

This Addendum (the “**Addendum**”) applies to and is made a part of the Order Form entered into between the Trimble legal entity named on that Order Form, with an address for notice purposes as set forth on the Order Form (“**Trimble**,” “**our**,” “**we**,” and “**us**”) and the customer named on an 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 Enterprise Subscriptions (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 will have the meanings given to them in the Agreement. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

- 1. ValuEDI Solution.** You desire for Trimble to provide you with an add-on Subscription for the ValuEDI Electronic Document Interchange (EDI) solution (the “**ValuEDI Solution**”) which is owned, hosted and operated by Kleinschmidt Inc. (“**Kleinschmidt**”). We are a reseller of subscriptions to the ValuEDI Solution. During the term of this Addendum, we grant to you a limited, non-sublicensable, non-assignable, non-transferable right and license to use the SmartLink software provided by Kleinschmidt to import and export flat file format documents to and from the TTE Solution via the ValuEDI Solution using document-specific, trading partner-specific EDI maps created by Kleinschmidt. You agree to allow us to interchange your Transportation Data with other EDI value added networks (“**VANs**”) when necessary for sending data to your EDI partner. We will in no event be liable to you for any loss or damage arising from any conduct of any other EDI VAN with which we interchange your Transportation Data. We may from time to time enter into written agreements with other EDI VANs, in which case such EDI VANs shall in no event be liable to you for any loss or damage arising from their conduct in the interchange of your Transportation Data. Neither Kleinschmidt nor TTE is responsible for the completeness and accuracy of the data transmitted through the ValuEDI Solution and the interchange method.

As consideration for our provision of the ValuEDI Solution, we will charge you a monthly ValuEDI Solution subscription fee per Trading Partner as set forth in the following table. A “**Trading Partner**” is a unique origin or destination company determined from each transaction reported by Kleinschmidt, our EDI provider, to us. Billing for ValuEDI Subscription Fees for a calendar month will be in arrears following the end of that calendar month and will be based on the number of Trading Partners utilizing the ValuEDI Solution at any time during that calendar month. You will be billed for a minimum of one (1) Trading Partner regardless of your ValuEDI Solution usage in a given calendar month.

Trading Partners	ValuEDI Solution Subscription Fee for Each Trading Partner
First Trading Partner	\$950/month (\$11,400/year)
Next 4 Trading Partners (2-5 total)	\$85/month (\$1,020/year)
Next 5 Trading Partners (6-10 total)	\$75/month (\$900/year)
Next 10 Trading Partners (11-20 total)	\$70/month (\$840/year)
Next 30 Trading Partners (21-50 total)	\$65/month (\$780/year)
Each additional Trading Partner (51+ total)	\$55/month (\$660/year)

The initial term of the ValuEDI Subscription commences on the date on which Transportation Data is first interchanged using the ValuEDI Solution and will continue for a period of three (3) calendar months. The Subscription will thereafter automatically renew on a month-to-month basis, provided that either Party may terminate this Addendum and the associated Subscription to the ValuEDI Solution without penalty as of the end of a given monthly period by providing at least thirty (30) calendar days prior written notice to the other.

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.