



Quote and Terms

Company Address 102 N STEPHENS ST
QUITMAN, TEXAS 75783
United States

Created Date 8/12/2025
Expiration Date 7/30/2025
Quote Number 00003183

Prepared By Jordan Davis
Phone (903) 878-3208
Email jordan.davis@gopeoples.net

Bill To Name RAINS COUNTY
Bill To 220 W QUITMAN ST STE A
EMORY, TX 75440
United States

Service Name RAINS COUNTY
Service Address 2353 Texas 19
Emory, TX 75440
United States

EXHIBIT A --- Quoted Line Items

Product	Product Description	Quantity	Sales Price	Total Cost
500x60 Ignyte APEX	CF0001 - 500x60 Ignyte APEX	1.00	\$139.95	\$139.95

Total Cost

Total Non-Recurring Charges (NRC) \$0.00
Total Monthly Recurring Cost (MRC) \$139.95

*Sales Tax (if applicable) is **NOT** included.

Terms and Descriptions of Service

Contract Term 24 Months

Customer Quote Acceptance

CUSTOMER INITIALS _____

EXHIBIT B --- Service Order Details

Exhibit B - Service Order & Master Agreement

Billing Name: _____
Attention: _____
Billing Address: _____
City: _____
State: _____
ZIP: _____
TAX ID: _____
Paperless Billing (check one): ☐ Yes ☐ No
If Yes, provide billing email address: _____
Order Contact: _____



Contact Title: _____
Contact Phone: _____
Email Address: _____

Maintenance/Outage Contact

List the contacts for maintenance windows and outage reports.

Contact Name: _____
Email Address: _____
Phone Number: _____

Contact Name: _____
Email Address: _____
Phone Number: _____

Account Password/PIN

Assign a password or PIN to allow authorized personnel to make changes.

Password/PIN: _____

Authorized Users

List individuals authorized to make changes to the account.

Authorized User: _____
Authorized User: _____

Remarks

- NRC is due 10 days after the execution of contract.
- Early cancellation of service will result in cancellation charges.
- Submission of this circuit request form constitutes a firm order for service.

MSA

Terms Acknowledgment

I agree to purchase Ignyte wireless Internet service from Peoples on the following terms and conditions: I understand and agree that in order to establish my Ignyte connection, Peoples will provide one wireless receiver, which is and shall remain the sole property of Peoples. I understand that any damage to the Ignyte equipment will be my responsibility. Ignyte will be installed on one (1) computer only; any additional wired or wireless networking shall be my responsibility. Any non-standard installation will result in additional charges. I understand actual speeds are not guaranteed and may vary due to conditions outside of network control including customer location and websites accessed. I also understand that access may be temporarily unavailable from time to time for maintenance and repair or for other reasons beyond the control of Peoples. All prices are subject to change without notice.

This internet service is for subscriber use only and reselling the internet service or otherwise making it available to anyone outside your premises through WiFi, networking or bridging is strictly prohibited. If Peoples identifies this misuse of service, your service could be subject to termination.

I UNDERSTAND AND AGREE THAT UPON DISCONNECTION, I WILL IMMEDIATELY RETURN ALL EQUIPMENT PROVIDED BY PEOPLES AT INSTALLATION. I AGREE THAT IF PEOPLES EQUIPMENT IS NOT RETURNED AND IN GOOD WORKING CONDITION WITHIN TEN DAYS OF DISCONNECTION, A FEE OF \$500.00 WILL BE CHARGED TO MY ACCOUNT OR, AT PEOPLES OPTION, MY DEPOSIT MAY BE FORFEITED. I agree that Peoples is authorized to charge the equipment fee, as well as any other monthly fees or other charges, to my account and/or my credit card or bank account on file unless I have made other payment arrangements. Peoples reserves any legal rights and remedies it may have to ensure performance under this agreement. I understand Peoples may terminate my service if I violate this agreement or Internet Terms of Use Agreement, available at www.peoplescom.net/terms, or upon request. This agreement will be governed by the laws of the state of Texas and I consent to the exclusive



jurisdiction and venue of courts of Wood County, Texas for all disputes arising out of or in relation to this agreement. You may have additional consumer rights under local laws that this contract cannot change. I accept Peoples service "as is," "with all faults" and "as available." Peoples makes no express warranties or guarantees about Peoples service. To the extent permitted by law, Peoples disclaims implied warranties that Peoples services are merchantable, of satisfactory quality, accurate, timely, fit for a particular purpose or need, or non-infringing. Peoples does not guarantee that Peoples service will meet certain requirements, is error-free, or without interruption and available at all times. No oral or written information or advice given by a Peoples representative shall create a warranty.

YOUR SOLE REMEDY FOR ANY DISPUTE WITH US IS TO DISCONTINUE YOUR USE OF PEOPLES SERVICES. IN NO EVENT SHALL OUR LIABILITY, OR THE LIABILITY OF OUR PARENT AND/OR SUPPLIERS FOR ANY AND ALL CLAIMS RELATING TO THE USE OF PEOPLES SERVICES EXCEED THE TOTAL AMOUNT OF SERVICE FEES THAT YOU PAID DURING A ONE-YEAR PERIOD FOR THE SPECIFIC SERVICE AT ISSUE. WE, OUR PARENT, AND OUR SUPPLIERS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES ARISING FROM YOUR USE OF, INABILITY TO USE, OR RELIANCE UPON PEOPLES SERVICES. THESE EXCLUSIONS APPLY TO ANY CLAIMS FOR LOST PROFITS, LOST DATA, LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES, EVEN IF WE KNEW OR SHOULD HAVE KNOWN THE POSSIBILITY OF SUCH DAMAGES.

Upon a request by Peoples, I agree to defend, indemnify, and hold harmless Peoples and other affiliated companies, and its respective employees, contractors, officers, directors, and agents from all liabilities, claims, and expenses, including attorney's fees that arise from my use or misuse of Peoples Services. Peoples reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you agree to cooperate with Peoples in asserting any available defenses. This agreement and any supplemental terms, policies, rules and guidelines posted on the Peoples website constitute the entire agreement between you and Peoples and supersede all previous written or oral agreements. If any part of this agreement is held invalid or unenforceable, that portion shall be construed in a manner consistent with applicable law to reflect, as nearly as possible, the original intentions of the parties, and the remaining portions shall remain in full force and effect.

Peoples may perform a credit check and/or require a deposit before installation/activation of service. By accepting below, I warrant I am at least 18 years of age and all information supplied is accurate. I have read and agree to the Terms and Conditions of this agreement.

Purchaser

Signature: _____
Print: _____
DL#: _____
Title: _____
Date: _____

PCI Representative

Signature: _____
Print: _____
Title: _____
Date: _____