



# Transylvania County Schools – HP Fortis G1m x 800

**Bill to**  
**Transylvania County Schools**  
**Customer No:** 85466  
 225 Rosenwald Lane  
 Brevard NC 28712  
 USA

**Ship to**  
**Transylvania County Schools**  
 225 Rosenwald Lane  
 Brevard NC 28712  
 USA  
 828-884-6173

**Quote Details**  
 Created: June 10, 2026  
 Expiration: June 18, 2026  
 Created by: Marie Muenchow  
 marie.muenchow@trafera.com

**Estimate No:** E000175120

## Contract

TIPS # 230105

## Products & Services

Items and Descriptions	Overview	Notes	Qty	Unit Price	Totals
FORTIS G1M MK520 4G 32G 11"	HP Fortis G1m Chromebook - 11.6" WXGA (1366x768) Non-touch Display - MediaTek Kompanio 520 (MT8186) 8 Core Processor - 4GB LPDDR4x Memory - 32GB eMMC Flash Storage - Integrated Graphics - Wi-Fi 802.11ax + Bluetooth - Front Camera/Webcam + Microphone - ChromeOS - Manufacturer Warranty: 1 Year		800	\$389.00	\$311,200.00
Trafera CBN Warranty - Plat - 4+ Yr - B	Trafera CBN Warranty - Plat - 4 Yr SYT 6/30/2030 - Includes Accidental Damage Protection (Per device limit of ADP: Unlimited) - \$0.00 Deductible - Hardware Fail Covered - Spare Parts On-site (restrictions apply) - We Pay to Ship Both Ways - Theft / Loss (up to 2%; please see warranty statement for details) - 3-Year Battery warranty on New Chrome devices (Limit 1 replacement) - Stylus/EMR Pen/Apple Pencil coverage (restrictions apply) - Power Adapter 1 ADP Incident (restrictions apply)		800	\$0.00	\$0.00
Google Chrome Management Perpetual EDU	Google Chrome Management Perpetual EDU License		800	\$0.00	\$0.00

Trafera Chrome White Glove	Trafera White Glove - Pre-enroll Chrome device in Google Apps® domain - Apply custom themes and settings - Complete hardware functionality check - Google Console OU management"	800	\$0.00	\$0.00
Trafera Preconfigure Customer WiFi	"Trafera Pre-Configure WiFi - Pre-configure device to automatically connect to a managed network"	800	\$0.00	\$0.00
Higher Ground - 11" Capsule Plus CS	Higher Ground - 11" Capsule Plus laptop/tablet sleeve in grey with sewn-on pocket Clean Shell	800	\$25.00	\$20,000.00
Lift Gate on Truck	"Lift Gate on Truck - Liftgate service provided at time of delivery - Required for heavy or bulky items if loading dock is not present at delivery location"	1	\$0.00	\$0.00
TRAILS AI Lesson Studio - 1 Yr Sub	TRAILS is an elite lesson plan generator that builds sophisticated, tech-infused lesson plans in seconds. Leveraging Google Gemini and incorporating the SAMR model to ensure high-impact learning, TRAILS lessons maximize the technology and tools teachers already have in their classrooms.	1	\$0.00	\$0.00

**Subtotal** \$331,200.00  
**Tax** \$22,356.00  
**Total** **\$353,556.00**  
**Net Terms** **N30**

**Optional 48-month Lease**  
 for only **\$89,869.46** per year  
 Contingent upon credit and final lease approval

**Terms and Conditions**  
 This quote is confidential and is to be viewed solely by individuals within the organization to whom it is addressed. Unauthorized distribution or disclosure of the contents of this quote is prohibited. If you are not from the organization addressed, please notify us immediately so we can prepare a quote specific to you. Prices and availability may change without notice prior to the quote expiration date due to market conditions, including potential tariff adjustments and available inventory.

**Please Remit Checks to:**

Trafera LLC  
 PO Box 208960  
 Dallas, TX 75320-8960

**Questions? Contact me**

**Chad Dehmlow**  
 chad.dehmlow@trafera.com



**Trafera**

1271 Red Fox Rd.  
Arden Hills MN 55112  
United States

**For quick details on returns, learn more here** → <https://www.trafera.com/return-policy>

**ADDENDUM TO AGREEMENT**

This Addendum, entered into as of the \_\_\_ day of \_\_\_\_\_, 2026 by and between Trafera, LLC ("Contractor") and the Transylvania County Board of Education ("Board"), incorporates and amends the proposal submitted by the Contractor.

The Parties to the above-referenced Agreement hereby mutually enter into this Addendum which is hereby incorporated into and made a part of the Agreement. To the extent that the terms and conditions contained within this Addendum conflict with any other terms or conditions contained within the Agreement, the terms and conditions contained within this Addendum shall prevail

**NOW THEREFORE**, in consideration of the mutual promises made by the Parties in the Agreement and in this Addendum, the Parties further agree as follows:

1. E-Verify: As required by N.C.G.S. § 143-133.3, Contractor certifies that it verifies the work authorization of each of its employees under the requirements of N.C.G.S. Article 2 of Chapter 64 ("E-Verify"). If Contractor utilizes a subcontractor of any tier, Contractor shall require all subcontractor(s) of any tier to comply with E-Verify requirements.
2. North Carolina Public Records Law: Contractor acknowledges that the Board is subject to the requirements of North Carolina's Public Records Law ("NCPRL"), N.C.G.S. § 132-1, *et. seq.* The Agreement and any related documents, papers, letters, maps, books, photographs, films, sound recordings, magnetic or other tapes, electronic data-processing records, artifacts, or other documentary material, regardless of physical form or characteristics, made or received by the Board in connection with the transaction of the Agreement may be considered a "public record," subject to disclosure under the NCPRL. The Board is under no obligation to notify Contractor prior to its compliance of its duties under NCPRL.
3. Anti-Trust: The Agreement has been entered into in compliance with state and federal antitrust laws. Contractor certifies by entering into the Agreement:
  - a. That the Contractor and/or any of its Principals is not presently debarred, per the State's website (<http://ncadmin.nc.gov/government-agencies/procurement/contracts/debarred-vendors>) and Federal Excluded Parties List ([www.sam.gov/portal/public/SAM](http://www.sam.gov/portal/public/SAM)); or suspended, proposed for debarment, declared ineligible or voluntarily excluded from entering into the Agreement by any federal agency or by any department, agency or political subdivision of the State.
  - b. "Principals," for the purposes of this certification, means officers; directors; owners; partners; and persons having primary management or supervisory

responsibilities within a business entity (e.g., general manager; plant manager; head of a subsidiary, division, or business segment, and similar positions).

- c. The Contractor shall provide immediate written notice to the Board if, at any time, Contractor learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
  - d. The certification in this section is a material representation of fact upon which reliance is placed by Board in making the Agreement. If it is later determined that Contractor knowingly rendered an erroneous certification, in addition to other remedies available to Board, then Board may terminate the Agreement for default.
4. Affiliation: Contractor shall not represent itself as affiliated with or endorsed by the Board without the prior written consent of the Board. Contractor shall not use any of the Board's logos, images, trademarks, or copyrights without the prior written consent of the Board. The Agreement shall not be used for advertising by Contractor without prior approval of the Board.
  5. Assignment: Unless agreed to in writing by the Board, the Agreement is not assignable. Any attempt to assign the Agreement to any third party shall be null and void and shall relieve Board of any further liability under the Agreement.
  6. Compliance with Law & Board Policy: Contractor agrees to comply with all federal and State laws, rules, regulations, administrative requirements, and the following Board of Education Policies and Procedures applicable to its provision of the services described hereunder during the term of the Agreement, if any: N/A. Contractor declares that it has complied with all federal, state, and local laws and regulations regarding business permits, certificates, and licenses that may be required to carry out the work to be performed under the Agreement.
  7. Attorney's Fees: In the event of a dispute between the Parties regarding the enforceability of the Agreement, each party shall be responsible for its own attorney's fees.
  8. Choice of Law: The Parties agree that the Agreement was entered into in the State of North Carolina and that the laws of North Carolina shall govern the Agreement, as to interpretation and performance. It is further agreed that the place of the Agreement, its situs and forum, will be in the county in North Carolina where the Board's Central Office is located.
  9. Venue: The Parties agree that the proper venue for any claims brought hereunder is in Superior Court the county in North Carolina where the Board's Central Office is located. The Parties shall be entitled to trial by jury.
  10. Force Majeure: Neither party shall be responsible to the other for any losses resulting from the failure to perform any terms or provisions of the Agreement if the party's failure to perform is attributable to war, riot or other disorder, strike or other work stoppage; fire;

flood; storm; illness; pandemic, communicable disease, or any other act not within the control of the party whose performance is interfered with, and which, by reasonable diligence, such party is unable to prevent.

11. Integration & Amendment: The Agreement is fully integrated and represents the entire understanding between the Parties. The Agreement may be modified or amended only by written instruments signed by both Parties. Unless explicitly stated in the Agreement, nothing contained in the Agreement is intended to benefit any third party. The Agreement shall be deemed to have been drafted by both Parties and any ambiguities in the construction of the Agreement shall not be construed solely against the Board.
12. Severability: The Agreement is severable and if any provisions of the Agreement are deemed invalid or illegal by a court of competent jurisdiction, the other remaining provisions of the Agreement shall remain valid and enforceable.
13. Execution: The Agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute and be construed as one and the same instrument.
14. Authority: Both Parties executing the Agreement acknowledge that they have authority to bind their respective party to the terms and conditions set forth in the Agreement.
15. Sovereign Immunity: Notwithstanding any other term or provision in the Agreement, nothing herein is intended nor shall be interpreted as waiving any claim or defense based on the principle of sovereign or governmental immunity or other State or federal constitutional or statutory provision or principle that otherwise would be available to the Board under applicable law.
16. Acknowledgment: The undersigned represents and acknowledges that they have carefully read the entire Agreement, understand the Agreement and its consequences, and knowingly and voluntarily enter into the Agreement.
17. By acceptance of the Agreement, Contractor affirms that it is not listed by the North Carolina State Treasurer pursuant to either N.C. Gen. Stat. Chapter 147, Article 6E (Iran Divestment Act) or Article 6G (Divestment from Companies Boycotting Israel).
18. Notice: Any notice required or desired to be given under the Agreement shall be deemed given if in writing and sent by certified mail to the principal office of the Board of Education at "Attention: Chief Technology Officer."

**[SIGNATURES APPEAR ON THE FOLLOWING PAGE]**

**TRANSYLVANIA COUNTY BOARD OF  
EDUCATION**

**TRAFERA, LLC**

By: \_\_\_\_\_  
Dr. Lisa Fletcher, Superintendent

By: \_\_\_\_\_  
\_\_\_\_\_