

Order Form No. 01	Order Form Offer Expiration November 2	27, 2024 Initial Term 36 months
Prepared by	Email	Phone
Erick Dauberger	edauberger@deposco.com	901-461-8177
Billed to:		
Company Name		
Bllix Inc.		
Address		
104 Edward PI		
City	State	Zip Code
Monroe	NY	10950
Contact Name	Email	Phone
Amrom Weinstock	amrom@bllix.com	845-637-7062
nvoicing Contact Name	Email	Phone
Hershy Weinstock	hershy@bllix.com	
Payment Terms: Net 30	<b>Currency: ●</b> ∪	SD (\$) O EUR (€) O GBP (£)
Payment Schedule: (i) Subscription Fees	(ii) Professional Servi	ices
Annual	Retainer due upon exe basis thereafter	ecution; monthly on a time and materials

Total Annual Fee: \$108,840	/ Annual
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## **Included in Deposco Software Solution Bundle:**

7	Bright Warehouse		<u>-</u>		
<b>∕</b> ∐	Bright Warehouse				Т
	Included in License				Users
	☐ Carton Optimization	3PL Billing			Unlimited
	Rate Shopping				
	Facilities			l	
	# of Facilities included:	Facility Location(s):	Kingston, NY		
	Additional Information				
' ! [	Bright Order				Facilities
	Included in License				Facilities
	☐ Purchase Experience	☐ Distributed	d Order Mgmt		# of Virtual Facilities included:
	☐ Enterprise Inventory	☐ Order Con	solidation		
	☐ Inventory Segmentation				
	Additional Information				
<b>√</b> !	Bright Socket				
	Included in License				
	Standard 9	Select	0	Advanced	d 0
	Additional Information  Shopify - 5 Instances, Amazon S Marketplace - 5 Instances, UPS eCommerce - 10 Instances, Quid	- 10 Instances	, FedEx - 10 Insta		



Bright Performance		
Included in License		
✓ Data Archive	Additional Report Schedulers (20 reports per purchase)	
Additional Information		
Bright Store		
Included in License		
☐ Storefronts		
Supply Chain Planning		
Supply Chain Planning  Bright Source	Bright Forecast	Bright Inventory
_	☐ Bright Forecast ☐ Standard	Bright Inventory  Standard
Bright Source		
■ Bright Source ■ Enterprise PO Mgmt	☐ Standard	
■ Bright Source ■ Enterprise PO Mgmt ■ Supplier Collaboration	☐ Standard	
■ Bright Source ■ Enterprise PO Mgmt ■ Supplier Collaboration	☐ Standard	
■ Bright Source ■ Enterprise PO Mgmt ■ Supplier Collaboration	☐ Standard	
■ Bright Source ■ Enterprise PO Mgmt ■ Supplier Collaboration	☐ Standard	



Included in Licen	nse						
Production Environment	1	Sandbox Environme	ent 1	Solution Tier	1	☐ Disaster Re	covery Servi
Additional Inforn	mation						
Bright Certificat	tion						
Bright Certificat Included in Licen							
	nse	users	Bright Ware	ehouse	users	Bright Order	use

### **Deposco Software:**

License Type	Total Fees	
Deposco Software Solution Bundle	Annual Subscription Fee	\$108,840
Deposed Software Solution Bundle	Initial Term Fee	\$326,520



#### **Deposco Customer Success Level:**

✓ Standard	Included in Annual Subscription Fee	☐ Premium <b>•</b> \$
		Additional to Annual Subscription Fee, if selected

#### **Deposco Professional Services:**

#### **Professional Service Hourly Rates**

#### **Estimated Professional Service Fees for Initial Implementation**

In third Havenby Dates	<b>\$200</b>	Retainer Due at Execution:	\$35,700
Initial Hourly Rate:	\$200	Estimated Implementation Services*:	\$142,800

<sup>\*</sup>This amount is only an estimate of the Professional Service hours needed and does not include travel expenses, which will be invoiced pursuant to the T&Cs. The Initial Hourly Rate shall apply to all Professional Services provided under the initial implementation SOW. Upon completion of the initial implementation SOW, Deposco's then-current Professional Services rate that is made available by Deposco from time to time will apply. Any out-of-scope work or additional SOW(s) agreed upon by the Parties will be subject to such then-current rate(s), even if such additional Professional Services are agreed upon during the initial implementation Professional Services.

#### **Special Terms**

For the first year of the Initial Term only, The Annual Subscription Payment will be due and payable on January 15, 2025. Year two and three Subscription Fees will be invoiced annually on the effective date. The retainer for Professional Services will be due and payable on January 15, 2025.

#### **TERMS AND CONDITIONS**

- 1. This Order Form is effective as of November 22, 2024 ("Effective Date") by and between Deposco, Inc., ("Deposco") and Company. This Order Form is subject to the Deposco Master Terms and Conditions ("T&Cs"), which are incorporated herein by reference. Capitalized terms used but not defined herein shall have the meanings set forth in the T&Cs.
- 2. The pricing and any Special Terms listed in this Order Form are Deposco Confidential Information.
- 3. This Order Form's terms, including the T&Cs, supersede any previous agreement(s) between the Parties as it relates to the purchase of Deposco Services.

IN WITNESS HEREOF, the Parties hereto have executed this Order Form and agree the Order Form is effective as of the Effective Date. Each Party's signature represents each Party's acceptance of their respective rights and obligations in the T&Cs.

Deposco, Inc.	DocuSigned by:	Bllix Inc.	Signed by:
	DocuSigned by:  Bill Gibson  E47E7EB5F68E4BE		amrom Weinstock
Ву	Bill Gibson	Ву	Amrom Weinstock
Name	CEO	Name	Owner
Title	11/26/2024	Title	11/25/2024
Date		Date	

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