

BROWN'S MEDICAL IMAGING

Sales Quote
Presented to:

Roberto Salinas, Administrator
City Of Laredo Health Department
2600 Cedar Ave
Laredo, TX 78040

Date: September 3, 2024
Valid for: 60 days
FOB: Delivered
Terms: 20/80

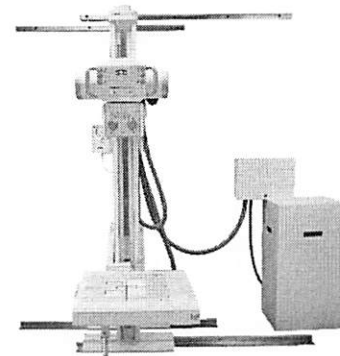
Presented by: Nic Huerta
Phone: 726-237-9820
Email: nhuerta@brownsmedicalimaging.com
Oppt#: 24826622

Amrad 400S SRS Pocket System ([pdf brochure](#))

SOLVE THE SPACE CHALLENGE

The **AMRAD Medical SRS Pocket** is designed to tackle one of the biggest challenges that facilities face today: limited space.

Creating space for an x-ray suite is always needed in order to effectively and easily perform exams. But existing facilities often do not have extra space to devote to large equipment footprint. For new medical locations that are being built, space for x-ray is often an afterthought.



Item	Item #	Qty	Price
Amrad 400S SRS Pocket System	SRS-Pocket	1	\$36,150.00
S Series Generator	S Series	1	Included
<ul style="list-style-type: none">- Technique selections: 1) Anatomical Programming 2) kVp / mA / Time 3) kVp / mAs 4) kVp / AEC (optional)- Remote Diagnostics – Conditions, apply.- LCD display of all technique factors (mA, kVp, mAs) and messaging- Automatic line compensation $\pm 10\%$.- Maximum line regulation for maximum kVA demand: 6%.- Self-diagnosis indicators identify malfunctions in the system.- Intuitive error code indication for easy maintenance.- Independent Heat Unit storage for X-ray Tube, even after turning On/Off the equipment.- X-ray tube overload protection- 50 ft. console interconnect cable- CSA, CE			

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AmRad 400S High Frequency Generator <ul style="list-style-type: none"> - 25 kHz Constant Potential, 40 kW High Frequency (HF) generator - kVp range: 40-125 - mA stations: 10 - 500 - mAs range: 0.1-630 mAs - Operates from 1 phase 230V - Includes step-up transformer for voltages 208 – 229V 	400S	1	Included
S Series Generator Integration (ON/OFF Generator Box)	08290- 007	1	Included
Hand switch- S/SE Series	07427	1	Included
Floor-to-wall rail-mounted tube stand <ul style="list-style-type: none"> - Platform tube mount - Fixed length angulating tube arm - Angulation dial and operator hand grips - Vertical travel: 13.5" minimum to 73" maximum (focal spot to floor) - Electric locks: vertical, horizontal, and tube arm angulation - Fully counterbalanced - Operates on 24VDC powered by - Nexus box 	J017	1	Included
Floor-to-wall rail-mounted wall stand (17"x 17" image) <ul style="list-style-type: none"> - Rotating 17-inch grid cabinet with front panel that can be positioned from 0° (horizontal) to 105° (15° past vertical) with 15° locking increments - Grids: various 52" focal grids available for 40 and 72" shots - Electric locks: horizontal and vertical - Remote collimator light switch - Fully counterbalanced - Operates on 24VDC powered by Nexus box - Fixed DR grid cabinet 	J1000-P	1	Included
Fixed DR grid cabinet	Fixed DR grid cabinet	1	Included
17.25 x 18.88, 103 LPI, 10:1, 40 in.-72 in. Focal Range	HK67	1	Included
X-Ray Tube <ul style="list-style-type: none"> - 0.6-1.5 mm focal spots, 200,000 heat units, 3 in. anode, 125 kVp, 14 degree target, 90 degree horns-E7242 	09127	1	Included

High Voltage cables <ul style="list-style-type: none"> - 25 ft. High Voltage cables 	J995-25	1	Included
Collimator Ralco 221 <ul style="list-style-type: none"> - Certified 150 kVp manual collimator with swivel mount - LED light field and tape measure - Transverse laser alignment to receptor tray 	07615	1	Included
Fixed 1717 Universal DR Panel Specs: <ul style="list-style-type: none"> • Scintillator Type: CSI • Pixel Size: 139um • Pixel Matrix: 3072x3072 • 3.6 W lp/mm • Dimensions: 19.1x19.1x1in Software/ Hardware Specifications System Computer Specs (or better) <ul style="list-style-type: none"> • Lenovo P360 • Windows 10 IoT Enterprise • 12th Generation Intel Core i5-12500 vPro Processor (P-cores 3.00 GHz up to 4.60 GHz) • 16GB DDR5-4000MHz (SODIMM) • 1TB SSD Display Monitor <ul style="list-style-type: none"> • 24" Touchscreen monitor • Resolution 1280 X 1024; 8000:1 Ratio Ultra Software Acquisition workflow management <ul style="list-style-type: none"> - Automatic setting of acquisition parameters according to body part and system specific programmable APRs(Anatomically Programmed Radiography) - One console operation - generator parameters setting by the workstation as part of APR - Patient data entry, manually or automatically from the DICOM worklist (MWL optional) - Urgent patient registration - Preview image typically within 4-5 seconds after exposure - Exam specific image processing for optimized image quality - Automatic backup of operator accepted images 	KIT-ULTRA-IR-1717-CSI	1	\$25,000.00

Review & Processing			
<ul style="list-style-type: none"> - Patient review - CD Burning - Exam foldering - Ability to add body part or view during an exam - Touch screen post processing - Assign single or multiple technologist(s) to an exam - Add additional views and/or studies to a completed exam - Ability to suspend an exam - Built-in technique and positioning chart - Variable image rotation - Window/Level, Reverse Black/White (Window polarity inversion) - Electronic zoom with pan & scroll capabilities - Touchscreen zoom, pan, window/level and contrast capability - Magnifying glass - Multi-scale contrast enhancement and Dynamic Range - Electronic shutter for masking of image(cropping) 			
Multiformat display (for printing)			
Installation	Install	1	Included
Applications Training- 2 days	Apps	1	Included
Warranty – 1 Year Parts and Labor	Warranty	1	Included
Total	Total		\$61,150.00

POST WARRANTY SERVICE CONTRACT

Equipment, Terms & Coverage	Service Level	Annual Price	Check box to select service
Amrad Pocket Konica 17F Ultra System <ul style="list-style-type: none"> - Service begins after warranty period - This is a 4-year contract - Quarterly Payments - All Labor and travel covered Monday - Friday, 8:00 AM to 5:00 PM CST, exclusive of BMI holidays - All replacement parts (includes tube) - One (1) Preventative Maintenance Inspection per year - Software updates, commercially available during coverage term, with installation during normal business hours are included. Normal business hours M-F, 8am to 5pm local time. - Contract includes all telephone and remote support coverage M-F, 8 AM to 5 PM local time, exclusive of BMI holidays. - Discounted after-hours rates (labor and travel) will apply 	Platinum	\$7,000.00	<input type="checkbox"/>

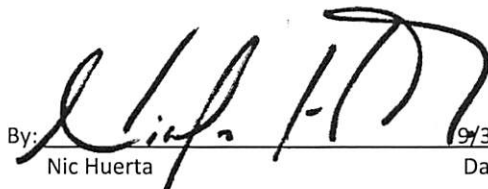
Terms:

- Delivery estimated at 45 days
- 20% due at time of order; balance due 10 days after install
- Shipping & handling will be added at time of invoice
- Price does not include applicable sales taxes & duties
- Any applicable site preparation are customer responsibility and at customer expense
- Agree to "Complete Terms & Conditions of Sale and Service" provided on following pages

A SIGNED QUOTATION SHALL CONSTITUTE A BINDING PURCHASE ORDER FROM THE CUSTOMER TO BROWN'S MEDICAL IMAGING.

BROWN'S MEDICAL IMAGING

CUSTOMER

By:  9/3/24
Nic Huerta Date

By: _____
Representative Date

TERMS AND CONDITIONS OF SALE

GENERAL- This document contains the terms and conditions of sale applicable to any sales of goods ("Goods") and services ("Services") by Brown's Medical Imaging (BMI). The prices and terms and conditions on this quotation are not subject to modification, whether orally or in writing, unless such modification be approved in writing by the Home Office of BMI. The parties' agreement in connection with any sale of Goods and/or Services shall consist solely of the terms and conditions contained on the front and back of this document, together with any separate written agreement previously executed by both the Purchaser and BMI, any invoices generated in connection herewith, and any written addenda to the foregoing that are signed by Purchaser and BMI. All quotations and agreements are contingent upon the absence of any strikes, accidents, fires, unavailability of materials or other causes beyond BMI's reasonable control. Issues not specifically dealt with herein shall be governed by established trade customs. Any terms appearing on any formal order or other document submitted by Purchaser, which are additional to or inconsistent with those stated herein, shall be deemed rejected and will not be binding on BMI, unless expressly accepted by BMI in writing. Any typographical or stenographic errors herein are subject to correction without further consent of Purchaser. This quotation, which supersedes all previous quotations, may be voided by BMI thirty (30) days from the date hereof and, in the meantime, is subject to change upon notice. All orders made pursuant to this quotation are subject to approval by BMI. The Purchaser may not assign his order or any interest therein or any right herein without the written consent of BMI. Any financing options (including term, interest rate, down payment, and monthly payment) quoted herein are estimates only and subject to credit review and approval (including review of financial statements), market fluctuations in interest rates, etc. Quoted financing terms are subject to change based on these factors.

TRADE-INS Unless specifically noted otherwise above, quoted trade-in value assumes equipment is in complete working order and includes all accessories and components; including but not limited to MRI coils, working DR detectors, covers, chargers, cases, and monitors. MRI equipment shall be delivered to BMI with at least 75% helium capacity filled. BMI reserves the right to adjust trade-in value upon inspection of trade-in equipment if these conditions are not met, but in all cases shall communicate the modification of trade-in value to customer prior to removing the equipment from the customer site.

TITLE- Except as otherwise expressly agreed in writing, title to the Goods and any part thereof shall remain in BMI and shall not pass from BMI to Purchaser until all amounts due from Purchaser to BMI under any account, contract, or other obligation have been fully paid in cash. The Goods shall be and remain personal or movable property, notwithstanding their mode of attachment to realty or other property.

DEFAULT; REMEDIES- In the event that (i) Purchaser fails to pay any invoice when due; (ii) Purchaser breaches the terms and conditions set forth herein or in any other contract with BMI; or (iii) Purchaser's financial strength becomes unsatisfactory to BMI; (iv) Any warranty, representation, or statement provided by Purchaser to BMI is or becomes false or misleading in any material respect; (v) Any suit or proceeding is commenced against the Purchaser, or any judgment, restraining order, or injunction is entered against Purchaser, or any action is taken to enforce any such judgment, restraining order or injunction, which, in BMI's sole discretion, materially and adversely affects Purchaser's operations or ability to repay the amounts due to BMI or to perform Purchaser's obligations under this Agreement; (vi) The Purchaser dies, is dissolved, or becomes insolvent; a receiver is appointed over any of the Purchaser's property; an assignment is made for the benefit of creditors; or any case is brought by or against the Purchaser under any bankruptcy or insolvency laws; or, (vii) Any of the Goods are sold or otherwise disposed of by Purchaser without BMI's prior express consent; then Purchaser shall in any such event be in default, and BMI shall have the right, in its sole discretion, to do any one or more of the following: (a) cancel this Agreement and any pending orders for Goods and/or Services without further notice; (b) declare all sums owing from Purchaser to BMI to be due and payable; (c) require payment in advance of performance, in certified funds; (d) foreclose any security interest, judicially or non-judicially; (e) enter the premises where the Goods may be located and remove such Goods, as allowed by law; and (f) require other security satisfactory to BMI. If the Goods include or contain other goods not covered by these terms and conditions at the time of repossession, Purchaser agrees that BMI may take such other goods, provided that BMI makes reasonable efforts to return them to the Purchaser after repossession. The exercise of any rights under this Agreement shall not bar BMI from exercising any other rights it may have under the UCC or any other applicable law, equity, or contract. Purchaser shall pay all expenses incurred by BMI in the collection of the amounts due to BMI, including attorney's fees, whether such fees may be incurred in non-judicial collection efforts, litigation, bankruptcy or otherwise.

PRICES- All quoted prices are cash prices and include domestic packaging but do not include shipping charges, which charges shall be paid by Purchaser in addition to the prices quoted herein and shall be separately listed at the time of invoice. Prices are based on costs and conditions existing on the date of quotation and are subject to change before final approval by BMI, including for correction of errors and for adjustments to reflect BMI's prices in effect at the time of shipment. Notice of any such price adjustments will be given before shipment.

TAXES- The amount of any sales or other taxes not expressly included in this quotation, but applicable to this sale, shall be added to the prices quoted herein and shall be paid by the Purchaser.

WARRANTIES- Unless otherwise agreed in writing, BMI will provide a one (1) year labor and travel time warranty for any Services provided to Purchaser, with said warranty period being measured from the time of installation of the Goods. BMI DISCLAIMS ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, CONCERNING ANY GOODS OR SERVICES, SPECIFICALLY INCLUDING, BUT NOT LIMITED TO, ALL IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. All Goods, whether new or used, are sold "AS IS" and "WITH ALL FAULTS" so far as BMI is concerned. Any printed manufacturer's warranty delivered to Purchaser with the Goods is not a warranty of BMI and is made solely by the manufacturer.

DELIVERY; RISK OF LOSS- Subject to paragraph 2, above, and unless otherwise agreed in writing, the Goods shall be delivered F.O.B. point of destination, and risk of loss shall pass to Purchaser at the time of delivery to Purchaser's facility. Shipping shall be by usual means and shall be at the Purchaser's sole expense. Shipping dates are approximate and are based on conditions at the manufacturer's factory at the time of quotation. BMI shall not be liable for loss, damage, detention or delay resulting from causes beyond its reasonable control or caused by fire, strike, civil or military authority, insurrection or riot, embargoes, car shortages, wrecks or delays in transportation. Delivery of major components to any point other than installation site, upon instructions from Purchaser, shall constitute delivery and any added shipping expense will be the responsibility of the Purchaser.

INSTALLATION- Unless otherwise stated on the front of this document, all installation charges (e.g., charges for the assembly, mounting, interconnection and calibration of components listed on this quotation, etc.) shall be in addition to the prices quoted herein. Any installation

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performed by BMI shall be considered complete when the equipment is available for gainful use by the Purchaser's staff or authorized personnel, except that in the event that installation of the Goods is delayed for any reason for which BMI is not responsible, then the installation shall be deemed complete ten (10) days after date of shipment of the Goods to the Purchaser, and the terms of payment shall apply as of that date. Purchaser shall be solely responsible for preparing its facility for installation of the Goods sold hereunder, including, but not limited to, all electrical, carpentry, masonry, plumbing, and other such work, which Purchaser shall perform at its sole expense. Purchaser further acknowledges that it shall bring the proper electrical current for operation of the Goods to the safety switch according to specifications provided by BMI, and that it shall achieve compliance with all applicable building codes, all at its sole expense.

CLAIMS AND RETURNED GOODS- No Goods may be returned to BMI or its suppliers without BMI's prior written permission. Any permitted returns shall be made under the terms and conditions specified in writing by BMI. Claims asserted by the Purchaser shall in no way release it from its obligation to pay the amount shown herein. Such claims may not be setoff against the amounts owed to BMI by Purchaser but shall be dealt with as a separate transaction.

LIABILITY- BMI and/or its suppliers shall not be liable for and shall be held harmless by the Purchaser for any losses, injuries, expenses, or damages, whether incidental, consequential, direct or indirect, arising out of, in connection with, or resulting from the Goods, including, but not limited to, the manufacture, repair, handling, installation, possession, ownership, use, operation, maintenance, dismantling or resale of the Goods (including any claim for a defect, failure or malfunction of any such Goods) and any and all claims, actions, suits and proceedings which may be instituted in respect to the foregoing. In no event shall BMI be responsible for lost revenues for any reason.

ACCIDENTAL DAMAGE- In no event shall BMI be liable for damages to equipment caused by misuse of equipment, neglect, or attempts to use equipment in ways for which it was not designed by the manufacturer. For digital radiography detectors (DR panels) that are dropped during the warranty period and are covered by panel protection, a \$5,000 deductible will apply and will be payable to BMI before repairs/replacement can take place.

CHARGES AND CANCELLATIONS- Orders that have been approved by BMI may not be changed or cancelled by the Purchaser except with BMI's prior, written consent, and only upon such terms as will save BMI from loss. In that connection, Purchaser acknowledges that manufacturers have the right to change the construction and/or design of their Goods at any time without notice to Purchaser if, in the manufacturers' judgment, such a change would not alter the general function of the Goods. In such instances, Purchaser shall not cancel its order but shall accept any changes made by the manufacturers, and neither BMI nor the manufacturers shall be liable for them.

PAYMENT TERMS- Unless otherwise stated in quote, payment terms are 20% down at time of order and balance due net 10 after installation. A service charge of 1.375% per month will be applied to all overdue accounts. Price does not include shipping and handling or applicable sales taxes & duties, unless otherwise noted. Any applicable site preparation is customer responsibility and at customer expense. Any send/receive fees for wires, ACH transactions, and returned check fees are the responsibility of customer and will be billed to the customer should BMI be charged such a fee.

SEE FOLLOWING PAGES FOR TERMS AND CONDITIONS OF SERVICE

TERMS AND CONDITIONS OF SERVICE

- (a) This Agreement shall not apply to any repairs made necessary by accident, misuse, abuse, neglect, theft, fire or water damage, power surges, power outages, or to repairs made resulting from service performed by anyone other than a BMI representative.
 - a. Service requested due to unauthorized modifications or unmerited reasons will be charged at our normal labor rate and will be billed separately to the customer.
- (b) This agreement contains the entire agreement between the parties and supersedes all prior agreements or representations between the parties.
- (c) The determination as to whether to repair, to recalibrate, or to replace a piece of equipment or any component covered by a BMI service contract to bring the equipment or component back to functionality shall be at the sole discretion of BMI.
- (d) BMI shall be responsible for the repair, recalibration, or replacement of any equipment rendered unserviceable to the customer solely as the result of negligent or wrongful acts by BMI personnel in conducting service operations. In the event of such negligence, the determination of repair or replacement will be made at the discretion of BMI. In no event shall BMI be responsible or liable to the customer, or any representative of the customer, in excess of its obligation to repair, recalibrate, or replace the equipment serviced under this agreement. BMI is never responsible for damage or failure due to interruptions or anomalies caused by incoming power service, or any damage caused or implied by a failure or anomaly with any other area of customer site infrastructure.
- (e) This Agreement shall apply only to service performed by BMI personnel.
- (f) The coverage period is indicated on the applicable Service Quote. Prior to the end of the Coverage Period, this Agreement may be renewed at a mutually agreed upon price and Coverage Term between both Parties.
 - a. Termination without cause: Either Party may terminate this Agreement after providing the other with 60 days' prior written notice. In case of such termination by Customer, Customer will be assessed a cancellation fee of 25% of the residual Agreement price, based on the effective termination date. Such fee will be due within 10 days of effective date of termination. BMI may set-off, credit, or refund any unused amounts prepaid by customer, at the sole discretion of BMI.
 - b. Either Party may terminate this Agreement if the other fails to perform any duty within, limits access to Equipment, or files for bankruptcy ("Default") after providing the defaulting party written notice of its Default and allowing the defaulting party 30 days to cure such default. Customer must provide notice to BMI in case of bankruptcy. BMI may elect to suspend services upon Customer Default. BMI may terminate within 10 days if Customer breaches payment obligations.
- (g) The laws of the State of Nebraska shall govern this Agreement, without regard for its conflicts of laws principles.
- (h) This Agreement may not be assigned by either party without the prior written consent of the other party, which shall not be unreasonably withheld.
- (i) BMI shall ensure that all employees, agents and subcontractors or other persons or entities which provide any items or services on behalf of, or at the direction of BMI under this Agreement ("Personnel") have and maintain all the skills, experience, and qualifications necessary to provide the Services, including any required training, registration, certification or licensure.
- (j) Remote connectivity: Any uptime guarantees stated within this contract do not apply if customer is not set up on remote monitoring with BMI. BMI shall not be liable for any cryogen refills if customer is not connected to remote monitoring.
- (k) If this Agreement is subject to the Medicare statutes and regulations governing access to books and records of subcontractors, then for a minimum of four (4) years after the expiration of this Agreement, BMI shall retain and allow the authorized representatives of Customer, the Comptroller General and the Department of Health and Human Services access to this Agreement and to the books, records, and other documents of BMI that are necessary to verify the nature and costs paid to BMI pursuant to this Agreement. If BMI carries out any duties of this Agreement by means of a subcontractor, including any organization related by ownership or control with BMI, and the cost or value of which is \$10,000 or more over a twelve (12) month period, then BMI shall require the subcontractor to comply with the provisions of this Section. In the event BMI receives a request for access, BMI agrees to promptly notify Customer.
- (l) BMI shall maintain in force, at BMI's sole cost and expense, the insurance coverage described below.

- i. General liability insurance, covering bodily and personal injury, property damage, and contractual liability, in a minimum amount of One Million Dollars (\$1,000,000) per claim and Five Million Dollars (\$5,000,000) in the annual aggregate.
 - ii. Automobile liability insurance covering use of all owned, non-owned and hired automobiles in a minimum amount of One Million Dollars (\$1,000,000) per claim and in the annual aggregate.
 - iii. Worker's compensation insurance in amounts required in accordance with Applicable Laws within the State work is being performed.
- (m) BMI and Customer will attempt to settle any claim or controversy arising from this Agreement through negotiation in good faith. The dispute will be escalated to appropriate higher-level managers of the parties, if necessary. Unless either party has issued a notice of termination, the parties will continue to fulfill their obligations under this Agreement while working towards resolution of any dispute.
- (n) To ensure equipment availability, inspections will be performed by prior appointment. Time spent waiting on the availability of equipment for preventive maintenance will be charged at our normal labor rate and will be billed separately to the customer.
- (o) In no event shall BMI be responsible for lost revenues for any reason.
- (p) For service agreements that include glassware coverage; glassware will be replaced in the event of a catastrophic failure, a physicist documented requirement, or upon the recommendation of BMI service personnel.
- a. For agreements not specifically covering glassware replacement, or in cases where the customer requests glassware be replaced outside of catastrophic failure, or without a BMI or physicist recommendation, glassware materials and replacement labor will be charged at the applicable BMI labor rate and then-current BMI price for parts.
- (q) BMI provides 24/7 service dispatch through an after-hours paging service. Call 1-800-701-9729 and select prompt #3 for access to after-hours support. BMI will respond to customer's request for service within 2 hours by telephone. Customer will be charged .25 hours of the prevailing BMI Remote Diagnostic Support hourly rate for the return call.
- (r) This Agreement may be amended at any time by mutual agreement of the parties, provided that before any amendment will be operative or valid, it will have been reduced to writing and signed by both parties.
- (s) Each party agrees to indemnify, defend, and hold harmless the other party, and its affiliates, subsidiaries, officers, directors, agents, and employees, against any loss, claim, damage, liability, cost or expense, including but not limited to attorneys' fees and court or other costs, that may result from any third party claim if and to the extent caused by any breach of this Agreement by such party, its agents, or employees.
- (t) BMI reserves the right to refuse service on this contract if the customer is greater than 30 days past due on billings under this contract. Contract service will resume as soon as practicable after customer account is made current. Service contract payment terms are net 10 days. Balances greater than 30 days past due will accrue finance charges at 1.5% per month or the maximum amount allowed by state and federal law.



Date:	3/5/2025	Submitted By:	Nic Huerta
Expires:	4/5/2025	Phone:	726-237-9820
FOB:	Delivered	Email:	nhuerta@brownsmedicalimaging.com
Customer:	City of Laredo Health Department 2600 Cedar Ave. Laredo, TX 78040	Fax:	402-330-1120

QUOTE # CLHD030525

Essential Enterprise Imaging Software Solution - PACS

Item	Item Number	Qty	Price
EESi Imaging Software Solution <ul style="list-style-type: none"> - A Web-Based Image Manager / Image Archive - Customer Hardware must meet EESi minimum specifications - Web Administration - DICOM Auto Routing - Delayed Send of Studies - Unlimited Modality Connections 	ISS	1	Included
RemotEye Diagnostic Viewer License BASIC <ul style="list-style-type: none"> - 1 each Concurrent License(s) - RemotEye Viewer: A web-based, cross-platform, full-featured, diagnostic-level, certified, DICOM-compliant medical image viewer software - CD/DVD Production - DICOM Print - Paper Print - Smart Worklists - Hanging Protocols - Store/Retrieve Annotations 	NL-REBSC-1U-V9 NL-PCONNBSC-V1	1	Included
RemotEye Lite HTML5 Viewer License <ul style="list-style-type: none"> - 1 Concurrent Licenses - RemotEye Lite: A web-based, lightweight, DICOM-compliant medical image reviewing solution, mainly dedicated to portable smart devices, such as tablets or smartphones, but also working on desktop clients. 	RELT1	1	Included
Server <ul style="list-style-type: none"> - Dell Micro Server - Operating System - Windows 11 Pro - Storage - 2TB 	SERVER	1	Included

EESi Imaging Cloud Connector <ul style="list-style-type: none"> - Amazon Web Services S3 Storage - Secure, Redundant Servers provided by Amazon - Designed for 99.99% durability and availability - No added fee to pull images from the cloud - Database Backup - HIPAA Compliant 	ICC	1	Included
Remote Installation	INSTALL	1	Included
Remote Application Days - As Needed	APPS	1	Included
Warranty - 1 year	WARR	1	Included
TOTAL			\$ 9,000.00

Service Contract

Item	Item Number	Qty	Price
EESi Imaging Software Solution (Annual Renewal) <ul style="list-style-type: none"> - Service begins after 1 year warranty - This is a 4 year contract - Pricing is good for 4 years after warranty - Amazon Web Services S3 Storage - All labor and travel coverage Monday through Friday, 8:00 AM to 5:00 PM exclusive of BMI holidays - Server replacement if needed - Software updates - RemotEye license and support renewal - M - F, 8:00 - 5:00 CST remote support - M - F, 8:00 - 5:00 CST phone support - After hours labor rate for Saturday is \$375/hour - After hours labor rate for Sunday & Holiday is \$413/hour 	PLATINUM	1	\$ 2,250.00 4year total = \$ 9,000.00

OPTION

Item	Item Number	Qty	Price
Viewing Workstation <ul style="list-style-type: none"> - Dell PC with CD/DVD, keyboard, mouse and 24" monitor 	SINGLE	1	\$ 1,800.00

Standard Term:

Delivery Terms: 30 days after receipt of order. Payment terms for equipment: Net 10 days after installation. A service charge of 1.375% per month will be applied to all overdue accounts. Price includes shipping & handling. Price does not include applicable sales taxes & duties. Any applicable site preparations are customer responsibility and at customer expense.

A SIGNED QUOTATION SHALL CONSTITUTE A BINDING PURCHASE ORDER FROM THE CUSTOMER TO PMI/BMI.

PMI/BMI

City of Laredo Health Department

By: _____
Nic Huerta Date

By: _____
Representative Date