





Affiliate #:

Account Number:

CM#

GG

34801 Chardon Rd. Willoughby Hills OH. 44094 Phone: 888-546-2272 Email: info@assettechs.com Fax: 888-546-2272

*** 60 DAY FREE TRIAL***

We propose to supply Labor Profit Management, a web-based 12-month software subscription, on a 60 Day FREE TRIAL basis to NAPA AutoCare members. The one-time setup fee of \$149.95 will be charged initally. Thereafter, a subscription fee shall be charged (currently \$99.95/month). Plus sales tax, where applicable.

Customer informa	tion						
Co. Name:				Owner:			
Address:							
City					State:	Zip:	
Phone - Office:					Owner Cell		
Shop Emai <u>l:</u>				Owner Em	ail:		
Manager:				Webs	·		
mplementor Name:				Contact Number:			
Shop Management Sy	/stem (ex	., NAPA	Tracs):				
Payment Informat	ion						
MasterCard		/isa		Am Ex	Discover		
Credit Card Number:							
Expiration:	CVV Code:						
This Agreement is effective months and shall automatical	e as of the ally renew for	date of appoor or the same on current t	period of tinerm. No cha	et Management me at the then-c nges can be mad	Technology, Inc. ("AMT"). Turrent pricing unless AMT is the to this Agreement withouther reverse side are part of the reverse side a	he initial term of th notified, to the cor t express written co	is Agreement shall be 12 ntrary, in writing, 60 days in
Authorized Custor	ner Sigi				Please Print Nam		
Da	te				Please Print Title	е	
Office Use (<u>Only</u>			QB EX			

SCD



7550 Lucerne Drive, Suite 306
Cleveland, OH 44130
Phone: (888) 546-2272 Email: info@assettechs.com
Fax: (440) 891-9458

TERMS AND CONDITIONS

- 1. The sole right granted to Customer under this Agreement is a limited, revocable, non-assignable license to access the web-based software "Labor Profit Management" (the "Software"). Customer will not obtain any ownership rights to the Software or any intellectual property therein. Customer has no right to access the source code of the Software or to decompile, deconstruct, or reverse engineer any part of the Software. The Software is the sole property of Asset Management Technologies (AMT), all rights reserved.
- Interest shall accrue on amounts not paid when due at a rate of 1.5% per month. AMT has the
 right to suspend access if all amounts are not paid timely. Customer agrees to pay AMT's
 reasonable attorney's fees incurred in enforcing this Agreement or collecting any amounts due
 under it.
- 3. CUSTOMER AND AMT HEREBY WAIVE AND RELEASE ALL CLAIMS FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES AGAINST EACH OTHER ARISING OUT OF OR RELATED TO THIS AGREEMENT.
- 4. CUSTOMER AND AMT AGREE THAT ANY DISPUTE ARISING OUT OF OR RELATED TO THIS AGREEMENT SHALL BE SUBJECT TO EXCLUSIVE JURISDICTION AND VENUE IN THE LAKE COUNTY COURT OF COMMON PLEAS OR THE U.S. DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO. CUSTOMER AND AMT HEREBY AGREE TO WAIVE THE RIGHT TO A JURY IN ANY SUCH PROCEEDING.

LIQUIDATED DAMAGES FOR EARLY TERMINATION

- a. If Customer terminates this Agreement prior to the end of its initial twelve-month term, Customer agrees to pay two month's subscription fee as liquidated damages to AMT.
- Customer agrees such amount is a reasonable and fair approximation of the damages AMT would incur and the profits it would lose, and is not a penalty.
- AMT is not responsible for any interruption in service or access based on Acts of God, strikes, war, terrorism, riots, computer viruses or hackers, network or internet outages or maintenance, weather or other causes beyond its control.
- 7. Other than the limited money-back guarantee, there are NO OTHER WARRANTIES EXPRESSED OR IMPLIED AND THERE IS NO IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- 8. SEVERABILITY. If any provision of this Agreement shall be held invalid or unenforceable, the remainder of this Agreement shall not be affected thereby and shall continue to be valid and shall be enforced to the fullest extent permitted by law.
- 9. ENTIRE AGREEMENT. This Agreement contains the entire agreement between the Customer and AMT and supersedes all other written and/or oral agreements. The laws of Ohio shall govern any dispute or controversy between the Customer and AMT as it pertains to this Agreement.