

ZOLL Medical Corporation

269 Mill Road Chelmsford, MA 01824-4105 Federal ID# 04-2711626

> Phone: (800) 348-9011 Fax: (978) 421-0015 Email: esales@zoll.com

Quote No: Q-100349 Version: 2

Siskiyou County Office of Emergency Services 806 S Main St Yreka, CA 96097

ZOLL Customer No: 136708*EBS

Adam Heilman 5308412147

aheilman@co.siskiyou.ca.us

Quote No: Q-100349

Version: 2

Issued Date: August 18, 2025 Expiration Date: September 30, 2025

Terms: Annual-5 Net 30

FOB: Destination Freight: Free Freight

Prepared by: Taylor Avery EMS CPR Territory Manager taylor.avery@zoll.com +1 4353157818

Item	Contract Reference	Part Number	Description	Qty	List Price	Adj. Price	Total Price
1	CH-19898	8700-001003-01	AutoPulse NXT Starter Kit - EMS Includes: AutoPulse NXT Platform, AutoPulse NXT Charger, AutoPulse NXT Lithium Batteries (2), AutoPulse NXT Bands (3 pack), AutoPulse NXT QuickCase, AutoPulse NXT Shoulder Restraint	10	\$23,204.00	\$22,739.92	\$227,399.20
2	CH-19898	8700-001012-01	AutoPulse NXT Lithium Battery	10	\$1,542.00	\$1,252.44	\$12,524.40
3	CH-19898	8700-001090-01	AutoPulse NXT Bands (3 Pack)	10	\$399.00	\$0.00	\$0.00
4		8778-890044-WF-NXT	AutoPulse NXT Worry-Free Service Plan - 4 Year On-Site At Time of Sale Includes: Preventive maintenance per ZOLL's recommendation, parts + labor on normal wear and tear, 7% discount for NXT Band replacements and batteries, and minimum service fee waived, and Accidental damage coverage (see below). Shipping and use of a Service Loaner during repairs, no charge shipping. Extended warranty is a continuation of the One Year, Point of Sale Product Limited Warranty.	10	\$5,800.00	\$5,220.00	\$52,200.00
5		8700-9901-61	ZOLL AutoPulse Trade-In Allowance See Trade Unit Considerations.	10		(\$500.00)	(\$5,000.00)

Subtotal: \$287,123.60

Estimated Tax: \$23,004.73

Total: \$310,128.33



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Contract Reference	Description
CH-19898	Reflects CMAS 4-24-02-1027 Contract Pricing. Notwithstanding anything to the contrary herein, the terms and conditions set forth in CMAS 4-24-02-1027 shall apply to the customer's purchase of the products set forth on this quote.

Trade Unit Considerations

Trade-In values valid through September 30, 2025 if all equipment purchased is in good operational and cosmetic condition and includes all standard accessories. Trade-In values are dependent on the quantity and configuration of the ZOLL devices listed on this quotation. Customer assumes responsibility for shipping trade-in equipment at the quantities listed on the trade line items in this quotation to ZOLL's Chelmsford Headquarters within 60 days of receipt of new equipment. Customer agrees to pay cash value for trade-in equipment not shipped to ZOLL on a timely basis.

Additional Language

Will not ship before July 1, 2025

31% due net 30, balance due in 5 equal annual payments on July 2, 2026, July 2, 2027, July 2, 2028, July 2, 2029 and July 2, 2030.

UCC Financing Statement

By placing a Purchase Order in response to this quotation, Customer agrees that it thereby grants to ZOLL a purchase money security interest in all the goods referenced by such purchase order and acknowledges that ZOLL may file a UCC Financing Statement ordering such purchase money security interest. Customer further agrees to provide a signed Security Agreement to ZOLL prior to shipment pursuant to such purchase order.

To the extent that ZOLL and Customer, or Customer's Representative have negotiated and executed overriding terms and conditions ("Overriding T's & C's"), those terms and conditions would apply to this quotation. In all other cases, this quote is made subject to ZOLL's Standard Commercial Terms and Conditions ("ZOLL T's & C's") which for capital equipment, accessories and consumables can be found at https://www.zoll.com/terms-and-conditions-of-sale, for software products can be found at https://www.zoll.com/software-legal, and for ExpertCare Service Plans can be found at https://www.zoll.com/software-legal, and for ExpertCare Service Plans can be found at https://www.zoll.com/software-legal, and for ExpertCare Service Plans can be found at https://www.zoll.com/software-legal, and for ExpertCare-Service-Terms. Except in the case of overriding T's and C's, any Purchase Order ("PO") issued in response to this quotation will be deemed to incorporate ZOLL T's & C's, and any other terms and conditions presented shall have no force or effect except to the extent agreed in writing by ZOLL.

- 1. Delivery will be made upon availability.
- 2. This Quote expires on September 30, 2025. Pricing is subject to change after this date.
- 3. Applicable tax, shipping & handling will be added at the time of invoicing.
- 4. All purchase orders are subject to credit approval before being accepted by ZOLL.
- 5. To place an order, please forward the purchase order with a copy of this quotation to esales@zoll.com or via fax to 978-421-0015.
- 6. All discounts from list price are contingent upon payment within the agreed upon terms.
- 7. Place your future accessory orders online by visiting the ZOLL web store.



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Order Information (to be completed by the customer)							
] Tax Exempt Entity (Tax Exempt Certificate must be provided to ZOLL)							
] Taxable Entity (Applicable tax will be applied at time of invoice)							
BILL TO ADDRESS	SHIP TO ADDRESS						
Name/Department:	Name/Department:						
Address:	Address:						
City / State / Zip Code:	City / State / Zip Code:						
s a Purchase Order (PO) required for the purchase and/or payment of the products listed on this quotation?] Yes PO Number: PO Amount: (A copy of the Purchase Order must be included with this Quote when returned to ZOLL)							
] No (Please complete the below section when submitting this order)							
For organizations that do not require a PO, ZOLL requires written warrants that she or he has the authority to bind the party for which Siskiyou County Office of Emergency Services Authorized Signature:	execution of this order. The person signing below represents and ch he or she is signing to the terms and prices in this quotation.						
Name:	_						
Title:							
Date:	- -						

SECURITY AGREEMENT

Equipment + Basic

This Security Agreement, made and entered in this eighteenth day of November 2025 by and between **ZOLL Medical Corporation**, located at 269 Mill Road, Chelmsford, MA 01824, (hereinafter "Secured Party") and **Siskiyou County Service Area No. 3** with headquarters located at 1312 Fairlane Rd. Yreka, CA 96097 and if a legal person or registered, incorporated, formed or otherwise organized in or under the laws of the [state] of CA, (hereinafter "Debtor").

I CREATION OF SECURITY INTEREST

In consideration for the extension of credit, Debtor hereby grants a purchase money security interest in, and assigns to the Secured Party, all of Debtors' right, title and interest in, to and under the Collateral described in the first paragraph of Section II below as collateral to security for the payment and performance of all debts, liabilities and obligations of Debtor of any kind whenever and however incurred to Secured Party, including the Obligations (as defined below).

II COLLATERAL

The term "Collateral" as used in this Agreement shall mean (a) the equipment described in Quote No: Q-100349 and (b) all proceeds thereof.

The term "Obligations" as used in this Agreement shall mean and include the indebtedness related to the purchase of the equipment described in Quote No: Q-100349 and (b) all proceeds thereof.

III TERM OF AGREEMENT

This Agreement shall become effective on November 18, 2025, and shall terminate when all of the equipment in Quote No. Q-100349 is paid in full.

IV DEBTOR'S OBLIGATIONS

- A. Debtor warrants and covenants that the Collateral will be held for use, sale or lease in and for Debtor's business and will be kept only at the principal place of business set forth herein (and Debtor's additional address(es) set forth with its signature, if any); Debtor will notify Secured Party in writing fifteen (15) days prior to any of the following:
 - (1) Change(s) or additions to location of any material or substantial portion of the Collateral,
 - (2) Change(s) in location of chief executive offices (if an unregistered entity),
 - (3) Change(s) in state of Incorporation (if a registered entity),
 - (4) Change(s) in state of residence (if an individual),
 - (5) Change(s) in name of Debtor's business.
- B. Debtor covenants that it will notify Secured Party in writing 30 days prior of: its opening of any new places of business, or the closing of any existing places of business, or the change of name or nature of the entity including changes to state of incorporation or state of chief executive offices.

C. Debtor warrants and covenants that it has good and marketable title to, all its Collateral, and the same are free and clear of all liens and encumbrances other than liens in favor of the Secured Party securing the Obligations.

V DEFAULT

The following shall constitute a default by Debtor:

Non-payment: Failure to pay the principal or any installment of principal or of interest on the indebtedness or any notes when due. In addition, Debtor shall be in default if bankruptcy or insolvency proceedings are instituted by or against the Debtor or if Debtor makes any assignment for the benefit of creditors.

Breach: Misrepresentation or misstatement in connection with, noncompliance with or nonperformance of any of Debtor's obligations or agreements under Sections III and VII shall constitute default under this Security Agreement

Insolvency: The dissolution, termination of existence, \suspension of business, insolvency or business failure of Debtor; or appointment of a receiver, trustee or custodian, for all or any property of Debtor, assignment for the benefit of creditors by Debtor, or the commencement of any proceeding by or against Debtor under any provision of the United States Bankruptcy Code, as amended, or under any other state, federal or other bankruptcy or insolvency law, now or hereafter in effect.

VI SECURED PARTY'S RIGHTS AND REMEDIES

- A. Secured Party may assign this security agreement, and this agreement shall be binding upon and insure to the benefit of Secured Party's successor and assigns, and:
 - (1) If Secured Party does assign this security agreement, the assignee shall be entitled, upon notifying the Debtor, to performance of all Debtor's obligations and agreements under Sections III and VII, and assignee shall be entitled to all of the rights and remedies of Secured Party under this Section V; and
 - (2) Debtor will not assert any claims or defenses he may have against Secured Party or against its assignee except those granted in this security agreement.
- B. Upon Debtor's default, Secured Party, shall have all rights set forth under the Uniform Commercial Code, including, but not limited to Article 9, and may exercise his rights of enforcement under the Uniform Commercial Code in force in the State where the Collateral is located or where the UCC Financing Statement is filed and in conjunction with, in addition to or substitution for those rights, at Secured Party's discretion, may
 - (1) Declare all unpaid balances due and payable, notwithstanding otherwise stated maturities; and/or,
 - (2) Waive any default or remedy any default in any reasonable manner without any or all Accounts or other collateral or proceeds, or to sell, transfer, compromise, waiving the default remedied and without waiving any other prior or subsequent default.
- C. The Secured Party may employ agents and attorneys-in-fact in connection herewith and shall not be responsible for the negligence or misconduct of any such agents or attorneys-in-fact selected by it in good faith.

VII RIGHTS AND REMEDIES OF DEBTOR

Debtor shall have all the rights and remedies before or after default provided in Article 9 of the Uniform Commercial Code in force in the State of where the Collateral is located or where the UCC Financing

Statement is filed. Debtor shall not assign or transfer its rights or obligations hereunder without the prior written consent of Secured Party and any assignment or transfer made in violation of this sentence shall be void.

<u>Termination of Funding:</u> Debtor may terminate this Agreement in any fiscal year in that it is determined there is not sufficient funding pursuant to California Constitution Article XVI Section 18 without the prior written consent of Secured Party and shall return all equipment not fully paid. Any funds paid up to and including the date of termination shall be deemed rental payments.

VIII ADDITIONAL AGREEMENTS AND AFFIRMATIONS

A. Debtor Agrees and Affirms

- (1) That information supplied and statements made by Debtor in any financial or credit statement or application for credit prior to this security agreement are true and correct and,
- (2) Debtor warrants and covenants that it will keep and maintain its business as presently constituted and will advise Secured Party immediately of any change in the name or nature or location thereof and of any fact or occurrence which does, or with lapse of time could, impair Debtor's ability to perform hereunder.
- (3) Debtor warrants that all locations of collateral and all corporate, partnership, doing business, trade and individual names are listed below the signature line (hereon) are absolutely accurate and complete and that it will give Secured Party at least thirty (30) days prior written notice of any change thereof, addition thereto or deletion there from.
- (4) That if Debtor is also buyer of the Collateral, there are no express warranties unless they appear in writing signed by the seller and there are no implied warranties of merchantability or fitness for a particular purpose in connection with the sale of the Collateral.

B. Mutual Agreements

- (1) "Debtor" and "Secured Party" as used in this security agreement include the heirs, executors or administrators, successors or assigns of those parties.
- (2) The law governing this secured transaction shall be that of the State where the Collateral is located or where the UCC Financing statement is filed.
- (3) If more than one Debtor executes the security agreement, their obligations hereunder shall be joint and several.
- (4) This agreement does not waive Secured Party's rights under any other agreement that Debtor has signed with the Secured Party.
- (5) Debtor authorizes Secured Party to file a UCC Financing Statement describing the Collateral and appoints Secured Party as Debtor's agent and grants Secured Party limited Power of Attorney to sign UCC forms for the purpose of protecting Secured Party's interest.

C. Form of Debtor's Business

(1) Debtors represents and warrants as follows: Debtor is a special governmental district duly created by the voters within for the purpose of providing an enhanced level of emergency medical services within the established boundaries

D. Further Assurances

- (1) Debtor agrees to execute any further documents, and to take any further actions, reasonably requested by secured Party to evidence or perfect the purchase money security interest granted herein or to effectuate the rights granted to the Secured Party herein.
- (2) Debtor represents and warrants that Debtor's exact legal name is set forth in the first paragraph of this Security Agreement.
- (3) This Agreement and all matters relating to it shall be governed by the laws of the State of California and the County of Siskiyou and any action brought relating to this Agreement shall be brought exclusively in a state court in the County of Siskiyou."

IX INDEMNITY

To the extent permitted by law, Debtor hereby agrees to indemnify Secured Party and its affiliates, agents, and attorneys, and to hold them harmless from and against any and all claims, debts, liabilities, demands, obligations, actions, causes of action, penalties, costs and expenses (including reasonable attorneys' fees), of every kind, which they may sustain or incur based upon or arising out of any enforcement of this Agreement or the Obligations; provided that this indemnity shall not extend to damages proximately caused by any indemnitee's own or its representatives' gross negligence or willful misconduct. Notwithstanding any provision in this Agreement to the contrary, the indemnity agreement set forth in this Section shall survive any termination of this Agreement and shall for all purposes continue in full force and effect.

X MISCELLANEOUS

The captions and section headings appearing herein are included solely for convenience of reference and are not intended to affect the interpretation of any provision of this Security Agreement. This Security Agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument and any of the parties hereto may execute this Agreement by signing any such counterpart. The terms of this Security Agreement may be waived, altered or amended only by an instrument in writing duly executed by Debtor and the Secured Party. In the event that any one or more of the provisions contained in this Security Agreement shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision hereof, and this Security Agreement shall be construed as if such invalid, illegal or unenforceable provision had not been contained herein.

(Signature Page Follows)

IN WITNESS WHEREOF, SISKIYOU COUNTY SERVICE AREA 3 and SECURED PARTY have executed this agreement on the dates set forth below, each signatory represents that they have the authority to execute this agreement and to bind the Party on whose behalf their execution is made.

SISKIYOU COUNTY SERVICE AREA 3

Date:	
	NANCY OGREN, CHAIR Siskiyou County Service Area 3 County of Siskiyou State of California
ATTEST: LAURA BYNUM Clerk, Board of CSA 3	
By: Deputy	SECURED PARTY: ZOLL Medical Corporation
Date:	
	GARY SCHAFER – CREDIT MANAGER ACCEPTED at Creditor City, State, this day of,2025
Date:	
	PAMELA THORNTON – VICE PRESIDENT EMS SALES
the chairman of the board, president or vice-	tract must be signed by two officers. The first signature must be that of president; the second signature must be that of the secretary, assistant reasurer. (Civ. Code, Sec. 1189 & 1190 and Corps. Code, Sec. 313.)
TAXPAYER I D	

ACCOUNTING:

FY	Fund	Organization	Accou	nt Amount	Activity Code (if applicable)
25/26	2504	402040	762000	\$96,139.78	
26/27	2504	402040	762000	\$42,797.71	
27/28	2504	402040	762000	\$42,797.71	
28/29	2504	402040	762000	\$42,797.71	
29/30	2504	402040	762000	\$42,797.71	
30/31	2504	402040	762000	\$42,797.71	

Encumbrance number (if applicable)

If not to exceed, include amount not to exceed: \$310,128.33