



ORDER FORM

Intuit Inc.
 2700 Coast Avenue,
 Mountain View, CA 94043
 United States

Sales Contact: Antonio Rodriguez
 Email: antonio_rodriguez1@intuit.com

Customer Information

Company Name: LIMO Corp
 Contact Name: Les Ottolenghi
 Primary Company ID: 1434383195

Except as otherwise mentioned below, this company will be the Primary Account for billing purposes within your Intuit Enterprise Suite subscription. The Primary Account cannot be changed after the order is placed. The accounts listed below will be included in your Intuit Enterprise subscription at the time of initial processing.

Order Terms

Contract Start Date: July 2, 2025
 Contract End Date: July 1, 2026

Contract start date and end date may vary, and will depend on your subscription order date. See Section 9.1 below for more information.

Intuit Enterprise Suite

Name	Description	Quantity	Annual Rate	Monthly Rate	Discount %	Total	Total After Discount
Payments	Standard Rates: 2.5% Card Reader, 3.5% Keyed-in, 2.99% Invoice Card & Digital Wallet, 1% Invoice ACH; subject to change. Final rates vary by account, based on volume and successful onboarding.	2	\$0.00	\$0.00	0%	\$0.00	\$0.00
Intuit Enterprise Suite	Includes 1 Entity, 6 Standard Users, 4 Dimensions, and Bill Pay Elite.	1	\$0.00	\$715.00	15%	\$8,580.00	\$7,293.00
Multi-Entity	Includes Multi-Entity functionality with 1 Entity and Additional Paid Entities in Intuit Enterprise Suite.	1	\$0.00	\$385.00	15%	\$4,620.00	\$3,927.00

Discount Term: Discounts are valid until Contract End Date

Total Retail Value **\$13,200.00**

Discounts Applied \$1,980.00

Total Contract Value **\$11,220.00**

Estimated monthly (may change based on customer's add ons). \$935.00

Contract Ref #: INTUITC-3360

Add-ons after Contract Signature	Description	Annual Rate	Monthly Rate
Entity	Fee for each additional Entity added after contract signature		\$275
Standard User	Fee for each additional Standard User beyond what is included in your contract		\$60
Dimension	Fee for each additional Dimension beyond what is included in your contract		\$50
Payroll Fee	Additional Payroll subscriptions added through the Contract Period		List Price
Payroll Employee Fees	Per employee rate. Employees added to Payroll Elite subscriptions included in the IES Order Form will receive the contractual discount applied.		\$11
IES Training	Per increment of 5 users		\$333.33

INTUIT ENTERPRISE SUITE - SALES ORDER

Terms and Conditions

This Intuit Enterprise Suite Sales Order Terms and Conditions ("Agreement") is between Intuit Inc. and/or its subsidiaries and affiliates ("Intuit", "we", "our") and you ("you," "your," "Company"). If you are an individual acting on your company's or an affiliate company's behalf, you accept these provisions on their behalf and the term "you" will refer to you, your company, or an affiliate company.

BY ELECTRONICALLY SIGNING BELOW, YOU AGREE TO THIS AGREEMENT AND REPRESENT THAT YOU HAVE THE AUTHORITY TO ENTER INTO THIS AGREEMENT ON BEHALF OF YOUR COMPANY. IF YOU DO NOT AGREE TO THIS AGREEMENT, YOU MUST NOT SIGN THIS AGREEMENT OR OTHERWISE EXPRESS ACCEPTANCE. YOU AGREE TO BE BOUND BY THE APPLICABLE TERMS OF SERVICE FOR EACH PRODUCT STATED HEREIN AND INTUIT GLOBAL PRIVACY STATEMENT, AS MODIFIED FROM TIME TO TIME. THIS AGREEMENT SHALL SUPERSEDE AND PREVAIL OVER ANY AND ALL PREVIOUS AGREEMENTS, WHETHER WRITTEN OR ORAL, BETWEEN THE PARTIES. THIS AGREEMENT SHALL NOT BE MODIFIED OR AMENDED EXCEPT IN WRITING AND EXPLICITLY AGREED TO BY BOTH PARTIES. ANY ATTEMPT TO MODIFY OR AMEND THIS AGREEMENT, WHETHER ORAL OR WRITTEN, SHALL BE DEEMED VOID AND HAVE NO LEGAL EFFECT.

AGREED INTUIT ENTERPRISE SUITE TERMS AND CONDITIONS

1. INTUIT ENTERPRISE SUITE TERMS OF SERVICE.

- 1.1. **TERMS OF SERVICE.** Except as set forth herein, this Agreement is governed by the terms and conditions of the *Intuit Enterprise Suite Terms of Service*, available at <<https://www.intuit.com/legal/terms/en-us/enterprise-suite/online>> ("Intuit Enterprise Suite Terms"), modified from time to time. This Agreement is non-cancellable and all fees are non-refundable, unless otherwise explicitly stated in this document or in the Intuit Enterprise Suite Terms.
- 1.2. **GLOBAL PRIVACY STATEMENT.** The Intuit Global Privacy Statement, available at <<https://www.intuit.com/privacy/statement/>> ("Privacy Statement") is incorporated herein by this reference and describes how Intuit will process Personal Data (as defined therein) that you provide to Intuit as part of Intuit's provision of the Services under the Sales Order. Your signature on this Sales Order constitutes your agreement to the Intuit Enterprise Suite Terms and Privacy Statement.
- 1.3. **ADDITIONAL TERMS.** When you subscribe to the Intuit Enterprise Suite, you will have access to certain products within the Intuit Platform ("Attached Products"). Your use of any such Attached Products is governed by the Section B Terms of the QuickBooks Online Terms of Service found at <<https://www.intuit.com/legal/terms/en-us/quickbooks/online/>> ("QuickBooks Online Terms") and/or the Mailchimp's Standard Terms of Use <<https://mailchimp.com/legal/terms/>> as modified from time to time, that is applicable to that Attached Product. In event of a conflict or inconsistency between the QuickBooks Online Terms, the Mailchimp Terms and/or the Intuit Enterprise Suite Terms and this Agreement, this Agreement shall take precedence in regards to such conflict or inconsistency.
- 1.4. **CHANGES TO TERMS.** Intuit may, from time to time, modify the Intuit Enterprise Suite Terms, the QuickBooks Online Terms and the Mailchimp Terms (collectively, "Intuit Terms"), and add new terms necessary for the use of features, or updates to existing features. It is your responsibility to review the applicable Intuit Terms for the products you use. By continuing use of Intuit Enterprise Suite and/or Attached Products, you acknowledge acceptance of any modified Intuit Terms.

2. USERS. As outlined in your Sales Order, you are entitled to a set number of Users. Before accessing the Services, each User must agree to the Intuit Enterprise Suite Terms and, if applicable, the QuickBooks Online Terms and the Mailchimp Terms, in which we specify the roles, permissions, and obligations of Users, subject to modification at our discretion. Please note that depending on the permission settings you assign, a User may incur Additional Charges (as defined below) and take actions that affect your billing ("Authorized User"). It is solely your responsibility to adjust a User's role and permission in the event that you do not want them to make binding decisions for you.

3. DISCOUNTS AND PREFERENTIAL RATES. You may be presented with discounts or preferred merchant rates ("Discounts") as specified in your Sales Order. You acknowledge and agree that any such Discounts are limited and may be restricted to a certain length and/or be dependent on eligibility or other criteria as stated in your Sales Order. Discounts are only valid for the length stated in your Sales Order, starting from the Effective Date, followed by the then-current annual or monthly list price minus any Discounts you may qualify for, until you cancel, Intuit terminates your account, or you no longer meet the minimum criteria to receive such Discount. You acknowledge and agree that Discounts are not guaranteed after your Contract End Date, and unless otherwise specified herein or in your Sales Order, do not apply to additional services added after the Effective Date. Intuit reserves the right to terminate any such Discount at its own discretion with notice to you. Any changes made to a Discount will not become effective until after your Contract End Date. You further agree and acknowledge that you may be receiving a Discount based on information provided during sign up, and if you make changes to your Sales Order during your Contract Period, including but not limited to, removing services, removing Entities, de-entitlement due to payment failure and/or Attached Products, you may lose any such Discount. Your service fees may also be adjusted if you or an Authorized User add services not previously included in your Sales Order. Sales tax may be applied where applicable.

4. ADDITIONAL ENTITIES. As part of your Intuit Enterprise Suite subscription, you and/or an Authorized User may link additional accounts or add additional entities to your account ("Additional Entities") to your primary Intuit Enterprise Suite account. The number of Additional Entities included with your plan is identified in your Sales Order. The linking process will be facilitated by an Intuit account manager during your onboarding process. You are responsible for verifying the accuracy of any such Additional Entities. You will need to contact your account manager to link Additional

Entities after the onboarding process. Additional fees may be incurred if the number of Additional Entities is over the one indicated in your Sales Order.

5. PAYMENT SERVICES AND BILL PAY. Your Sales Order may contain services that enable you to collect payments through QuickBooks Payments and/or pay bills through QuickBooks Bill Pay. Your and/or an Additional Entity's access to these services is conditioned upon meeting eligibility requirements and completing the onboarding process successfully. Such onboarding processes and continued use or maintenance of these services includes the pulling of consumer reports in accordance with Section 13 below. Failure to meet these requirements will result in being unable to use these services or receive any preferred rates that may be stated in the Sales Order, and no refunds will be issued.

6. MAILCHIMP. Your Sales Order may contain a subscription for Mailchimp. The cost for these services will depend on the selected options and number of contacts you register. Please note that you may receive a separate invoice for Mailchimp services, distinct from the other services listed in your Sales Order. Some Mailchimp services may be offered outside the scope of this Agreement, which could result in Additional Charges. If you need to modify your Sales Order, such changes may not include any Discounts you may have previously qualified for. While Mailchimp Terms will govern specific aspects for your service usage, you acknowledge and agree that (i) all payment terms, prices, and billing processes will be governed by the Intuit Enterprise Suite Terms of Service and this Agreement, and (ii) you will not have the ability to pause, suspend or cancel your Mailchimp account within the Contract Period.

7. DOWNGRADES. By electronically signing this Agreement, you are committing to the minimum period set forth in the Contract Period stated in your Sales Order. During the Contract Period, you will not be able to downgrade the Primary Company to a different QuickBooks Online or QuickBooks Desktop offering. Any attempt to do so might constitute a breach of this Agreement. You are eligible to downgrade an Attached Product of an Additional Entity to a lower tier subscription by contacting your account manager and following the instructions provided. You acknowledge and agree that downgrading an Additional Entity will not be deemed a modification or termination of your Intuit Enterprise Suite subscription. You will still be responsible for any associated payment obligations stated in your Sales Order. The terms of this Agreement will continue to apply until the end of your Contract Period.

8. BILLING, ADDITIONAL CHARGES & AUTOMATIC RENEWAL.

8.1. PRORATED CHARGES. If you are an existing QuickBooks Online customer and you subscribe to Intuit Enterprise Suite before your current billing period ends, your new service will start immediately, unless otherwise stated in your Sales Order. You will receive a credit for any remaining days you have already paid for in your QuickBooks Online subscription, and we'll adjust the annual and/or monthly charges for your Intuit Enterprise Suite subscription to align with your existing billing date.

8.2. SUBSCRIPTION BILLING. Your payment method on file will be charged on an annual and/or monthly basis on the anniversary date of your subscription. We will email you a reminder no less than thirty (30) days and no more than sixty (60) days prior to the date the next annual payment and/or renewal is due. If you wish to make alternative billing arrangements, you must do so by contacting your account manager. You can view your subscription price, Additional Charges, Attached Products and add-ons by accessing your online 'My Account' profile. Any payment that cannot be collected may result in penalties, collection, loss of discounts, and termination of this Agreement.

8.3. ADDITIONAL CHARGES. Your Sales Order may include a set number of Users, Additional Entities, Dimensions and other fees that are charged on a monthly basis ("Entitlements"). Once you reach the maximum number of Entitlements allowed for your account according to the terms specified in your Sales Order, any additional Entitlement will incur an Additional Charge on a per-Entitlement basis at the rate specified in your Sales Order. This fee will be in addition to the standard subscription fee. The Additional Charge will be assessed on a recurring basis and will be due monthly on your billing day of the month following the accrual of such Additional Charge. Additional Charges will be calculated based on the number of Entitlements as of your billing day of the month. You will be responsible for monitoring the number of Entitlements on any of your accounts to ensure that your company remains within its allotted number for your plan or Additional Charges will apply. You are also responsible for any actions taken by Authorized Users and any other Users with sufficient permissions to incur Additional Charges on your account. The Additional Charge will be subject to any applicable taxes, which will be added to the total amount due. If you would like to remove Entitlements from your account to stay within your allotted limit, you may do so at any time. However, you will not receive a refund for any unused portion of the Additional Charge paid. If you cancel your subscription prior to the end of your Contract Period, Additional Charges will continue to apply monthly until the end of such Contract Period. Intuit reserves the right to adjust the Additional Charges fee at any time in response to changes in its costs or market conditions.

8.4. AUTOMATIC RENEWAL. Unless otherwise indicated in your Sales Order, your Intuit Enterprise Suite subscription, along with your Attached Products subscription and any associated Additional Charges, will automatically renew at the end of your Contract Period for additional subscription periods of 1 (one) year (or for such different renewal term as set forth in the Renewal Sales Order), unless you give us notice of non-renewal at least 30 (thirty) days prior to the end of the relevant subscription period or we terminate your subscription for any reason. If you do not enter into a Renewal Sales Order prior to the end of your Contract Period, your subscription will renew at the then-current subscription price minus any Discounts you may qualify for. You will be charged either annually or monthly depending on the terms outlined in your Sales Order. If you add or remove services, your service fees will be adjusted accordingly. If you add services after the beginning of your Contract Period, their initial term will be the remainder

of the then-current subscription period, unless otherwise set forth in the Sales Order. Sales tax may be applied where applicable. Unless a new agreement is provided to you, any new Sales Order issued for pricing changes pursuant to this Agreement shall continue to be subject to the terms of this Agreement, including its auto-renewal provisions.

9. TERM, TERMINATION AND CANCELLATION

- 9.1. **TERM.** The term of this Agreement ("Term") will commence on the Effective Date listed in your Sales Order or when your Sales Order is processed, whichever is later, and is effective until you cancel your account or we terminate this Agreement (or your account).
- 9.2. **TERMINATION BY INTUIT.** We may terminate this Agreement (and your account) or suspend the Services at any time at our discretion by providing you written notice. Additionally, we may terminate this Agreement (and your account) and/or suspend the Services or a portion of the Services immediately and without notice if you fail to make any payments as outlined in your Sales Order or as stipulated in this Agreement.
- 9.3. **AUTOMATIC TERMINATION.** This Agreement may be terminated automatically if a party ceases business operations, generally stops paying its debt, becomes insolvent, or becomes the subject of a petition in bankruptcy, receivership, liquidation, or assignment for the benefit of creditors, provided however that such termination shall not affect your obligation to pay any outstanding fees under this Agreement. Upon any termination, the parties will continue to be bound by any terms of this Agreement that by their nature extend beyond termination.
- 9.4. **CANCELLATION.** You acknowledge and agree that you will not have an online method of canceling or downgrading your subscription(s) that is the subject of this Agreement. Any such change(s) must be conducted through your account manager. You agree that all purchases related to the terms of this Agreement are non-refundable and that we are not liable to issue a refund or credit in any circumstances, including but not limited to cancellation, early termination or breach of this Agreement. Your cancellation will become effective at the end of your Contract Period. You will not receive a prorated refund; your access and subscription benefits will continue for the remainder of the Contract Period.
- 9.5. **EARLY TERMINATION FEE.** Intuit reserves the right to charge a fee of 10% (ten percent) of the total subscription value as an early termination fee if you cancel your subscription before the end of your Contract Period or if you fail to make the required monthly payments as outlined in your Sales Order and in this Agreement.

10. FEATURE AVAILABILITY. You agree that you have not relied on the availability of any future functionality of the Intuit Enterprise Suite offering or any future product or service in executing this Agreement. You acknowledge that information provided by Intuit regarding future functionality should not be relied upon to make a purchase decision.

11. FEATURE RELEASE AND AMENDMENT. During the Contract Term, you may be introduced to new features, enhancements, or capabilities ("Additional Services") that augment the existing offerings covered by your original Sales Order. Notification of such Additional Services will be provided to you in a timely manner, which may include electronic communication or an update to our Platform. Should you choose to utilize any Additional Services, we will provide you with an amended Sales Order to reflect the incorporation of the Additional Services, including any potential adjustments to the fees, services, and terms herein. Your continued use of the Services, including any such Additional Services constitute your agreement to the new charges, and it shall not affect the terms of this Agreement, unless an amendment is mutually agreed upon and executed by both parties.

12. CONFIDENTIALITY. You agree to keep all data, documents, communications, presentations, proposals, product information, pricing, and terms—hereinafter referred to as "Confidential Information," which expressly includes the specifics of the Sales Order and these Terms and Conditions strictly confidential. You may disclose such Confidential Information solely to those employees, agents, affiliates, or subcontractors who have a clear and necessary need to know, ensuring that such representatives are similarly bound by confidentiality obligations commensurate to those stipulated herein. You explicitly agree not to share Confidential Information for the purpose of a third-party's benchmarking or competitive analysis research. The confidentiality obligations outlined here are to remain in force during your Contract Period and for a five (5)-year term post the termination and are intended to survive the conclusion of these Terms and Conditions. In the case of unauthorized disclosure or breach, Intuit retains the right to pursue injunctive relief and any other legal remedies. At Intuit's discretion, you may be required to destroy all Confidential Information and to provide written confirmation of such actions. You further commit to take all reasonable steps to ensure that your employees, agents, affiliates and subcontractors adhere to the obligations set forth in this confidentiality provision.

13. FAIR CREDIT REPORTING ACT. You agree and acknowledge that information about the owner of Company and/or owner(s) of each Additional Entity (collectively, "Business Owners") is required in connection with onboarding and/or maintenance or use of certain products under this Agreement. By electronically signing below, you provide and represent you have the authority to provide Intuit Inc. and QuickBooks written instructions to obtain and periodically refresh your consumer report information and/or the consumer report information for all Business Owners in order to determine eligibility for our money movement and financial services as well as to maintain and enhance our relationship, including marketing and eligibility uses. You further acknowledge that adverse action notices may be issued and may be received by an Authorized User of the relevant Primary Account and/or Additional Entity account. Intuit shall not be liable for any damages, injury or harm arising therefrom.

Counterparty Name: LJMO Corp	
Name	Les Ottolenghi
Title	Owner
Signature	Signed by:  3E2D8618141347C...
Date	6/30/2025