



Quote

Quote Number: 8228

Payment Terms: Net 30 Upon Equipment Delivery
Expiration Date: 10/31/2025

Quote Prepared For

**Kera Fenimore
Town of Bargersville**

PO Box 420
Bargersville, IN 46106
Phone:
kfenimore@bargersville.in.gov

Quote Prepared By

Van Ausdall & Farrar

6430 E. 75th St.
Indianapolis, IN 46250
Phone:317-974-5548
Fax:317 638-1843

Item#	Quantity	Item	Unit Price	Extended Price
One-Time Items				
1)	64	VPSA Block Hours OnBase Upgrade Configure test environment Completion of database work Download all MRGs and filesets Upload into ShareBase for delivery Download and removal of file blocks, then stage to appropriate servers Perform upgrade to UAT Testing of UAT Complete any requested modifications after testing of UAT Perform upgrade to Prod Update all documentation and provide to VAF & Town of Bargersville	\$230.00	\$14,720.00
			One-Time Total	\$14,720.00
			Subtotal	\$14,720.00
			Total Taxes	\$0.00
			Total	\$14,720.00

Authorizing Signature _____

Date _____

Purchase Order# _____

Provider reserves the right to correct any errors, inaccuracies or omissions, and to change or update information or cancel orders if any information, including Services or pricing is inaccurate.

Acceptance and Incorporation by Reference

This Order together with the Master Services Agreement and Service Attachments and other terms and conditions identified on Exhibit A, all of which are incorporated herein by reference (collectively, the "Agreement") is between Van Ausdall & Farrar (sometimes referred to as "we," "us," "our," or "Provider"), and the customer identified on the Order (sometimes referred to as "you," "your," or "Client"). This Agreement is effective as of the date the Client accepts the Order (the "Effective Date").

By signing or accepting this Order, Client acknowledges, represents, and warrants that it has read and agrees to the terms and conditions identified on Exhibit A to this Order which are incorporated as if fully set forth herein.

The parties hereby agree that electronic signatures to this Order shall be relied upon and will bind them to the obligations stated herein. Each party hereby warrants and represents that it has the express authority to execute this Agreement(s).

Provider may make changes to the Agreement at any time. If there are changes, Provider will revise the date at the top of the document. Provider may or may not provide Client with additional notice regarding such changes. Client should review the terms and conditions regularly. Unless otherwise noted, the amended terms and conditions will be effective immediately, and your continued use of the Services thereafter constitutes your acceptance of the changes. If you do not agree to the amended terms and conditions, you must stop using the Services immediately. Please note, you may incur a termination fee or other third-party fees, if applicable. You may access the current version of the terms and conditions at any time by visiting <https://vanausdall.com/legal>.

Exhibit A

[Master Services Agreement](#)

[Service Attachment for Managed Services](#)

[Service Attachment for Co-Managed Services](#)

[Schedule of Services](#)

[Data Processing Agreement](#)

[Service Level Objectives](#)

[Schedule of Third-Party Services](#)