



Price Quote

Created by:
Tom Cox

Prepared for:
Timberlin Golf Club

Create Date:	Expiration Date:
Dec 21, 2021	Jan 31, 2022

Company Name & Address:
Timberlin Golf Club 330 Southington Rd., Berlin, CT 06037

Contact Name:	Contact Email:
Marc Bayram	timberlinhp@gmail.com

Description:	Quantity	Price	Subtotal
Virtual Ranger Advanced Standard Cart Units Includes tee sheet integration (except Foretees) and beeper Year 1	75	\$209.88	\$15,741.00
Virtual Ranger Advanced Standard Cart Units Includes tee sheet integration (except Foretees) and beeper Year 2	75	\$137.88	\$10,341.00
Virtual Ranger Advanced Standard Cart Units Includes tee sheet integration (except Foretees) and beeper Year 3	75	\$137.88	\$10,341.00
Shipping & Handling	75	\$3.00	\$225.00

Subtotal **\$36,648.00**

Tax **\$0.00**

Cart, caddie and player intelligence to dial-in your golf operation
Equipment, operator and task intelligence to dial-in your turf operation



Total	\$36,648.00
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Subscription Agreement

Created by:
Tom Cox

Prepared for:
Timberlin Golf Club

Operator Full Legal Name:	Timberlin Golf Club
Operator Address:	330 Southington Rd., Berlin, CT 06037

This Master FAIRWAYiQ Service and Rental Agreement is between **FAIRWAYiQ, Inc.**, a Delaware corporation with its principal place of business at 300 Bear Hill Road, Waltham, MA 02451 ("**FiQ**") and the golf course, golf resort, and/or private golf club property operator named above ("**Operator**"). The parties agree as follows:

1. DEFINITIONS

1.1 "Affiliate" means any entity which directly or indirectly controls, is controlled by, or is under common control with the subject entity. "Control," for purposes of this definition, means direct or indirect ownership or control of more than 50% of the voting interests of the subject entity.

1.2 "Agreement" means this Master Subscription Agreement together with any Service Orders executed by both parties and any exhibits, schedules and addenda to any of the foregoing.

1.3 "Affixed Equipment" has the meaning give to such term in Section 3.1.

1.4 "Charging Station" means a 10-Port, smart, USB rapid charging base.

1.5 "FiQ Equipment" means collectively the Charging Stations, the Gateway Equipment, the Smart Tags, and any and all other equipment that FiQ may supply to Operator in connection with this Agreement.

1.6 "FiQ Personnel" means collectively FiQ, its agents and its subcontractors, and the employees and independent contractors of each of the foregoing.

1.7 "FiQ Solution" means collectively FiQ's proprietary performance management solution for golf courses, comprised of the FiQ Equipment, an analytics engine, and a network that automatically manages communication between Smart Tags used on the course, the analytics engine, and the operators of golf courses, golf resorts, and/or private golf club properties utilizing such technology.

1.8 "Gateway Equipment" means antenna, connectors and RF access point that enables the network connection to the Smart Tags on the golf course and transmission of data to the FiQ analytics engine.

1.9 "Operator Facility" means each golf course, golf resort, and/or private golf club property owned and/or operated by Operator identified on a Service Order to this Agreement.

1.10 "Service Order" means an ordering document that is entered into between Operator and FiQ specifying the details of the FiQ Solution subscription ordered by Operator and the supply of FiQ Equipment in connection therewith.

1.11 "Service Subscription Term" for each Service Order means the service subscription term specified in the Service Order.

1.12 "Smart Tags" means electronic devices that are used to track equipment and people on the golf course. The handheld electronic devices with plastic casings are carried by caddies, players and staff or attached to a golf bag. The electronic devices that are embedded in carts and maintenance equipment are connected directly to the

equipment. Each of these electronic devices contains a microprocessor, RF network communication chip, GPS chip, Bluetooth chip, display (only handheld device) and other components embedded on a printed circuit board.

2. SERVICE ORDERS AND ADDITIONAL SMART TAGS

2.1 Master Agreement and Service Orders. The main body of this Agreement governs the terms by which Operator will order, and FiQ will provide to Operator, the FiQ Solution. For each Operator Facility for which Operator wishes to have FiQ provide the FiQ Solution, the parties will enter into a separate Service Order, which will identify the applicable Operator Facility, the Service Subscription Term applicable to such Operator Facility, the initial number of Smart Tags to be delivered to the Operator Facility, the applicable financial terms, including subscription and/or rental fees, and such other commercial terms as may apply with respect to the provision of the FiQ Solution to the applicable Operator Facility.

2.2 Additional Smart Tags. From time to time Operator may request additional Smart Tags for an Operator Facility for which FiQ is already providing the FiQ Solution pursuant to an existing Service Order. Additionally, from time to time Operator may request to replace some or all of the Smart Tags currently held by Operator pursuant to an existing Service Order with Smart Tags that FiQ may offer from time to time which offer features and/or functionality different from the existing Smart Tags. In each case, the parties may enter into an additional Service Order governing the supply of additional and/or replacement Smart Tags, which Service Order will be coterminous with the existing Service Order for such Operator Facility.

3. FiQ EQUIPMENT

3.1 Installation. Certain of the FiQ Equipment, including the Gateway Equipment, Charging Stations, Vehicle Smart Tags and associated cabling and wiring, will need to be affixed and installed at Operator Facilities, and on Operators Vehicles ("**Affixed Equipment**"). Operator hereby agrees to install & affix the Equipment in locations and positions recommended by FiQ and reasonably acceptable to Operator. The foregoing affixing & installation at Operators facilities and on Operators Vehicles, will be carried out by the Operator, and at the Operator's sole risk of injury, loss, or destruction. If FiQ personnel are required to install and affix equipment, the Operator hereby authorizes FiQ Personnel to enter the Operator Facilities and to affix and install the Affixed Equipment at the Operator Facilities. The Operator will provide such access and cooperation as FiQ Personnel may reasonably require in order to carry out any and all of the foregoing. Without limiting the foregoing, Operator acknowledges that such affixing and/or installing the Affixed Equipment may require the drilling into, bolting to, and/or otherwise securing to structures and making electrical or other connections.

3.2 Ownership and Proprietary Rights. The FiQ Equipment will at all times remain and be the sole and exclusive property of FiQ. This Agreement will not be deemed to grant Operator any proprietary interest in the FiQ Equipment, but instead grants only a limited license to use the FiQ Equipment during the Service Subscription Term at the Operator Facility for which it was obtained, in accordance with this Agreement. FiQ will be deemed to have retained title to the FiQ Equipment at all times.

3.3 Operator Obligations, Responsibilities, and Restrictions.

(a) Operator will not create nor permit any lien, security interest, or other encumbrance of any nature or kind, whether voluntary or involuntary, to attach to the FiQ Equipment. In the event that any such encumbrance attaches to the FiQ Equipment, Operator will immediately and without delay notify FiQ and cause such encumbrances to be discharged.

(b) The FiQ Equipment may be used only by Operator itself or, with respect to Smart Tags, by Operator's club members and guests. The FiQ Equipment may not be used by, or for the benefit of, any other person or entity.

(c) Operator will not transfer, deliver, or sublet any portion of the FiQ Equipment to any other person or entity or otherwise part with possession of any of the same.

(d) Operator will not transfer any portion of the FiQ Equipment (including any Smart Tags) to any other Operator Facility.

(e) Operator will not uninstall, move or remove any Affixed Equipment unless expressly requested to do so by FiQ in writing.

(f) Operator will at all times afford to FiQ Personnel free access to the FiQ Equipment for the purpose of inspecting it, watching its use and operation, and altering, repairing, improving, or adding to it, or determining the nature or extent of its use, and Operator will afford all reasonable facilities for such purposes.

(g) Operator acknowledges that the FiQ Equipment contains certain trade secrets and proprietary information of FiQ. Therefore, Operator agrees not to reverse engineer the FiQ Equipment, or make it available to any third party for the purpose of inspecting, analyzing or discovering proprietary information contained or embodied in the FiQ Equipment.

3.4 Removal, Return and Repossession. Upon the expiration or termination in any manner whatever of the Service Subscription Term for each Operator Facility, Operator will grant access to, and hereby authorizes, FiQ Personnel to enter the Operator Facilities to remove and repossess the Affixed Equipment. Alternatively, at FiQ's request, Operator will remove and deliver to FiQ the Affixed Equipment in accordance with the instructions of FiQ. In addition, upon the expiration or termination in any manner whatever of the Service Subscription Term for each Operator Facility, Operator will promptly deliver to FiQ all FiQ Equipment other than the Affixed Equipment in accordance with the instructions of FiQ. Alternatively, at FiQ's request, Operator will grant access to, and hereby authorizes, FiQ Personnel to enter the Operator Facilities to remove and repossess all FiQ Equipment other than the Affixed Equipment. The removal and delivery of FiQ Equipment by Operator as provided in this section will be done at Operator's expense. All FiQ Equipment must be complete and in good order and condition, reasonable wear and tear alone excepted, when redelivered to or repossessed by FiQ.

3.5 Loss or Damage to FiQ Equipment. Until redelivered to or repossessed by FiQ as provided in this Agreement, the FiQ Equipment at all times will be held at Operator's sole risk of injury, loss, or destruction. If the FiQ Equipment or any part of it will be lost, damaged, or destroyed before such redelivery or repossession, other than due to reasonable wear and tear or the negligence or misconduct of Operator Personnel, Operator will pay to FiQ in respect to each item so lost, damaged, or destroyed the fair market value thereof as determined by FiQ, payable upon receipt of invoice.

4. USE OF FIQ SOLUTION

4.1 Use and Rights. Subject to Operator's compliance with the terms and conditions of this Agreement, FiQ grants to Operator a nonexclusive, non-transferable, non-sublicensable right and license during the Service Subscription Term to use the FiQ Solution, including the online and locally-installed software components thereof and the FiQ Equipment, solely for and at each Operator Facility identified on a Service Order executed under this Agreement. Operator will not use the FiQ Solution other than for the benefit of the Operator Facility identified on a Service Order or for the benefit of the members and guests of such facility.

4.2 Reservation of Rights. Subject to the limited rights expressly granted hereunder, FiQ and its licensors reserve all of their right, title and interest in and to the FiQ Solution, including but not limited to (a) its programming architecture and platform, (b) any improvements, enhancements, modifications or features for the FiQ Solution developed during the term of this Agreement, (c) any data generated through the FiQ Solution or platform in connection with this Agreement; and (d) all intellectual property rights in the foregoing. No rights are granted to Operator hereunder other than as expressly set forth herein.

4.3 Usage Restrictions. Operator will not (a) make the FiQ Solution available to, or use the FiQ Solution for the benefit of, anyone other than Operator or Operator's members and guests, (b) sell, resell, license, sublicense, distribute, rent or lease the FiQ Solution, or include the FiQ Solution in a service bureau or outsourcing offering, (c) interfere with or disrupt the integrity or performance of the FiQ Solution, (d) attempt to gain unauthorized access to the FiQ Solution or its related systems or networks, (e) copy the FiQ Solution or any part, feature, function or user interface thereof, (f) access the FiQ Solution in order to build a competitive product or service, or (g) reverse engineer any portion of the FiQ Solution (to the extent such restriction is permitted by law).

4.4 Operator System Requirements. Operator acknowledges and agrees that in order to utilize the FiQ Solution Operator must at its own expense provide and maintain certain equipment and services, as described in this section. Operator must have a computer with high speed Internet access (DSL or better is preferred). Operator must also use the operating system(s), Internet browser(s) and hardware, and software that satisfy all technical specifications and other requirements established by FiQ from time to time. Operator must maintain software and operating system patches and updates, and Operator must install, maintain and update a current antivirus system in order to ensure that no files Operator transmit to FiQ will contain any viruses or other harmful, intrusive or invasive codes. Operator agrees to scan Operator's computer hardware and software on a regular basis using a reliable computer virus detection product in order to detect and remove computer viruses. Operator further agrees to promptly install and implement any changes and upgrades to the FiQ Solution and/or the hardware and software as required by FiQ from time to time, including, but not limited to, those intended to ensure compliance with regulatory changes or to protect the integrity and security of the Service.

4.5 Feedback. Operator may provide feedback, analysis, suggestions and comments to FiQ regarding the FiQ Solution (collectively, "**Feedback**"). Operator acknowledges and agrees that all of Operator's Feedback will be the sole and exclusive property of FiQ, and Operator hereby assigns all of Operator's right, title and interest in the Feedback, and all intellectual property rights related thereto to FiQ. Without limiting the generality of the foregoing, Operator agrees that FiQ will have the perpetual and irrevocable right to use, modify, and otherwise exploit all or part of the Operator's Feedback or any derivative thereof in any manner or media now known or hereafter devised without requiring any remuneration, compensation or credit to Operator.

4.6 Data. FiQ and its suppliers may host, copy, transmit and display data and information resulting from Operator's and its members', guests' and staff use of the FiQ Solution as necessary for FiQ to provide the FiQ Solution in accordance with this Agreement and may utilize data capture, syndication, and analysis tools, and other similar tools, to extract, compile, synthesize, and analyze any non-personally identifiable data or information for any lawful business purpose without a duty of accounting to Operator. As between Operator and FiQ, it is Operator's sole obligation to obtain from each user of the FiQ Solution at the Operator Facilities such user's consent to collect the data necessary to provide the FiQ Solution and Blind Data. Operator will do so in accordance with all applicable laws and will indemnify and hold harmless FiQ from and against any and all liability, claims, and damages arising from Operator's failure to do any of the foregoing.

5. FEES AND PAYMENT

5.1 Fees. Operator will pay all fees specified in Service Orders. Except as otherwise specified herein or in a Service Order, payment obligations are non-cancelable and fees paid are non-refundable and quantities purchased cannot be decreased during the relevant subscription term.

5.2 Payment. Fees will be due and payable by Operator in accordance with the relevant Service Order. Operator is responsible for providing complete and accurate billing and contact information to FiQ and notifying FiQ of any changes to such information.

5.3 Overdue Charges. If any invoiced amount is not received by FiQ by the due date, then without limiting FiQ's rights or remedies, those charges may accrue late interest at the rate of 1.5% of the outstanding balance per month, or the maximum rate permitted by law, whichever is lower.

5.4 Suspension of the FiQ Solution. If any charge owing by Operator is thirty (30) days or more overdue, FiQ may, without limiting its other rights and remedies, suspend the FiQ Solution until such amounts are paid in full.

5.5 Taxes. FiQ's fees do not include any taxes, levies, duties or similar governmental assessments of any nature, including, for example, value-added, sales, use or withholding taxes, assessable by any jurisdiction whatsoever (collectively, "**Taxes**"). Operator is responsible for paying all Taxes associated with the transactions hereunder. If FiQ

has the legal obligation to pay or collect Taxes for which Operator is responsible under this section, FiQ will invoice Operator and Operator will pay that amount unless Operator provides FiQ with a valid tax exemption certificate authorized by the appropriate taxing authority. For clarity, FiQ is solely responsible for taxes assessable against it based on its income, property and employees.

6. DISCLAIMERS; LIMITATION OF LIABILITY

6.1 Replacement of Defective Smart Tags. Operator will request replacement of defective Smart Tags in writing to FiQ and return the Smart Tags to FiQ upon approval. If FiQ examines defective tags and determines that the Smart Tag was indeed defective, a replacement tag will be provided at no charge to Operator. If FiQ determines that the Smart Tag is no longer working due to misuse, damage or other reasons not related to normal wear and tear or defects in manufacturing, FiQ will invoice Operator cost to manufacture plus 10%.

6.2 Disclaimers. FiQ DOES NOT MAKE ANY WARRANTY OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, AND SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW.

6.3 Limitation of Liability. FIQ'S AGGREGATE LIABILITY ARISING UNDER OR RELATED TO EACH SERVICE ORDER WILL NOT EXCEED THE AMOUNT PAID BY OPERATOR UNDER THE SERVICE ORDER IN THE TWELVE (12) MONTHS PRECEDING THE INCIDENT. THE ABOVE LIMITATIONS WILL APPLY WHETHER AN ACTION IS IN CONTRACT OR TORT AND REGARDLESS OF THE THEORY OF LIABILITY.

6.4 Exclusion of Consequential and Related Damages. IN NO EVENT WILL FIQ HAVE ANY LIABILITY TO ANY PARTY FOR ANY LOST PROFITS OR LOST REVENUES OR FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, COVER OR PUNITIVE DAMAGES (INCLUDING BUT NOT LIMITED TO PERSONAL INJURIES SUSTAINED BY OPERATOR CLIENTS), WHETHER AN ACTION IS IN CONTRACT OR TORT AND REGARDLESS OF THE THEORY OF LIABILITY, EVEN IF IT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE FOREGOING DISCLAIMER WILL NOT APPLY TO THE EXTENT PROHIBITED BY LAW.

6.5 Release. Operator, for and on its own behalf and on behalf of its employees, officers, members, shareholders, directors, invitees, agents, contractors and representatives (collectively, "**Releasors**"), hereby releases, waives, discharges and holds harmless FiQ and the FiQ Personnel and its and their employees, officers, members, shareholders, directors, invitees, agents, contractors and representatives, and each of its and their heirs, successors and assigns (collectively, "**Releasees**") from and against any and all liability for any and all loss, injury, or damage, and any claim or demands therefor on account of damage to or loss of any property or injury or death of any person arising from or in connection with (a) the conduct or activities of any of the Releasees while on Operator premises; or (b) Operator's or its members' or guests' use of the FiQ Solution.

6.6 Media. The Operator hereby acknowledges and agrees to grant FiQ a worldwide, royalty-free, perpetual, right and license to use and publicly display the Operators brand logo and supporting communication, in FIQ's promotional materials.

6.7 Insurance. Operator agrees to maintain such insurance as will fully protect Operator and FiQ from any and all claims under any worker's compensation act or employer's liability laws, and from any and all other claims of whatsoever kind or nature for the damage to property or for personal injury, including death, made by anyone whomsoever, that may arise from any operation carried on under this Agreement, either by Operator, any subcontractor, any FiQ Personnel, or by anyone else directly or indirectly engaged or employed by any of them. Upon request of FiQ, Operator will provide FiQ with a certificate of insurance.

7. TERM AND TERMINATION

7.1 Term of Agreement. This Agreement commences on the last date beneath the parties' signatures below and continues until all Service Orders hereunder have expired or have been terminated.

7.2 Term of Service Subscriptions. The term of each Service Subscription will be as specified in the applicable Service Order.

7.3 Termination. A party may terminate this Agreement and/or any Service Order for cause (a) upon thirty (30) days written notice to the other party of a material breach if such breach remains uncured at the expiration of such period, or (b) if the other party becomes the subject of a petition in bankruptcy or any other proceeding relating to insolvency, receivership, liquidation or assignment for the benefit of creditors.

7.4 Surviving Provisions. Any provision of this Agreement that contemplates performance or observance subsequent to any termination or expiration, including, without limitation, all provisions with respect to disclaimers and limitation on liabilities, will survive any termination or expiration of any Service Order and this Agreement and continue in full force and effect. In no event will expiration or termination relieve Operator of its obligation to pay any amounts payable to FiQ for the period prior to the effective date of expiration or termination.

8. GENERAL PROVISIONS

8.1 Entire Agreement and Order of Precedence. This Agreement is the entire agreement between FiQ and Operator regarding FiQ's supply and Operator's use of the FiQ Solution and supersedes all prior and contemporaneous agreements, proposals or representations, written or oral, concerning its subject matter. No modification, amendment, or waiver of any provision of this Agreement will be effective unless in writing and signed by the party against whom the modification, amendment or waiver is to be asserted. The parties agree that any term or condition stated in an Operator purchase order or in any other Operator order documentation (excluding Service Orders) is void. In the event of any conflict or inconsistency between the main body of this Agreement and a Service Order, the conflicting term in the Service Order will prevail, but only with respect to that particular Service Order.

8.2 Relationship of the Parties. The parties are independent contractors. This Agreement does not create a partnership, franchise, joint venture, agency, fiduciary or employment relationship between the parties.

8.3 Third-Party Beneficiaries. There are no other third-party beneficiaries under this Agreement.

8.4 Notices. Except as otherwise specified in this Agreement, all notices related to this Agreement will be in writing and will be effective upon (a) personal delivery, (b) the second business day after mailing, or (c) except for notices of termination or an indemnifiable claim ("**Legal Notices**"), the day of sending by email. Notices to FiQ will be addressed to the attention of Legal Affairs at FAIRWAYiQ, Inc., at 300 Bear Hill Road, Waltham, MA 02451 or such other address as FiQ may from time to time specify for notices. Billing-related notices to Operator will be addressed to the relevant billing contact designated by Operator, and Legal Notices to Operator will be addressed to Operator.

8.5 Waiver. No failure or delay by either party in exercising any right under this Agreement will constitute a waiver of that right.

8.6 Severability. If any provision of this Agreement is held by a court of competent jurisdiction to be contrary to law, the provision will be deemed null and void, and the remaining provisions of this Agreement will remain in effect.

8.7 Assignment. Neither party may assign any of its rights or obligations hereunder, whether by operation of law or otherwise, without the other party's prior written consent (not to be unreasonably withheld); provided, however, either party may assign this Agreement in its entirety (including all Service Orders), without the other party's consent to its Affiliate or in connection with a merger, acquisition, corporate reorganization, or sale of all or substantially all of its assets. Notwithstanding the foregoing, if Operator is acquired by, sells substantially all of its assets to, or undergoes a

change of control in favor of, a competitor of FiQ, then FiQ may terminate this Agreement upon written notice to Operator. In the event of such a termination, FiQ will refund Operator any prepaid fees covering the remainder of the term of all subscriptions. Subject to the foregoing, this Agreement will bind and inure to the benefit of the parties, their respective successors and permitted assigns.

8.8 Governing Law. This Agreement, and any disputes arising out of or related hereto, will be governed exclusively by the internal laws of the Commonwealth of Massachusetts, without regard to its conflicts of laws rules or the United Nations Convention on the International Sale of Goods.

8.9 Venue. The state and federal courts located in Commonwealth of Massachusetts will have exclusive jurisdiction over any dispute relating to this Agreement, and each party consents to the exclusive jurisdiction of those courts.

8.10 Counterparts. This Agreement may be signed in multiple counterparts, which, taken together, will be considered one original. Facsimile signatures, signatures on an electronic image (such as .PDF or .JPG format), and electronic signatures will be deemed to be original signatures.

Signed by each party's authorized representative:

FAIRWAYIQ, INC.

Timberlin Golf Club

Dave Vauslette

By:

By:

Print Name: Dave Vanslette

Print Name:

Title: CEO

Title:

Date: 01 / 04 / 2022

Date:

SERVICE ORDER

Operator Full Legal Name:	Timberlin Golf Club
Effective Date:	Mar 1, 2022

This Service Order is made under the Master FAIRWAYiQ Service and Rental Agreement (the “**Master Agreement**”) between **FAIRWAYiQ, Inc. (“FiQ”)** and the golf course, golf resort, and/or private golf club property operator named above (“**Operator**”) and is effective as of the last date beneath the parties’ signatures below (the “**Effective Date**”). Capitalized terms used but not defined in this Service Order will have the meanings given to them in the Master Agreement. The parties agree as follows:

1. OPERATOR FACILITIES

330 Southington Rd., Berlin, CT 06037

2. SERVICE SUBSCRIPTION TERM

2.1 The Service Subscription Term for this Service Order will commence on the Effective Date and will continue for a period of thirty-six (36) months thereafter. Thereafter, the Service Subscription Term for this Service Order will automatically renew for consecutive twelve (12) month periods under the same payment terms, unless either party gives the other notice of non-renewal at least sixty (60) days before the end of the then current Service Subscription Term. The Service Subscription Term for this Service Order may be terminated as provided in the Master Agreement.

3.1 Annual Fee. The Operator will pay FiQ an annual fee for the provision of the FiQ Solution and the rental of the FiQ Equipment. For the initial Service Subscription Term of this Service Order, the Annual fee is **\$15,741.00**. For each Subscription Term after that, the Annual fee is **\$10,341.00**.

3.2 After thirty-six (36) months of service, FiQ may increase the Annual Fee for each renewal Service Subscription Term upon at least sixty (60) days prior written notice.

3.3(a) Number of Smart Sensors: Cart/Equipment Sensors = **75** Handheld Sensors = **0**

3.3(b) Beepers: Included-Tee sheet integration via Golf Now (customer will need to request from Golf Now)

3.3(c) Installation: Customer installed w/ FiQ support

3.4 Payment Schedule: For each Service Subscription Term, 100% of the Annual Fee is due and payable within 30 days. Financing available upon request.

3.5 Signed by each party’s authorized representative:

FAIRWAYIQ, INC.

Timberlin Golf Club

By:

Dave Vauslette

By:

Print Name: Dave Vanslette

Print Name:

Cart, caddie and player intelligence to dial-in your golf operation
Equipment, operator and task intelligence to dial-in your turf operation



Title:	CEO	Title:	
Date:	01 / 04 / 2022	Date:	