



QUOTATION

Date	Quote #
09/22/2016	DITQ12235

904 Hwy 69 - Nederland, TX - 77627
 Phone: 409-727-7080 - Fax: 409-727-2456 - Email: stephenc@discoveryit.com

Sold To: Tyler County Texas
 Jacques L. Blanchette
 100 West Bluff Room 102
 Woodville, TX 75979
 United States
Phone:
Fax:

Ship To: Tyler County Texas
 Jacques L. Blanchette
 100 West Bluff Room 102
 Woodville, TX 75979
 United States
Phone:
Fax:

Terms	Rep	P.O. Number	Ship Via
Net 30 days	SCollazo		

Ln #	Qty	Description	Unit Price	Ext. Price
1		Fortigate Support Renewal for Judge and Finance - October 2017 to 2018		
2	2	Fortinet FortiCare - 1 Year - 24 x 7 Next Business Day - Maintenance - Physical Service	\$455.00	\$910.00
SubTotal				\$910.00
Sales Tax				\$0.00
Shipping				\$0.00
Total				\$910.00

This quotation, on the goods named, is subject to Discovery I.T.'s standard terms and conditions. A copy of these terms and conditions can be provided upon request.

To accept this quotation, sign & date here and return: _____ Date: _____

***** Confidential Document *****

The information provided herein is considered confidential between Discovery I.T. and the recipient. Under no circumstances should this information be shared in whole or in part with any third parties without the express written consent of Discovery I.T.

TERMS AND CONDITIONS

The products and services listed herein are being sold by Discovery Information Technologies. All product sold by Discovery Information Technologies are warranted to be free from defects in materials and workmanship under normal use and service. Upon notification of a defect, as set forth below, Discovery Information Technologies shall have the option to repair or replace any defective part(s). Replacement of defective part(s) is only available within the first 30 days after date of purchase, unless otherwise expressly provided for by the original equipment manufacturer. Such services by Discovery Information Technologies shall be the customer's sole and exclusive remedy.

Discovery Information Technologies shall honor warranties set forth by the original manufacturer for a period of one (1) year, unless otherwise specified by the manufacturer. Warranty period commences on the date of the original purchase invoice. No warranties, expressed or implied, will apply after this period.

DISCOVERY INFORMATION TECHNOLOGIES DOES NOT MAKE ANY WARRANTIES WITH RESPECT TO THIS PRODUCT EITHER EXPRESS OR IMPLIED, INCLUDING NO IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE EXCEPT AS EXPRESSLY PROVIDED IN THIS AGREEMENT, RECOMMENDATIONS OF EQUIPMENT AND/OR SOFTWARE, INCLUDING BUT NOT LIMITED TO ITEMS INCLUDED ON THIS TICKET, ARE BASED ON PUBLICLY AVAILABLE INFORMATION PROVIDED BY THE INDIVIDUAL MANUFACTURERS OF SAID EQUIPMENT AND/OR SOFTWARE. DISCOVERY INFORMATION TECHNOLOGIES CANNOT BE HELD RESPONSIBLE FOR MISREPRESENTATIONS OR INCOMPLETE INFORMATION PROVIDED BY THESE MANUFACTURERS WITH REGARD TO THE PERFORMANCE OF THEIR EQUIPMENT/SOFTWARE. TIME SPENT BY DISCOVERY INFORMATION TECHNOLOGIES' PERSONNEL TO CORRECT PROBLEMS THAT ARE A RESULT OF MANUFACTURERS' MISREPRESENTATIONS OR OPERATIONAL DIFFICULTIES OF THEIR PRODUCTS IS BILLABLE AT CURRENT LABOR RATES AND IS THE SOLE RESPONSIBILITY OF THE CUSTOMER.

If any labor, repair or parts replacement is required because of accident, negligence, misuse, theft, vandalism, fire, water, or other peril; or because of conditions outside of specifications, including but not limited to, electrical power, temperature, humidity or dust; or by moving, repair, relocation or alteration not performed by Discovery Information Technologies or any cause other than normal use, the warranty and maintenance obligations provided herein shall not apply. Except as herein set forth, Discovery Information Technologies shall not, under any circumstances be responsible for any direct, indirect, incidental, or consequential damage resulting from the use or sale of any products sold by Discovery Information Technologies.

Finding, hiring, and training employees is time-consuming and expensive. Customer agrees that it will not while doing business with Discovery Information Technologies and within one year afterwards, hire any person who has been an employee of Discovery Information Technologies without the expressed written consent of an officer of Discovery Information Technologies. If Customer violates the paragraph, it will be liable to Discovery Information Technologies for liquidated damages in an amount equal to one year's wages of the employee, at the rate last paid that employee by Discovery Information Technologies.

For and in consideration of the extension of credit from Discovery Information Technologies to Customer, customer grants to Discovery Information Technologies, to secure payment of all amounts owing from Customer to Discovery Information Technologies pursuant to such extension of credit, security title and security interest in and to the following described property; wherever located, whether now existing or hereafter acquired: (1) all inventory and equipment delivered to Customer by, or on behalf of, Discovery Information Technologies as more particularly described in a Discovery Information Technologies invoice and/or packing slip accompanying the same; (2) ALL RIGHTS OF Customer to payment for such inventory and equipment sold, leased or otherwise transferred; (3) all additions, improvements, betterments, replacements, and substitutions to or for such inventory or equipment; and (4) all proceeds of any and all the foregoing, including, without limitation, insurance proceeds. Customer irrevocably designates and appoints Discovery Information Technologies its true and lawful attorney-in-fact for the purpose of executing and filing all documents on behalf of Customer to perfect Discovery Information Technologies' security interest.

Statements made to you in the course of this sale are subject to the Year 2000 Information and Readiness Disclosure Act (XX U.S.C. XX, Public Law 105-271). In the case of a dispute, this Act may reduce your legal rights regarding the use of any such statements, unless otherwise specified by your contract or tariff.