



**Webb - Integration and Sales**

1420 South 4800 West Ste D  
 Salt Lake City, Utah 84104  
 Ph: (801) 484-8567

**Integration Quote**  
**Revision #**  
**Printed: 4/9/2024**

<b>Bill to: Ogden Preparatory Academy</b>		<b>Job # 222022</b>
Ogden Preparatory Academy 1415 Lincoln Ave, Ogden, Utah 84404  <b>Contact:</b> Michael Berube <b>Phone:</b> (801) 627-2066 <b>Email:</b> mberube@ogdenprep.org  <b>Client Tax Exemption Certificate:</b>	Junior High 1415 Lincoln Ave, Ogden Utah 84404 <b>Room:</b>  <b>On-Site Contact:</b> Michael Berube <b>Phone:</b> (801) 695-5925 <b>Email:</b>	<b>Order Status:</b> Quote Only <b>Quote Date:</b> 4/9/2024 <b>Sales Person:</b> Chris Webb <b>Email:</b> chrisw@wearewebb.com

**Jr. High: Larger Screen**

Quantity	Part Number	Description	Price	Subtotal
1	34468L	Da-Lite - COSMO 164D 87X139NPA MW - 87 X 139 - Matte White - WIDE SCREEN 16:10	\$1,559.00	\$1,559.00
1	MiscCable	Misc Cable and Hardware	\$100.00	\$100.00
1	FREIGHT	Shipping / Freight Charges	\$231.15	\$231.15
<b>Total:</b>				<b>\$1,890.15</b>

**Labor**

Quantity	Talent	Task	Duration	Subtotal
1	Integration - Labor	TBD	24 Hour(s)	\$2,280.00
<b>Labor Total:</b>				<b>\$2,280.00</b>

Sales Total:	\$1,890.15
Labor:	\$2,280.00
<b>Job Total:</b>	<b>\$4,170.15</b>

**Signature as Acceptance of  
Proposal and Terms:**

**Print Name:**

**Acceptance Date:**



WEBB

**Terms & Conditions**

**This agreement is entered into by the above-listed Client(s) and Webb Integrations.** Client's signature represents acknowledgment and agreement to abide by the Sale Terms and Conditions

**GENERAL CONDITIONS**

The client agrees to purchase the equipment and services specified from Webb Integrations, Inc. 1420 S 4800 W, Ste D, Salt Lake City, UT 84104. A quote is not confirmed until an agreement is signed, accepted and payment terms have been approved by Webb Integration, Inc. The client agrees to pay the aforementioned fees and or labor/technical services for the entire term specified.

**PRODUCT SALE TERMS & FEES.**

The sale terms and fees for equipment and services shall be stated in advance. Client(s) agree to pay the full grand total amount including any and all additions and revisions. Equipment fees and Technical services are subject to change without notice and shall apply to each order placed. In the event of non-payment of technical services, equipment sales, and/or consumable items and/or damage charges, the client agrees to pay any collection cost incurred to collect the amount due including attorney fees and court costs. Overdue invoices are subject to late fees and interest in the amount of one and one-half percent (1.5%) per month or the maximum legal rate, whichever is lower. Checks and payments should be made payable to Webb Integration, Inc.

**EQUIPMENT OPERATION.**

The client agrees they are entirely responsible for knowing how to operate and configure all equipment purchased. Webb Integration installation charges and programming fees, if any covers only Webb Integration's technician(s) properly setting up, connecting, configuring, and interfacing with existing systems as outlined in the scope of work as approved by the client.

**EQUIPMENT FAILURE.**

In the event of equipment failure, Webb Integration agrees to provide technical support and repair service for normal wear and tear for the period of one year from the date of installation, subject to standard manufacturers warranty policies. The client agrees to immediately discontinue any attempted use of the equipment and agrees to notify Webb Integration of the problem. Webb Integration agrees in their discretion to troubleshoot and make the equipment operable within a reasonable time, within business hours and/or provide the client with loaner equipment if available.

**DISCLAIMER.**

You agree that you have selected the equipment based upon your own judgment and knowledge and are aware of possible malfunctions, which are inherent in the operation of such equipment. You assume all risks inherent in the operation and the use of the equipment. You agree to assume the entire responsibility for the defense of, and to pay, indemnify and hold us harmless from and hereby release us from any and all claims for damage of any kind resulting from the use, operation or possession of the equipment except as the result of Webb Integration sole negligence or willful act. We shall not be responsible for: (a) any personal injury, (b) property damage, (c) any incidental or consequential damages including the loss of anticipatory profits, (d) any loss or alteration of data of equipment supplied by you, or (e) the compatibility, unsuitability or incapacity of operating software to perform with any applications installed and used by you.

**CONTRACT.**

This contract is non-transferable to any other party or renter without permission from Webb Integration. Webb Integration reserves the right to terminate this agree at any time and retake possession of the equipment. This document represents our entire contract and there are no collateral, oral or any other agreements outstanding. None of our agreements may be changed unless signed by an officer for Webb Integration, Inc. and made a part of this contract.

THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF UTAH AND ANY DISPUTE BETWEEN WEBB Integration AND CLIENT ARISING OUT OF OR RELATED TO THE RELATIONSHIP ESTABLISHED BETWEEN THEM IN CONNECTION WITH THIS AGREEMENT, WHETHER ARISING IN CONTRACT, TORT, EQUITY OR OTHERWISE SHALL BE RESOLVED IN ACCORDANCE WITH THE LAWS OF THE STATE OF UTAH. ANY SUIT OR ACTION OF A PARTY HERETO AS PLAINTIFF AGAINST THE OTHER PARTY HERETO SHALL BE INSTITUTED IN A COURT OF COMPETENT JURISDICTION IN THE CITY OF SALT LAKE CITY, UTAH.