

This Addendum (the "Addendum") applies to and is made a part of the Order Form entered into between PeopleNet Communications Corporation dba Trimble Transportation, a Trimble company, with principal offices at 4400 Baker Road, Minnetonka, MN 55343 ("Trimble", "our," "we", and "us") and the customer named on that Order Form ("Customer," "you" and "your") (each, a "Party," and together, the "Parties") which Order Form expressly incorporates by reference this Addendum, the Master Terms and Conditions (the "Master Terms"), and Supplemental Terms for SaaS with Trimble-Sold Hardware (the "Supplemental Terms"), as well as any other terms referenced on the Order Form (the Order Form with the incorporated terms, any Statements of Work, and any other amendments, addendums, modifications, exhibits and schedules to the foregoing collectively, the "Agreement"). This Addendum will have no independent force or effect except as incorporated by reference into an Order Form. By initialing or executing an Order Form, you (by your authorized signatory) confirm that you have read and accept all incorporated terms. Capitalized terms used but not defined in this Addendum shall have the meanings given to them elsewhere in the Agreement. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. Rolling Equity Leasing as Payment Agent. You have elected to utilize Rolling Equity Leasing, with an address of 20800 Swenson Drive, Suite 400, Waukesha, WI 53186 ("REL") as your payment agent for all amounts invoiced to you under the Agreement, pursuant to a separate agreement directly between you and REL. You hereby direct us to issue all invoices generated by us under this Agreement to REL as your payment agent. If REL fails to pay any invoice when due, following our provision to REL of notice of such failure which remains uncured for ten (10) calendar days from the date of receipt of such notice, we may invoice you directly for that amount due.

This Addendum is incorporated by reference into and is made a part of the Agreement. In the event of a conflict between a term or provision in this Addendum and a corresponding term or provision in the Agreement, this Addendum controls. Except as otherwise modified or supplemented by this Addendum, all terms, conditions and provisions of the Agreement shall remain in full force and effect.