## **INVOICE**

Please Remit Checks To: Claris International Inc.

PO Box 53588

Los Angeles, CA 90074-3588 Please Reference Invoice Number on Your Remittance Invoice No. 5602344 **Invoice Date** 07/28/2020 **Ship Date** 07/28/2020 **Customer No** 74156 **Purchase Order No** 01795736

Page: 1 of 1

**Shipping Term** Carriage Paid To Net 30

**Payment Terms** 

Ship Via

BILL TO

Hitec Power Protection, Inc. Mitchell Corwin 25707 Southwest Freeway ROSENBERG TX 77471 **USA** 

Hitec Power Protection, Inc.

Mitchell Corwin

25707 Southwest Freeway

ROSENBERG TX 77471

**USA** 

**Contract No:**41431341

**Contract end date:** 08/19/2022

Item No.	Ordered	Quantity Shipped	Back Ordered	Product No. Description	UOM	Unit Price USD	Amount
010	25	25	0	FM171357LL	EA	161.00	4,025.00

FM Renew Annual Site Lic 2yr T1

\*\* Please Reference Invoice Number On Payments \*\*

Please Remit ACH/Wire Payments To:

**Bank of America** 

**Claris International Inc.** Account: 1233856303 **Routing: 121000358** 

Remittance advice can be emailed to: collections@claris.com

Product Total:	4,025.00
Tax:	332.06
Freight Charges:	0.00
Sundry:	0.00
<b>Total Due in USD:</b>	4,357.06

Certificate of Origin: Unless otherwise indicated, FileMaker products listed above were assembled in the United States and/or Singapore.

INVOICE - TERMS & CONDITIONS: These Terms and Conditions will apply to all products and services ordered from Claris International Inc., formerly FileMaker, Inc., ("Claris") in the absence of a written agreement signed by Claris. Although these Terms and Conditions may conflict with the terms and conditions, if any, specified by the Customer in the Customer's order form or otherwise, Claris acceptance of Customer's order is subject to these Terms and Conditions. Any term, provision, or condition in conflict with, or in addition to or in modification of any of these Terms and Conditions shall not be binding upon Claris unless such term, provision or condition is in writing and signed by an officer of Claris . All use of the Claris software is subject to the software license terms provided by Claris. A warranty is granted directly to the end user customer as stated in the Claris software license, and Claris makes no other warranties. All prices are exclusive of federal, state and local, excise, sales, use and similar taxes and shall be payable by Customer. Time of payment is of the essence. Unless stated otherwise, all payments shall be in U.S. dollars. Claris may charge interest at the maximum rate permitted by law or on any overdue amounts owed to Claris. Claris shall also be entitled to collectfrom Customer all costs of collection of amounts owed by Customer to Claris including reasonable attorney's fees. Claris will not provide any credit for products returned without Claris's prior authorization. Claris does not permit the return of, or offer refunds for Volume License software orders. Claris's aggregate liability (if any) shall in no circumstances exceed thecost of any products purchased to which the claim relates, except as prescribed by law. IN NO EVENT SHALL CLARIS BE LIABLE FOR INCIDENTIAL, INDIRECT, CONSEQUENTIAL OR SPECIAL DAMAGES OF ANY NATURE EVEN IF ADVISED OF THE POSSIBILITY OF THE SAME. The remedies set out in these terms shall be each party's sole and exclusive remedy for any breach of this agreement by the other party. These Terms and Conditions shall be governed by and construed in accordance with the laws of the State of California, excluding that body of law applicable to conflict of laws. The parties agree that the exclusive jurisdiction and venue of any action with respect to this order shall be the Superior Court of California for the County of Santa Clara or the United States District Courts of the Northern District of California, and Customer and Claris each submit itself to the exclusive jurisdiction and venue of such courts for the purpose of any such action. This software is subject to all laws, regulations, orders or other limitations on the export and reexport of commodities, technical data and software. You must not export, receptort, resell or transfer any Claris software or technical data (a) in violation of any such limitations imposed by the United States or any other appropriate national government authority, or (b) to any country for which an export license or other governmental approval is required at the time of export, without first obtaining all necessary licenses or approvals.