

SUBSCRIPTION AND PURCHASE AGREEMENT

Your organization ("Subscriber") has requested access to the Raptor Technologies, LLC ("Raptor") Subscription Services. Please carefully review the following terms and conditions (this "Agreement"). By signing below, you represent that you have the power to bind Subscriber and Subscriber agrees to be bound by this Agreement as of the "Effective Date".

1. <u>Subscription Services</u>. Subject to the terms and conditions of this Agreement, Raptor grants to Subscriber, and Subscriber accepts from Raptor, a limited, non-exclusive, non-sublicensable, non-transferable license to use the Subscription Services (a) in accordance with this Agreement (b) in the ordinary course of Subscriber's internal business and (c) in a manner that is in accordance with applicable laws. Raptor and Raptor's licensors are, and shall remain, the owners of all right, title, and interest in and to the Subscription Services, subject to the license granted to Subscriber in this Agreement. All rights not expressly granted to Subscriber in this Agreement remain rights of Raptor and Raptor's licensors.</u>

2. **Confidentiality**. "Confidential Information" is information relating to Subscription Services and Equipment provided under this Agreement including, without limitation, the components of intellectual property, designs, and any other information of Raptor of a secret, confidential, or proprietary nature. The Subscriber agrees that, except as expressly permitted herein, it will not use, directly or indirectly, for its own benefit or for the benefit of a third party, and that it will not disclose directly or indirectly, to a third party any of Raptor's Confidential Information without Raptor's prior written consent. Confidential Information does not include information which (a) becomes generally available to the public other than as a result of a disclosure by Subscriber or by disclosure of a party in violation of Raptor's rights, (b) was in Subscriber's rightful possession prior to receipt from Raptor, or (c) was rightfully disclosed to Subscriber by a third party without a violation of Raptor's rights.

3. **Data Collection and Distribution**. Subscriber and its employees shall not disclose, or otherwise make public any individual's personally identifying information obtained through the Subscription Services except as required in the ordinary course of Subscriber's internal business or by applicable law.

4. **<u>Equipment</u>**. Subscriber must provide Subscriber's own Internet access and equipment to use the Subscription Services. Such Subscriber-provided access and equipment must meet or exceed Raptor's then-current technical specifications.

5. **Terms of Payment**. (a) Subscriber shall pay to Raptor, in advance, the then-current annual fee for each of Subscriber's campuses or place of business (a "Campus") that will utilize the Subscription Services for such year (the "Annual Subscription Fee"). Raptor may update the Annual Subscription Fee with each such change to be effective as of the first day of the following annual term, upon at least 60 days written notice to Subscriber prior to the commencement of such additional term. The term of the agreement shall be one (1) year from the effective date of this Agreement. A Campus shall not use (or otherwise be entitled to use) the Subscription Services unless and until Subscriber has paid the Annual Subscription Fee for such Campus. (b) If Subscriber is a tax-exempt entity, Subscriber shall make available to Raptor upon request all necessary information required to validate Subscriber's tax exempt status.

6. **Termination.** Subscriber may terminate this Agreement upon written notice to Raptor. Upon termination of this Agreement, (a) any and all amounts due to Raptor shall remain due and payable in accordance with the applicable payment terms and (b) all licenses granted to Subscriber by Raptor pursuant to this Agreement shall terminate at the end of Subscriber's pre-paid annual term. Sections 1, 2, 3, 5(a), 6, 7, and 8 shall survive termination of this Agreement.

7. **Disclaimers.** (a) ANY THIRD PARTY INFORMATION MADE AVAILABLE WITHIN THE SUBSCRIPTION SERVICES IS PROVIDED TO SUBSCRIBER BY THIRD PARTIES. RAPTOR DOES NOT SCREEN, MONITOR, OR MODIFY THE THIRD PARTY INFORMATION AND DOES NOT GUARANTEE OR WARRANT THE ACCURACY, INTEGRITY, OR QUALITY OF THE THIRD PARTY INFORMATION.

(b) RAPTOR DISCLAIMS AND SUBSCRIBER ASSUMES ALL RESPONSIBILITY FOR DETERMINATIONS OF AN INDIVIDUAL'S REGISTERED SEX OFFENDER STATUS OR CUSTOM ALERT STATUS BASED ON THE



INFORMATION CONVEYED IN CONNECTION WITH THE SUBSCRIPTION SERVICES. SUBSCRIBER IS SOLELY RESPONSIBLE FOR SUCH DETERMINATIONS AND UNDERSTANDS THAT INFORMATION PROVIDED BY RAPTOR IS NOT INTENDED TO SUBSTITUTE FOR THE DETERMINATIONS MADE BY SUBSCRIBER AND SUBSCRIBER'S EMPLOYEES AND CONTRACTORS.

8. **Miscellaneous.** This Agreement may be amended only pursuant to a written agreement between the Parties. All terms and conditions of this Agreement shall be binding upon, inure to the benefit of, and be enforceable by, the Parties and their respective successors and permitted assigns. Raptor will not be in default of this Agreement for any performance failure caused by occurrences beyond Raptor's reasonable control (including, but not limited to, acts of God). This Agreement does not create any right enforceable by any person not a party. Nothing in this Agreement shall create the relationship of partners or principal-agent between the parties. Subscriber may not assign this Agreement without the prior written consent of Raptor. The waiver or failure of Raptor to exercise in any respect any right provided for under this Agreement shall not be deemed a waiver of any further right under this Agreement.

IN WITNESS WHEREOF, your organization agrees to be bound by the terms of this Agreement, as evidenced by the signature of the organization's duly authorized representative below.

Subscriber
Name of District/School/Organization
Signature:
Printed Name:
Title:
Address:
Raptor Technologies, LLC
Signature:
Name: James J. Vesterman
Title: CEO
Address: 631 W. 22 nd St. Houston, TX 77008

Effective Date_____



Protect Every Child, Every School, Every Day Federal Tax ID #45-4914152 GSA: GS-07F-127BA Buyboard: 498-15

THE GOLD STANDARD IN SCHOOL SAFETY

Opportunity Owner	Jose Pineda
Quote Number	201808-21790
Created Date	8/24/2018
Expiration Date	9/24/2018

Account Name	Wattsburg Area School District	Billing Address	10782 Wattsburg Road
			Erie, PA 16509
			United States

Product	Product Description	Sales Price	Quantity	Total Price
Visitor Management Annual Access Fee	One (1) year Annual Software Access Fee (per location). Renewal fee is due on the anniversary month of purchase. Raptor Alert Monitoring service and technical support is included.	\$540.00	4.00	\$2,160.00
Database Activation Fee	One-time fee for provisioning and activating database storage (per location).	\$350.00	4.00	\$1,400.00
Remote Installation and Training Fee	Remote web- and phone-based installation and training (per location).	\$125.00	4.00	\$500.00
CR5400 ID Scanner	ID scanner for state issued identification cards 2 year limited warranty.	\$495.00	4.00	\$1,980.00
Dymo 450 Turbo Label Printer	Badge printer for visitors and/or student tardy passes - 2 year limited warranty.	\$139.00	4.00	\$556.00
Raptor Visitor Badges (White) Box	Raptor visitor badges (4 rolls/300 badges per roll). Quality guaranteed for one (1) year after purchase date.	\$50.00	4.00	\$200.00
Shipping and Handling Fee	Required on all new orders	\$26.00	4.00	\$104.00

Grand Total

\$6,900.00

SUBMIT PO's: To purchase, send purchase order to jpineda@raptortech.com or fax to 713-880-2577.

NOT PAYING WITH A PURCHASE ORDER? REMIT CHECK PAYMENTS TO: Dept. 141 :: P.O. Box 4458 :: Houston, TX :: 77210-4458 For any other questions, email <u>accounting@raptortech.com</u>

To order additional or replacement equipment and supplies with a credit card, visit www.shop.raptortech.com

TERMS AND CONDITIONS:

1. Only hardware and supplies purchased through Raptor Technologies, LLC are approved for use with the Raptor System. Use of any hardware or supplies not approved by Raptor Technologies may void all warranties and guarantees.

2. Restocking fee of 25% of purchase price will apply to all returns. Shipping/handling fees are non-refundable.

3. All purchases from Raptor are subject to the terms and conditions of the Raptor Subscription Agreement, which can be found at https://www.raptortech.com/agreement



Raptor Basic System 2018 Price Quote:

Raptor Basic System 2018				
Product	Sales Price	<u>Qty</u>	<u>Subtotal</u>	Sales Price
Annual Access Fee	\$540	4	\$2,160	\$2,160
Database Setup (One-Time Fee)	\$350	4	\$1,400	\$1,400
Remote Installation and Training	\$125	4	\$500	\$500
Raptor License Scanner	\$495	4	\$1,980	\$1,980
Dymo 450 Turbo Label Printer	\$139	4	\$556	\$556
Raptor Visitor Badges (White)	\$50	4	\$200	\$200
S&H Fee	\$26	4	\$104	\$104

Total

\$6,900

Jose Pineda

Senior Inside Sales Representative

jpineda@raptortech.com

713-880-8902 x 109

raptortech.com