



Prepared for Douglas County School District RE-1
Q-04219

Date: May 13, 2025
Account Representative: Ryan Beuc
Technical Salesperson: Stephen Webb
Client Development Representative: Sandie Jackson
Term: 61 Months

Service Description		Market: CO01	Order Type: New			
Component			QTY	Per Unit	MRC	NRC
Colocation 5kW power and 45RU cabinet (Cabinet)			3	\$899.00	\$2,697.00	\$1,500.00
Colocation 10kW power and 45RU cabinet (Cabinet)			3	\$1,799.00	\$5,397.00	\$1,500.00
Enterprise Cross-Connect (Cable)			1	\$200.00	\$200.00	\$100.00
Total Monthly Charges:					\$8,294.00	
Total One-Time Charges:						\$3,100.00



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Cost Summary	
Total Monthly Recurring Charges	\$8,294.00
Total One-time Installation Charges	\$3,100.00
Terms and Conditions	
Quote Expires on Sunday, Jun 22, 2025 06:00 PM EDT	
<p>Upon execution, this OFS shall be incorporated into, and will be subject to, the terms and conditions of the Master Services Agreement, effective July 24, 2015, executed by and between Douglas County School District ("Customer") and OneNeck IT Solutions LLC, as successor-in-interest to MSN Communications, Inc. ("OneNeck"). Services may be subject to credit approval. In the event a third-party service provider to US Signal materially increase the costs of its licenses, products, or services ("Third-Party Cost Increase"), US Signal reserves the right to pass through the impact of such Third-Party Cost Increase to Customer, on a pro rata or proportionate basis, effective on the next billing period.</p> <p>Customer approves and accepts this Order for Service subject to the terms and conditions of the governing service agreement between the companies. Any changes to this order may result in additional non-recurring charges once a due date has been assigned and communicated.</p> <p>Products and/or Services provided by OneNeck under this OFS shall be governed by the following additional terms and conditions:</p> <ol style="list-style-type: none">Service Descriptions<ol style="list-style-type: none">Upon execution of this OFS by Customer and OneNeck, the parties shall begin working together to complete the logistical prerequisites for the delivery and use of the Services purchased by Customer. Descriptions of the OneNeck services selected above are found at https://ussignal.com/oneneckproductcatalog/.Billing Events<ol style="list-style-type: none">Customer billing events include but are not limited to a) initial creation and hand-off to Customer of the committed pool of resources, b) static monthly billing for the committed pool of resources, c) bandwidth, data transport, or use of other metered offerings, d) use of billable software licenses, e) changes or modifications to the environment such as expansions of committed resources or configuration of network services, f) change management requests and professional services requests not covered by the OFS, and/or g) US Signal's delivery of the notice of completion.Service Level Agreement<ol style="list-style-type: none">Services provided by OneNeck under this OFS are subject to the OneNeck Service Level Agreement ("SLA") found at https://www.ussignal.com/oneneck-slas, which is hereby incorporated into this OFS by reference.Acceptable Use Policy<ol style="list-style-type: none">Customer's use of the Services provided by OneNeck under this OFS shall be in accordance with, and subject to OneNeck's Acceptable Use Policy ("AUP") found at https://www.ussignal.com/oneneck-acceptable-use-policy, which is hereby incorporated into this OFS by reference.Term and Termination<ol style="list-style-type: none">The term of this OFS shall commence on November 1, 2025 and continue to be in effect until the expiration or termination of this OFS according to its terms.Customer may terminate this OFS during the term for any reason or no reason, at its convenience, by providing OneNeck a minimum three (3) months prior written notice; provided, Customer shall pay to OneNeck the early termination fee ("Termination Fee") set forth below. The Termination Fee shall apply to any termination of this OFS other than for a termination for cause pursuant to the governing service agreement(s).<ol style="list-style-type: none">Lump Sum Payment. As part of the Termination Fee, Customer shall pay to OneNeck a one-time lump sum payment in an amount equal to 100% of the Estimated Remaining Value.Estimated Remaining Value shall mean:<ol style="list-style-type: none">For flat rated services: one hundred percent (100%) of the monthly recurring charges for the services multiplied by the number of months remaining in the term;For usage-based services: if any service remains unutilized for a period of one (1) month, whereby Customer's usage is zero, OneNeck shall consider the service terminated and Customer agrees to pay OneNeck an early termination charge equal to fifty percent (50%) of its peak utilization multiplied by the corresponding rate element(s) through the remainder of the term;Any non-recurring fees OneNeck incurs from other suppliers in connection with cancellation of the Services; andAny outstanding invoices still owed by Customer.	
Additional Terms	
Notwithstanding anything contained herein to the contrary, terms and pricing of this agreement will be locked in place for the duration of the 61 month Term. OneNeck agrees to waive the Monthly Recurring Fees set forth above for the first month of the Term.	



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Signatures	
Billing Account Number:	
Customer approves and accepts this Order for Service subject to the terms and conditions of the governing service agreement between the companies. Any changes to this order may result in additional non-recurring charges once a due date has been assigned and communicated.	
Customer Printed Name:	Mark Blair
Customer Signed Name:	
Date:	