

IMPORTANT NOTICE FOR ALL OPERATORS OF M3000 SELF-SERVE FUELING TERMINALS INSTALLED PRIOR TO 2008 SECOND NOTICE

Dear Panola County Airport

This letter serves as your second notice that after June 30, 2019, QTPOD will discontinue all product support for M3000 Self-Serve Fueling Terminals that were installed prior to January 1, 2008.

Manufacturing of the M3000 was discontinued in 2017, and as result, new replacement parts from our partners and suppliers are limited, or in some cases no longer available. While we are planning on salvaging parts from returned M3000 units and reconditioning the components as replacement parts, this effort may not yield enough inventory of spare parts to meet demand of the entire installed base.

Thus, we will no longer offer software updates, replacement parts or technical support, including telephone technical support, for your M3000 Self-Serve Fueling Terminal. We are notifying you now, well in advance of the end of support date, so you can plan accordingly.

We regret any inconvenience this announcement may cause; unfortunately, providing support for older units is simply no longer feasible. It is important to note that your unit may continue to operate as normal beyond the end of support date, however, you will not be able to obtain software updates, telephone support or replacement parts for your unit after **June 30, 2019.**

As such, you may want to consider upgrading to the M4000, our newest and award-wining self-serve fueling terminal and take advantage of a special discount we are offering for returned M3000 units. The M4000 was designed with many new technologically-advanced features that make fueling operations easier for your customers and fuel management easier for you. For your convenience, I've included a flyer with information on the M4000.

If you have questions regarding this notice or would like more information regarding the M4000 special discount for M3000 owners, please call or email me at 303.962.3413 or Sales@QTpod.com.

Sincerely,

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Matt Duncan General Manager

QTPetroleum on Demand M4000 FUEL TERMINAL PURCHASE AGREEMENT

QTpod

4909 Nautilus Court N. #109 Boulder CO 80301 (303) 444-3590 Fax (303) 444-8736

Purchaser:

Ship to: Same Date: 2/28/2019

Panola County Airport 1305 Highway 79 North Carthage, TX 75633

CUSTOMER PO#		TERMS	REQUESTED DELIVERY DATE	SHIP VIA	SALES REP
		Net 30	ASAP	UPS-Ground	
QUANTITY	DESCRIPT	ION		UNIT PRICE	AMOUNT
1	QT POD M4000 Self-Serve Terminal			\$14,995.00	\$14,995.00
1	Trade in Credit for M3000 Parts			(\$1,995.00)	-\$1,995.00
1	Cellular Ki	t		\$1,000.00	\$1,000.00
			START-UP	SUBTOTAL TRAINING BY QT POD	\$14,000.00 \$0.00
			SH	IPPING & HANDLING	\$295.00
				TOTAL DUE	\$14,295.00
				DEPOSIT	\$0.00
				GRAND TOTAL	\$14,295.00

NOTE: The M4000 Self-Serve Fueling Terminal requires a subscription to QT POD's cloud based software platform in order to be operable. In the event Purchaser is a merchant/dealer, it shall advise end users of this fact prior to sale.

TERMS: The purchase price for each Unit shall be the amounts entered above. Purchaser acknowledges that QT Petroleum on Demand (QT) builds each Unit to order. Purchaser agrees to pay QT the Purchase Price pursuant to the terms of this Purchase Agreement which are as follows: fifty percent (50%) of the Unit Price is due upon completion of the order and the Remaining Balance (including shipping and handling) is due prior to shipping unless credit terms are approved by QT. If credit terms are extended by QT, Purchaser shall remit payment as set forth in QT's invoice. All units will be shipped F.O.B. point of shipping. Payment is not subject to any other conditions including but not limited to when the equipment is to be installed, or any other agreement between the purchaser and any third party. In the event QT provides on-site commissioning service assistance, the commissioning service charges are due immediately upon demonstration that each Unit operates as described in the Unit Documentation. In the event Purchaser cancels this order after the equipment has been shipped a restocking fee of 10% of the purchase price will be charged. Title to each Unit shall not transfer to Purchaser until payment in full is received. In the event payment is not made as agreed, the outstanding balance shall accrue interest at the rate of 1.5% per month until paid. If QT takes any steps to collect on Purchaser's account, including retaining an attorney, Purchaser shall pay all costs of such collection efforts, including reasonable attorney fees. Purchaser understands and agrees that in the event of non-payment of any amount due, QT may deny access to it's cloud-based software platform, rendering the Unit(s) in operable, and/or repossess the Unit(s) at QT's sole option. In the event Purchaser has not fully paid for the Unit(s), and shall cooperate with QT and its agents in doing so. All applicable taxes are the responsibility of the buyer.

I have read and the I have read the above statement and agree to the purchase terms.

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5-28-19

SUBSCRIPTION SERVICE AGREEMENT

This Subscription Service Agreement ("Agreement") is entered into effective as of Upon Installation, 2019 ("Effective Date"), between QT POD, LLC, an Oregon limited liability company ("QT POD") and Panola County Airport ("Customer"). Customer and QT POD may be referred to in this Agreement individually as a "Party" and collectively as the "Parties."

RECITALS

A. Customer has purchased QT POD's M4000 Self-Serve Terminal ("M4000"), which requires certain subscription services in order to function; and

B. Customer wishes to procure, and QT wishes to provide, the subscription services described below on the terms and conditions specified in this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and representations set forth in this Agreement, the Parties hereby agree as follows:

AGREEMENT

1. Term of Agreement.

This Agreement shall take effect on the Effective Date. This Agreement shall have an initial term of (5) years (invoiced annually) from the Effective Date (the "Initial Term"), unless terminated sooner in accordance with the terms of this Agreement. Thereafter, this Agreement will automatically renew for successive gave year terms unless either Party gives written notice of its intent not to renew to the other Party at least 90 days before the expiration of the then current term. The Initial Term and any renewal terms shall be collectively referred to as the "Term."

2. License, Services and Fees.

Subject to the terms and subject to the conditions set forth in this Agreement, QT POD agrees to provide cloud-based access and a limited, non-exclusive, non-transferable license to use its proprietary Siteminder Fuel Management Software, together with database hosting services, software updates, 24/7 technical support and an optional parts replacement plan (collectively, "Services"), during the Term, in exchange for the fees specified in Exhibit 1 ("Fees"). The Services will allow Customer to perform fuel management tasks from any computer or tablet with internet connectivity, including: sales transaction detail, account management, fuel inventory management, tax table review, single click invoicing, account detail, basic discounting, schedule assessment, tail/registration number capture, transaction detail log and detailed sales activity review. The Services allow Customer to prepare detailed reports and data is exportable to Microsoft Excel. QT POD will provide the Services via a web-based service interface application that will be provided, defined and determined by QT POD.

3. <u>Responsibilities of QT POD</u>.

3.1 <u>Services.</u> QT POD shall use reasonable efforts to provide the Services in an uninterrupted, continuous fashion. Customer understands and agrees that QT POD's systems may be periodically off line or otherwise inoperable in order for QT POD to perform maintenance, install or test software, or for other commercially reasonable business purposes and that during such time Services may not be provided. Customer further understands and agrees that from time to time QT POD's systems may be off line or otherwise inoperable as a result of the failure of equipment or services provided to QT POD by third parties (for example, public or private telecommunications services or internet nodes or facilities, overall Internet congestion, unavailability of generic Internet services, such as DNS services), and that during such time Services may not be provided. In the event of unforeseen network or

equipment failure, QT POD will use commercially reasonable efforts to restore the Services in a reasonably prompt fashion.

3.2 <u>Modification</u>. QT POD may from time to time, in its sole discretion, modify the manner in which it provides Services, and modify its software and systems, all of which may result in a change in the manner in which QT POD provides the Services, provided, however, that such modifications and/or changes will not degrade the level of, or have a material adverse impact upon the features and functionality of the Services.

3.3 <u>Support.</u> QT POD will offer reasonable technical support as set forth in the Support and Service Level Agreement, attached as <u>Exhibit 2</u>.

4. Responsibilities of Customer.

4.1 <u>Format and Internet Connection</u>. Customer will be responsible for delivering and receiving data to and from QT POD's server(s) in the format required by QT POD and for supplying functional, industry-standard hardware and adequate internet connectivity, including internet connectivity for the M4000 unit. Customer shall also provide QT POD with a static IP address or a specific range of static IP addresses.

4.2 <u>Access to M4000</u>. Customer will provide QT POD with access to the M4000 as may be needed to perform services such as support and software updates, and will otherwise cooperate with QT POD in the performance of its obligations under this Agreement.

4.3 <u>Confidentiality of End User's Data</u>. QT POD will provide encrypted data transmission and secure hosting services, but Customer is solely responsible for implementing security measures, procedures, and standards or any other best practices available, to protect the confidentiality of all data stored or transmitted through or stored on Customer's equipment or servers.

4.4 <u>Updates</u>. QT POD will provide maintenance and upgrades to the Services, but Customer shall provide such access and assistance as may be necessary to accomplish such maintenance or upgrades.

4.5 <u>End User Communications</u>. QT POD will work collaboratively with Customer to resolve operational or performance issues should they arise, but Customer is responsible for communicating with its customers.

4.6 <u>Proper Use</u>. Customer is responsible for using the Services in the manner instructed by QT POD and otherwise in the manner intended. The software used in connection with the Services is QT POD's proprietary software and Customer shall not decompile, disassemble, reverse engineer, modify, adapt, rent, sublicense, distribute or resell if for profit.

5. <u>Terms of Payment</u>.

Fees shall be paid annually in advance. All fees and other charges stated herein are due and payable within thirty (30) days after the date of QT POD's invoice.

6. <u>Taxes</u>.

Fees do not include any applicable federal, state, or local excise, sales, use, value-added, and similar taxes and duties arising in connection with the provision of the Services and this Agreement. Customer is solely responsible for paying all such taxes. Customer may receive the Services without such taxes added if Customer provides QT POD with proper tax exemption certificates.

7. <u>Minimum Technical Specifications</u>.

Customer shall be responsible for providing industry-standard internet connectivity and one or more computers or tablets in order to utilize the Services.

8. <u>Scope and Limitations</u>.

Customer acknowledges that QT POD is responsible only for providing Customer with data transmission. QT POD is not providing any information relating to any credit report, nor should any information provided by QT POD be used to create or modify any credit report. QT POD is not responsible for the operation of Customer's web site(s), or the actions or inaction of any third party or entity, including any bank, processor, financial institution or network, telecommunications carrier, third party software developer or ISP.

9. <u>Indemnification</u>.

9.1 <u>Customer Indemnity</u>. Customer shall indemnify, defend and hold harmless QT POD, and each of its parent companies, subsidiaries and affiliated companies, and each of their respective employees, officers, directors, managers, agents and representatives, from and against any and all claims, demands, liabilities, losses, damages, judgments, costs and expenses, including reasonable attorneys' fees and costs, arising out of or related to Customer's misuse of the Services, data breaches within the Customer's network, or Customer's misconduct or negligence.

9.2 <u>QT POD Indemnity</u>. QT POD shall indemnify, defend and hold harmless Customer, and each of its parent companies, subsidiaries and affiliated companies, and each of their respective employees, officers, directors, managers, agents and representatives, from and against any and all claims, demands, liabilities, losses, damages, judgments, costs and expenses, including reasonable attorneys' fees and costs, arising out of or related to claims that the Services infringe or misappropriate any intellectual property right. In the event of such a claim, or if QT POD reasonably believes that the Service is likely to become the subject of such a claim, then QT POD shall, at its expense: (a) obtain for Customer the right to continue using such Service; (b) replace or modify the Service so that it does not infringe upon or misappropriate such intellectual property right and maintains substantially similar functionality and performance; or, (c) in the event that QT POD is unable or determines, in its reasonable judgment, that it is commercially unreasonable to do either of the aforementioned, QT POD shall terminate this Agreement promptly reimburse to Customer any prepaid Fees for which Subscription Service have not been rendered or provided.

10. <u>Limitation of Liability</u>.

NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, IN NO EVENT WILL EITHER PARTY, NOR WILL ANY OF A PARTY'S MEMBERS, MANAGERS, EMPLOYEES, REPRESENTATIVES, AGENTS, LICENSEES, SUCCESSORS OR ASSIGNS, BE LIABLE OR RESPONSIBLE FOR ANY INDIRECT, CONSEQUENTIAL, SPECIAL, INCIDENTAL OR PUNITIVE DAMAGES, OR ANY LOST PROFITS, IN CONNECTION WITH OR AS A RESULT OF THIS AGREEMENT OR ITS OR ANY OF THEIR CONDUCT OR PERFORMANCE UNDER THIS AGREEMENT, INCLUDING IN CONNECTION WITH DEFECTIVE IF SUCH AMOUNTS ARE OR SHOULD HAVE BEEN REASONABLY PRODUCTS. EVEN FORESEEABLE TO A PARTY OR A PARTY IS OR WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR LOST PROFITS. IF, DESPITE THE FOREGOING PROVISIONS, LIABILITY IS NEVERTHELESS IMPOSED ON A PARTY OR ON ANY OF ITS MEMBERS, MANAGERS, EMPLOYEES, REPRESENTATIVES, AGENTS, LICENSEES, SUCCESSORS OR ASSIGNS, EXCEPT AS EXPRESSLY PROVIDED, WHATEVER THE REASON FOR SUCH IMPOSITION OF LIABILITY (INCLUDING THE CLAIMED INVALIDITY OF ANY EXCLUSION OF LIABILITY HEREUNDER), IN NO EVENT WILL THE AGGREGATE LIABILITY OF A PARTY AND ITS MEMBERS, MANAGERS, EMPLOYEES, REPRESENTATIVES, AGENTS, LICENSEES, SUCCESSORS AND ASSIGNS UNDER OR IN CONNECTION WITH THIS AGREEMENT EXCEED THE TOTAL PRICE PAID BY CUSTOMER UNDER THIS AGREEMENT DURING THE PREVIOUS 12 MONTHS, REGARDLESS OF THE NUMBER OF CLAIMS. THE SERVICE CREDITS SET FORTH IN EXHIBIT 2 SHALL BE CUSTOMER'S SOLE AND EXCLUSIVE REMEDY FOR QT POD'S FAILURE TO MAINTAIN THE REQUIRED UPTIME PERCENTAGE.

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Neither Party shall have the authority to and shall not purport to make any commitments or representations on behalf of the other Party or otherwise to take any actions on behalf of the other Party.

14.2. <u>Notices</u>. Any notice given pursuant to this Agreement shall be in writing and shall be given by personal service or by United States certified mail, return receipt requested, postage prepaid to the addresses appearing at the end of this Agreement, or as changed through written notice to the other Party. Notice given by personal service shall be deemed effective on the date it is delivered to the addressee, and notice mailed shall be deemed effective on the fourth business day following its placement in the mail addressed to the addressee.

Address for Notice:	Address for Notice:
QT POD, LLC	Panola County Airport
4909 Nautilus Court N. #109	1305 Highway 79 North
Boulder CO 80301	Carthage, TX 75633
Attention:	Attention: John Depresca

14.3 <u>Survival</u>. All provisions related to confidentiality, indemnity, limitation of liability and each other provision of this Agreement that by its nature extends beyond the expiration or earlier termination of this Agreement, will survive and continue in full force and effect after this Agreement expires or is earlier terminated.

14.4 <u>Assignment</u>. Neither Party may assign any of its rights, interests or duties under this Agreement without the prior written consent of the other Party, which consent shall not be unreasonably withheld, conditioned or delayed. Notwithstanding the foregoing, QT POD may assign this Agreement to any successor or assignee of the rights underlying the Services (for example, the purchaser of the intellectual property rights required for the lawful provision of the Services).

14.5 <u>Succession</u>. This Agreement will bind and inure to the benefit of each Party and its permitted successors, assigns, and delegates.

14.6 <u>Governing Law; Jurisdiction and Venue</u>. This Agreement will be interpreted under, and any disputes arising out of this Agreement will be governed by, the laws of the State of Colorado, without reference to its conflicts of law principles. **The Uniform Computer Information Transactions Act will not apply to the interpretation or enforcement of this Agreement**. Each Party irrevocably consents to the jurisdiction of the state and federal courts located in the State of Colorado, in connection with all actions arising out of or in connection with this Agreement, and waives any objections that venue is an inconvenient forum.

14.7 <u>Waiver</u>. A Party's delay or failure to enforce or insist on strict compliance with any provision of this Agreement will not constitute a waiver or otherwise modify this Agreement. A Party's waiver of any right granted under this Agreement on one occasion will not: (a) waive any other right; (b) constitute a continuing waiver; or (c) waive that right on any other occasion.

14.8 <u>Amendments</u>. This agreement may be amended only be a written instrument signed by both Parties, which writing must refer to this Agreement.

14.9 <u>Rules of Construction and Interpretation</u>. Section and paragraph headings are for convenience only and do not affect the meaning or interpretation of this Agreement. All exhibits attached to or referenced in this Agreement are a part of and are incorporated in this Agreement. Both Parties have had the opportunity to have this Agreement reviewed by their attorneys, therefore, no rule of construction or interpretation that disfavors the Party drafting this Agreement or any of its provisions will apply to the interpretation of this Agreement. The words "includes" and "including" are not limited in any way and mean "including without limitation." The word "or" is not exclusive and includes "and/or." The word "will" is

a synonym for the word "shall." Reference to a "person" includes an individual, a corporation, a limited liability company, an association, a governmental body or any other entity.

14.10 <u>Counterparts and Delivery</u>. This Agreement may be executed in counterparts. Each counterpart will be considered an original, and all of them, taken together, will constitute a single Agreement. Facsimile and electronic signatures will be deemed original signatures for all purposes under this Agreement. When properly signed, this Agreement may be delivered by facsimile or electronically, and any such delivery will have the same effect as physical delivery of a signed original.

14.11 <u>Entire Agreement</u>. This Agreement, and its attached exhibits constitute the entire agreement between the Parties and supersedes any and all previous representations, understandings, or agreements between the Parties as to the subject matter hereof.

Executed by the undersigned authorized representatives of the Parties effective as of the Agreement Effective Date.

Name:

QT POD, LLC

Panola County Airport

Name

Country Title:

nes

Title:

Subscription Services Agreement

Exhibit 1

Fees

1. Fee Plans

The following Fee Plans are available. Please select one.

Base Plan—\$945 per unit, per year

Includes: Access and use of the web -based Siteminder Fuel Management Software, Database Hosting, Data, 24/7 technical support, software updates

Premium Plan—\$1,995 per unit, per year (Post-Warranty) Includes: Access and use of the web -based Siteminder Fuel Management Software, Database Hosting, Data, 24/7 technical support, software updates and post-warranty parts replacement

2. <u>Cellular Option</u>

 \checkmark The Services may be accessed through a cellular plan established by QT POD at a cost of \$480 per unit, per year

3. <u>Premium Plan Parts Replacement Terms and Conditions</u>

The terms and conditions of the parts replacement benefit included in the Premium Plan are as follows:

After the expiration of the M4000 product warranty, QT POD will repair or replace (at its option) malfunctioning components of the M4000 unit, using either new or rebuilt parts or components (at QT POD's option) at no charge to charge Customer ("Parts Replacement"). The M4000 is designed so that most of its parts may be replaced by Customer, utilizing the instructions provided by QT POD. In rare instances, a qualified technician may be required. QT POD will provide remote technical assistance relating to parts replacement, but Customer shall be responsible for the installation of all replacement components and shall bear all associated costs and expenses. Customer shall return all failed components to QT.

Parts Replacement is only available if the unit is installed by QT POD, a certified service company or an individual approved by QT POD. Upon request, QT POD may provide a list of qualified service companies or technicians, but in no event will QT POD be responsible for any act or omission of such service company or technician. To maintain eligibility for Parts Replacement, Customer must ensure that QT POD's Post Installation Checklist is completed and provided to QT POD for the installation of the unit. Each checklist must be signed by a qualified technician or other individual approved by QT POD. Parts Replacement does not cover components damaged due to acts of God, lightning strikes or related damage, accident, misuse, abuse, negligence, modification of or to any part of the terminal or software, or damage due to improper operation, maintenance, or installation. Parts Replacement does not apply to non-QT POD equipment, including but not limited to computers, fuel dispensers, fuel pumps, meters, registers, pulsers or valves, or any repair or replacement caused by credit card network processing changes or Branded Oil Company changes. Relays are not covered by Parts Replacement if they fail due to excess current draw from devices external to QT POD equipment. Notwithstanding the foregoing, lightning damage may be covered (at QT's option) if the terminal is equipped with QT POD surge protection equipment.

Subscription Services Agreement

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Exhibit 2

Support and Service Level Agreement

1. <u>Technical Support Regarding Services</u>

- <u>Business Hours Support</u>. QT POD will provide Customer with reasonable telephone technical support Monday through Friday from 7:30 a.m. to 5:30 p.m. Mountain Time, excluding holidays.
- <u>24/7 Support</u>. QT POD will provide Customer with reasonable technical support after-hours and on holidays on an on-call basis. QT POD will make every effort to respond to Customer within one hour of the initial call for service. After-hours support is intended for emergency situations in which Customer is unable to pump fuel.

2. <u>Service Level Objectives</u>

QT POD agrees that the monthly availability of the Services shall be equal to or greater than 99.7%, excluding any excused performance as set forth below or in the Agreement ("Uptime Percentage"). The Uptime Percentage shall be calculated by comparing the total number of minutes in a thirty-day period (43,200) with the number of minutes of Downtime in any thirty-day period. For purposes of this Agreement, "Downtime" includes any period of time that Customer is unable to process normal transactions as a result of the failure of the Services. Downtime does not include unavailability of the Services for any of the following reasons: general internet failure; QT POD scheduled maintenance or other planned outages; problems with or maintenance occurring on the Customer's applications, equipment or facilities; alterations, additions, adjustments, or repairs that are made by Customer to hardware; acts or omissions of Customer or its authorized user; or performance that is excused under the terms of the Agreement (including excused performance under Section 3.1 and Section 12 of the Agreement).

3. <u>Service Credits</u>

QT POD shall issue Customer service credits in the amounts specified in the table below ("Service Credits") if it is unable to maintain the required Uptime Percentage in any given month. Service Credits will be a percentage of a monthly Fee (the annual Fee divided by 12) and shall be applied against Fees for the next billing cycle. Service Credits shall be Customer's sole and exclusive remedy for QT POD's failure to maintain the required Uptime Percentage.

UPTIME THRESHOLDS	MONTHLY FEE CREDIT %		
99.69% - 99.65%	10%		
99.64% - 99.00%	20%		
99.00% and under	30%		

Service Credit Amounts

M4000 SELF-SERVE FUELING TERMINAL

LIMITED-TIME DISCOUNT OF UP TO \$1,995 FOR CURRENT M3000® OWNERS*

QTpod is offering special incentives on the purchase of a new M4000® Next-Generation Self-Serve Fueling Terminal. In addition to being easy to operate, it is now even easier to own thanks to **QT**pod's limited-time discount for M3000 owners and special financing for all.

Current owners of a **QT**pod M3000 are eligible for a discount of **\$1,995**.* off of the purchase price of a new M4000. In addition, **QT**pod is offering very attractive financing options with low monthly payments for the M4000. New to self-serve terminals? Qualified buyers can purchase the M4000 for a low monthly payment as well with **QT**pod's special financing program.

Elevate your fueling operation to the next level with the M4000, the next generation of self-serve fueling from QTpod. Discount and special financing are available for a limited time. For complete details see reverse.

Winner of Ground Support Worldwide's 2018 Product Leader of the Year Award



New Features on the M4000 Include:

- NextGen Comms Lowers Operating Costs: Cellular, Ethernet & Wi-Fi Capable for more cost-effective card processing. Hang up your expensive dedicated dial-up line and put an end to incomplete transactions.
- ← Improved User Interface Including: Large sunlight readable color display with auto-dimming and back-lit keypad.
- Anywhere / Anytime Secure Access: Greater efficiency and convenience with Web-Based software application. Access unit from any device. Plus, real-time transaction reconciliation to help you better manage operations.
- Automatic software updates: More uptime, fewer site visits and less spend on maintenance.
- ← Able to Withstand Harshest Conditions: Rugged stainless steel construction is weather-proof and resists corrosion.
- ← Easy to Upgrade / Cost-Effective: Fits on most M3000 footprints for easy upgrade installation, plus controls up to 8 pumps.

IT'S LIKE ADDING A WHOLE NEW TEAM OF EMPLOYEES TO SERVE YOUR CUSTOMERS EVERYDAY, AROUND THE CLOCK, FOR A LOW MONTHLY PAYMENT!

*Base model shown, additional options and required maintenance subscription are extra. Offer Expires July 1, 2019 or before at QTpod's discretion. Conditions apply, see reverse or contact QTpod for details. Ground Support Worldwide serves the entire global ground support market; the publication boasts 17,000 + subscribers in 150 countries and is published by SouthComm Business Media, Inc.

M4000 NextGen is a registered trademark of QTpod.

petroleum on demand

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