



Mannatec, Inc.
655 Engineering Drive, Ste. 300
Norcross, Georgia 30092
(866) 272-3968
FAX: (770) 343-8398

Purchaser:

Date: _____

Standard Terms Stated Reverse Side

Sales Representative

QTY	DESCRIPTION	PER UNIT	EXTENDED
1	Software Upgrade Check One: ____ Gilbarco G-Site Upgrade ____ Gilbarco Passport Upgrade ____ Radiant Upgrade ____ Verifone Ruby/Sapphire/Topaz Upgrade ____ Wayne Nucleus Upgrade	\$495.00	\$495.00
____	Cable	\$30.00	\$_____
Total			\$_____ (plus sales tax and shipping)

Note: Customer responsible to order Gilbarco G-Site, Gilbarco Passport, or Verifone Ruby with Mannatec interface pre-installed. For Gilbarco G-Site, Purchaser is responsible to order G-Site Key Disk. For Verifone Ruby, Purchaser is responsible to order Ruby cable.

*Customer agrees to pay Mannatec SS access charge of \$44.95 per site per month.

CONDITIONS:

The proposed goods and services are delivered under the Mannatec SS Terms and Conditions or such other prevailing agreement between the parties, and such terms and conditions constitute the entire agreement between Purchaser and Mannatec.

Company Name

Signature

Title

To be completed by Mannatec	
Mannatec Acceptance	
Signature of Officer	_____
Title	_____
Date	_____
Total Deposit Required	_____

STANDARD TERMS

All orders will be shipped F.O.B. Norcross, GA. Shipping, handling and insurance charges will be prepaid and added to invoice and are nonrefundable.

All custom card orders must be prepaid and are nonrefundable.

Installation, training and travel expenses must be prepaid and are nonrefundable.

All other purchases subject to forty percent (40%) deposit. Remaining balance due net thirty (30) days after delivery.

Purchaser grants to Mannatec a security interest in all equipment or merchandise delivered hereunder which security interest shall remain in force and effect until Mannatec has received payment in full. Purchaser agrees to execute all documents necessary to perfect the lien of said security interest, as required by Mannatec. Purchaser agrees that if required by Mannatec, it will obtain the execution of any document necessary to perfect said security interest in any equipment or merchandise.

Refund Policy

If during the first ninety (90) days after deliver of these products, Purchaser feels that they do not meet its needs, purchaser may return them for a full refund, except for those nonrefundable charges noted above and subject to a 15% restocking charge on all refundable items. Purchaser shall only be entitled to said refund if the equipment is in its original condition and original box or container.

Software Warranty

ANY MANNATEC SOFTWARE IS PROVIDED ON AN "AS-IS" BASIS, AND THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR PARTICULAR PURPOSE. PURCHASER SHALL BE SOLELY RESPONSIBLE FOR THE SELECTION, USE, EFFICIENCY AND SUITABILITY OF THESE PRODUCTS AND MANNATEC SHALL HAVE NO LIABILITY THEREFORE.

Non-Mannatec Manufactured Equipment

Mannatec is a reseller of POS card readers, receipt printers, modems, card encoders, and other computer equipment. The original manufacturer's warranty of all such equipment will apply and Mannatec makes no additional warranty therefore. All repair cost, freight and associated charges for such equipment will be responsibility of the customer. Mannatec, as its sole discretion, may rent equipment to customers on a monthly basis during such equipment outages.

Limitation of Liability

In no event shall Mannatec be liable to Purchaser for any incidental damages, or any indirect, special or consequential damages, including, but not limited to, any fuel tax liability or loss of profits, even though said damages may arise out of or relate to the use or performance of any of the software or equipment referenced herein. Said limitation of liability shall apply even though said damages may result from or relate to any failure of any software, or any delay or breach by Mannatec in the performance of services under this proposal or any related licensing or serving agreements.

This agreement shall be governed and interpreted in accordance with the laws of the State of Georgia.