMS 360 Camera Software License - Support & Maintenance (per year)	RVL-SV500		6.00	USD 52.00	USD 312.00
Reveal Care Plus - Camera (12 Months) - Year 2	RVL-SV272	S	2.00	USD 104.00	USD 208.00
Reveal Care Plus - Camera (12 Months) - Year 3	RVL-SV273	S	2.00	USD 104.00	USD 208.00
Reveal Care Plus - Camera (12 Months) - Year 4	RVL-SV274	S	2.00	USD 104.00	USD 208.00

Subtotal

USD 6,354.00

Grand Total

USD 6,354.00

Prerequisites and deployment considerations for Reveal DEMS 360 software are available here.

SUPPORT AND ANY WARRANTY APPLICABLE TO DEMS 360 IS CONDITIONAL ON THE SOFTWARE BEING DEPLOYED ON SYSTEMS THAT COMPLY WITH THESE PRE-REQUISITES.

Additional

Information:

Annual Service Renewal of DEMS 360 Technical Support & Maintenance for 36 Licenses and Renewal for Reveal Care Plus Hardware Service for 36-D3's, Reveal Care for 6-Docking Stations, Reveal Warranty for 2-PC's with 8 TB Storage

each.

Additional 2x cameras

Order Form Terms

For the purposes of these terms and conditions (the "Order Form Terms") the following expressions shall have the following meanings:

- 'Contract' shall mean any written contract signed by authorised signatories of both parties that is in existence covering the purchase and sale of the Items;
- · 'Customer' shall mean the person(s), corporation or corporate entity specified on this Order Form;
- 'Items' shall mean the goods, services and software licenses offered for sale by Reveal to Customer at the prices shown on this Order Form and subject to the Terms;
- 'Item-Specific Terms' shall mean the terms and conditions referenced in paragraph 10 below that are or may be specific to each of the Items as indicated by the contents of the 'T&Cs' column on this Order Form;
- · 'Order Form' shall mean this mutually signed agreement to purchase and supply the Items indicated herein;
- 'Reveal' shall mean Reveal Media USA Inc., whose principal place of business is shown on this Order Form;
- 'Terms' shall mean these Order Form Terms, as well as the relevant Item-Specific Terms (as applicable);



Quotation & Order Form

- 1. The Terms shall govern the sale by Reveal to Customer of the Items. Customer is urged to read the Terms carefully to ensure it fully understands them before ordering any Items.
- These Terms shall be deemed accepted by Customer upon Customer signing this Order Form. The Order Form becomes fully effective upon signature by both parties.
- 3. Customer may elect to issue a purchase order in connection with this Order Form and the parties may add such purchase order number in the space provided on this Order Form. Notwithstanding the inclusion of any such purchase order number on the Order Form or other Reveal documentation (which number is referenced merely as a reference courtesy to Customer), the terms of any such purchase order shall not apply.
- 4. An Order Form, once signed by the parties, may not be withdrawn, cancelled or amended without Reveal's prior written consent (which consent may be given subject to terms, including as to payment).
- 5. The terms and conditions of the Contract shall prevail to the extent they are inconsistent with the Terms.
- 6. Unless otherwise stated, all prices stated exclude value added taxes (VAT), sales taxes or local duties.
- 7. In the event of any conflict or inconsistency between any provision contained in any of the Terms or any other agreements, the inconsistency shall be resolved by giving precedence in the following order: (i) the Contract (ii) the Order Form (including the Order Form Terms); and (iii) the Item-Specific Terms in the order they are listed below in paragraph 10.
- 8. Subject to paragraph 5, these Terms (including the Item-Specific Terms), together with this Order Form comprise the entire understanding between the parties, and supersede all prior or contemporaneous understandings, agreements, negotiations, representations and warranties, and communications, both written and oral. All other representations, warranties, conditions, terms and statements as regards the same, express or implied, statutory or otherwise are excluded, save where not capable of exclusion at law. No amendment of any of the Terms shall be effective without the prior written consent of Reveal.
- Credit terms are subject to approval. Reveal may require that a deposit is paid before the Order Form is accepted. Reveal may waive
 or modify any such requirement before the Order Form has been accepted.
- 10. Reveal is subject to applicable data protection laws and regulations in each country in which Reveal operates (collectively the "Data Protection Laws"). For the purposes of this clause 'Personal Data' shall mean Customer contact information (whether in relation to the Customer's officers, employees, contractors or otherwise) which (i) Reveal collects from Customer in connection with any Order Form or (ii) is provided to Reveal by Customer or others in connection with any Order Form. Personal Data will be processed by Reveal in connection either its sales and marketing activities or with any Order Form in a manner consistent with the Privacy Policy of its parent, Reveal Media Limited, available online at https://www.revealmedia.co.uk/legal/Privacy_Policy.pdf. Reveal is a data controller for the Personal Data. Reveal receives any Personal Data from Customer on the understanding that is has been collected, processed, transferred or disclosed to Reveal in compliance with the Data Protection Laws applicable to Customer.
- 11. The following Item-Specific Terms shall apply:
 - G: This item(s) is or includes tangible goods. All such goods are sold subject to Reveal's <u>Terms and Conditions of Sale for Goods</u> and the <u>Reveal Warranty</u>.
 - I: This item(s) is or includes implementation services. All such implementation services shall be provided subject to the applicable terms in Reveal's Support Terms & Conditions.
 - L: This item(s) is or includes software licenses. Reveal DEMS is licensed according to the terms of the <u>DEMS End User License</u>. Reveal Camera Manager is licensed according to the terms of the <u>Camera Manager End User License</u>.
 - H: This item(s) is or includes a DEMS 360 subscription service and is subject to the <u>DEMS 360 Service General Terms and Conditions</u>.
 - S: All hardware and software support service shall be provided subject to Reveal's Support Terms & Conditions. All software products include twelve months Software Support Service as standard.
 - T: This item(s) is or includes tangible goods that are manufactured by a third party. All such goods are sold subject to the warranty provided by the original equipment manufacturer (OEM) and no other warranty applies. Please contact Reveal should you require any further information on the warranty provided by the OEM.
 - X: This item(s) is or includes Reveal's reasonable estimates for travel and subsistence expenses that will be incurred by Reveal in connection with the provision of implementations services and that will be invoiced to Customer by Reveal on a fixed price basis at the price shown on this Order Form.

Customer may access and review the Item-Specific Terms at https://www.revealmedia.com/legal-terms.

THIS ORDER FORM IS A BINDING AGREEMENT OF PURCHASE AND SALE. THIS ORDER FORM REPLACES THE NEED FOR ANY SEPARATE PURCHASE ORDER, QUOTATION, ORDER ACKNOWLEDGEMENT OR ACCEPTANCE. BY SIGNING THIS ORDER FORM, EACH PARTY REPRESENTS AND WARRANTS THAT ITS SIGNATORY HAS THE AUTHORITY TO BIND IT, AND ACCEPTS ALL PROVISIONS OF THIS ORDER FORM (INCLUDING WITHOUT LIMITATION, THOSE REGARDING PRICING, QUANTITIES AND PRODUCT DESCRIPTIONS) AS WELL AS THE TERMS SET FORTH AND REFERENCED HEREIN.

Customer:	Reveal:
Name of Company:	Reveal Media USA, Inc.
Name of Signatory:	
Date of Signature:	