



QUOTE

Quote No	2209-162r1
Quote Date	Oct. 6, 2022
Customer PO No	see Notes
Terms	Upon receipt
Amount on this Quote	US\$ 8,732

Bill To:	Ship To:
City of Ocala Attn: J.D. Purcell 1805 NE 30th Ave Building 400 Ocala, FL 34470 USA by Email: jdpurcell@ocalafl.org	City of Ocala Attn: J.D. Purcell 1805 NE 30th Ave Building 400 Ocala, FL 34470 USA by Email: jdpurcell@ocalafl.org on 01/01/2000

Thank you for your interest in our software. We are very pleased that you have chosen Bentley as your technology partner and trust you will enjoy the benefits of the software. We look forward to strengthening our relationship with your organization and sustaining the productivity of your people, software and information. If you are purchasing a new license the pricing listed in this quote is for a full year if this is the initial purchase of licenses for the company. If this license is part of an existing license set the subscription is prorated to the end of your current billing cycle. If applicable, future invoices will be generated based on the billing cycle shown on the following pages. If this quote includes any subscription renewal and extension of your existing products that will be expiring soon, the price quoted is for the timeframe noted below which is based on your current billing cycle and the subscription expiration date.

All software licenses registered to: City of Ocala

Item	Program	No. Licenses	Support Valid Until	Keys Enabled	Price
Renewal of technical support and upgrade period					
1	PLS-CADD [SBL]	2	Nov. 13, 2023	Legacy	
2	SAPS [SBL]	2	Nov. 13, 2023	Legacy	
3	PLS-POLE/STEEL [SBL]	2	Nov. 13, 2023	Legacy	
4	PLS-POLE/WOOD [SBL]	2	Nov. 13, 2023	Legacy	
5	PLS-POLE/CONCRETE [SBL]	2	Nov. 13, 2023	Legacy	
6	PLS-POLE/FRP [SBL]	1	Nov. 13, 2023	Non-renewed one of the two licenses.	
Sub-total for Renewal of technical support and upgrade period					US\$ 8,732
Shipping and handling charge					US\$ 0
Total of this quote					US\$ 8,732

**Prices shown on this quotation exclude applicable taxes. Applicable taxes will be included on invoices. If your account is exempt from standard taxes, please provide supporting documentation with your order.

Sanctions and Export Controls:

The Software is subject to U.S. sanctions and export control laws, regulations and requirements, in addition to sanctions and export control laws, regulations and requirements of other agencies or authorities based outside of the United States (collectively referred to as "Sanctions and Export Controls"). Regardless of any disclosure made by you to Bentley of an ultimate destination of the Software, you must not export, re-export or transfer, whether directly or indirectly, the Software, or any portion thereof, or any system containing such Software or portion thereof, to anyone without first complying strictly and fully with all Sanctions and Export Controls that may be imposed on the Software and/or the export, re-export or transfer, direct or

indirect, of the Software, and transactions related thereto. The entities, end uses and countries subject to restriction by action of the United States Government, or any other governmental agency or authority outside of the United States, are subject to change, and it is your responsibility to comply with all applicable Sanctions and Export Controls as they may be amended from time to time. You shall indemnify, defend and hold Bentley harmless for any breach of your obligations pursuant to this Section.

Notes:

Software sale and use is governed by Power Line Systems License Agreement at https://www.powline.com/files/license_agreement.pdf. By issuing a PO based on this Quote, paying the fees herein, or downloading, accessing or using the Software, Customer unconditionally agrees to all of the terms and conditions of the Power Line Systems License Agreement.

Any additional or different terms or conditions appearing on your purchase order, even if Bentley acknowledges such terms and conditions, shall not be binding on the parties unless both parties agree in a separate written agreement.

Your payment term shall be: Upon receipt

If you would like us to bill this quote against a Purchase Order, please indicate the purchase order number below and attach a copy with your acceptance of this quote.

Purchase orders are not accepted. Prepayment is required. This invoice is valid 60 days from invoice date.

With this invoice one of the PLS-POLE/FRP licenses is being abandoned.

Please bill against PO # _____

Purchase Order is not required. We will accept Bentley's invoice on the basis of this signed quote.

Agreed and accepted by:

Ken Whitehead

(Subscriber's Signature)

Ken Whitehead

(Subscriber's Name)

Assistant City Manager

(Title)

02 / 05 / 2023

(Date)

Bentley Contact: Brandon Grillon
Phone: +1 608-238-2171
Fax: +1 608-238-9241

Bentley Systems, Incorporated 685 Stockton Drive, Exton, PA 19341
Phone: +1 608-238-2171 Fax: +1 608-238-9241
Website: <https://www.bentley.com> E-mail: pls-sales@bentley.com

Approved as to form and legality:

William E. Sexton

William E. Sexton, Esq.
City Attorney

Power Line Systems, LLC License Agreement

This License Agreement ("Agreement") is a binding agreement between you (the "Licensee") and Power Line Systems, LLC ("Power Line Systems"). By accepting a Power Line Systems quotation or invoice (each a "Quote") or downloading, accessing or using the Power Line Systems software (the "Software"), Licensee unconditionally agrees to be bound by all of the terms and conditions of this Agreement. By entering into this Agreement on behalf of a company or other legal entity, Licensee represents that it has the authority to bind such entity and its affiliates to the terms of this Agreement, and, accordingly, the terms "Licensee" shall refer to such entity and its affiliates. If Licensee does not have such authority, or Licensee does not agree to all of the terms of this Agreement, Licensee may not use the Software.

Subject to the terms and conditions of this Agreement, Power Line Systems grants Licensee a nonexclusive, non-sublicensable, non-transferable right to use the Power Line Systems Software solely during the Term (as defined in the applicable Quote) so long as Licensee complies with the terms of this Agreement.

This Agreement (and the license granted herein) will continue in effect for the Term specified in the Quote. At its sole discretion, Power Line Systems may terminate this Agreement and Licensee's license if the Licensee fails to comply with any of the terms and conditions of this Agreement. In the event of such termination all copies of the Software and all of its component parts must be destroyed or returned to Power Line Systems in its sole discretion, and all hardware keys and media returned to Power Line Systems, LLC within three (3) business days of notification of such termination. No refund or other reimbursement shall be made in such event and any amounts due shall immediately become due and payable. Upon any expiration or termination of this Agreement, all rights and licenses granted to Licensee shall immediately terminate and Licensee shall immediately cease all use of the Software.

The Software is protected by both the United States copyright law and international copyright treaty provisions. Licensee may install the software on up to two computers for each individual named end user of the software. Licensee may also make archival copies of the Software for the sole purpose of backing up the Software and protecting its investment from loss. Licensee is responsible for ensuring that the named single user licenses are only used by the named user who claims the license. Licenses are not to be shared with any other users who have not claimed a license in their individual end user name. Licenses may not be claimed using generic names or email addresses.

The Software is provided "as is." Power Line Systems expressly disclaims express or implied warranties of any kind, including without limitation warranties of merchantability, non-infringement, or fitness for a particular purpose. Power Line Systems does not warrant the accuracy or completeness of any information, text, graphics, links or other items contained within the Software; that the Software is error-free; or that designs generated by it will be acceptable. Power Line Systems further expressly disclaims any warranty to Licensee's authorized users or to any third party. The Software should only be used by an experienced engineer or under the direction of an experienced engineer, and Licensee assumes all responsibility for the design assumptions and results.

Notwithstanding anything to the contrary, the liability of Power Line Systems for direct damages arising from or relating to this Agreement, under any legal or equitable theory, shall be limited to the purchase price of the Software.

Further, notwithstanding anything to the contrary, Power Line Systems shall not be liable, under any legal or equitable theory, for any indirect, punitive, exemplary, special, incidental, or consequential damages, including without limitation damages for lost profits, business interruption, personal injury, property damage, loss of data or the disclosure of confidential information, or for errors or omissions contained within the Software, even if Power Line Systems has been advised of the possibility of such damages.

This Agreement (and the license granted herein) is not assignable or transferable by Licensee without Power Line Systems' prior written consent, and Power Line Systems reserves the right to refuse to permit the transfer or assignment of this Agreement (or the Software license) to any party other than the original purchaser.

Licensee acknowledges and agrees that the structure, sequence, features, functionality and organization of the Software are the valuable trade secrets of Power Line Systems. Licensee agrees to hold such trade secrets in confidence, not to disclose such trade secrets to any other party and to only use the Software as expressly permitted herein. Licensee further

acknowledges and agrees that ownership of, and all right, title and interest (including all intellectual property rights) in and to, the Software and all derivatives, enhancements and copies thereof regardless of the form or media, and the associated protection devices, are held by Power Line Systems, and that this agreement in no way transfers any ownership rights in the Software.

Licensee shall not (and shall not permit any other party to) (i) reverse engineer, disassemble, decompile, modify or otherwise attempt to discover any underlying ideas or algorithms of the Software, except and only to the extent that such restrictions are expressly prohibited by applicable law notwithstanding this limitation, (ii) provide, lease, lend, use for timesharing or service bureau purposes or otherwise use or allow others to use the Software for the benefit of any third party, or (iii) use the Software, or allow the transfer, transmission, export, or re-export of any Software or portion thereof in violation of any applicable export control laws, sanctions or regulations, or engage in transactions prohibited by applicable export controls, sanctions, or regulations. All limitations and restrictions on Software in this Agreement also apply to documentation. Removal, emulation or reverse-engineering of all or any part of the Software or license protection devices constitutes unauthorized activity with respect to the Software and is specifically prohibited.

The Licensee represents and warrants that it is not now developing a competing product to the Software and agrees not to develop or participate in the development of any such competing product while this agreement is in force. Without limiting the foregoing, the Licensee specifically agrees not to use the binary executables, its algorithms, file formats, manuals or any information derived from the Software in any manner, directly or indirectly, to develop or derive any competing product or service. The Licensee shall take reasonable measures to protect Power Line System's Software and intellectual property by limiting disclosure to or access by any other party (including, without limitation, any competing organizations).

Power Line Systems reserves the right to include, and Licensee acknowledges that the Software may contain anti- piracy monitoring functionality. Licensee expressly agrees that the software may contact Power Line Systems in the event it determines that the Licensee is not in compliance with the terms of this Agreement.

In the event any provision of this agreement is found to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired and a valid, legal and enforceable provision of similar intent and economic impact shall be substituted therefore. This agreement will be governed by the laws in force in the State of ~~Wisconsin~~ Florida, without regard to its choice of law rules. In the event of any dispute, controversy or claim between the parties arising under this Agreement, the parties shall submit to binding arbitration before a single arbitrator in ~~Dane County, Wisconsin~~ Marion County Florida, in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The decision of the arbitrator shall be final and binding on the parties, and the judgment upon the award rendered by the arbitrator shall be enforceable in any court of competent jurisdiction. Each party shall bear its own attorney's fees, costs, and expenses incurred in such arbitration.

This Agreement, along with the relevant sales document, represents the entire agreement between the parties, and it supersedes any prior proposal, representation or understanding between the parties. Power Line Systems expressly rejects the terms of any purchase order or other document prepared by Licensee.

If required by Licensee policy or otherwise please print, sign and date this license and return by fax to 608.238.9241. However, for clarity, this Agreement constitutes a binding legal contract per the terms above, whether or not signed by Licensee.

Ken Whitehead
Licensee [Company]

02 / 05 / 2023
Date

Ken Whitehead
Licensee Representative Name

Assistant City Manager
Licensee Representative Title







Approved as to form and legality:

Licensee Representative email address

William E. Sexton
William E. Sexton, Esq., City Attorney

Title	2023 Renewal - Power Line Systems - Bentley Advancing...
File name	FOR CA REVIEW - P... (ELE 220896).pdf
Document ID	376a6cf537ae25b098423534fdeaad15fdddd0f7
Audit trail date format	MM / DD / YYYY
Status	● Signed

Document History

 SENT	01 / 30 / 2023 12:06:25 UTC-5	Sent for signature to William E. Sexton, Esq. (wsexton@ocalafl.org) and Ken Whitehead (kwhitehead@ocalafl.org) from plewis@ocalafl.org IP: 216.255.240.104
 VIEWED	02 / 03 / 2023 16:54:55 UTC-5	Viewed by William E. Sexton, Esq. (wsexton@ocalafl.org) IP: 216.255.240.104
 SIGNED	02 / 03 / 2023 16:55:18 UTC-5	Signed by William E. Sexton, Esq. (wsexton@ocalafl.org) IP: 216.255.240.104
 VIEWED	02 / 05 / 2023 11:58:15 UTC-5	Viewed by Ken Whitehead (kwhitehead@ocalafl.org) IP: 216.255.240.104
 SIGNED	02 / 05 / 2023 11:59:36 UTC-5	Signed by Ken Whitehead (kwhitehead@ocalafl.org) IP: 216.255.240.104
 COMPLETED	02 / 05 / 2023 11:59:36 UTC-5	The document has been completed.