

# Manhattan Beach Unified School District Mira Costa High School



## ASB POS/Accounting Software Proposal With ASBWorks

**ASBWorks**

Proposed by:

**Arleta Ilyas**

Director of Fiscal Services

**Eric Sangalang**

Director of Information Technology

**Lisa Claypoole**

Activities Director

**Donna Cessor**

ASB Accountant

**Jon Shaw Jr.**

VP – Activities/Athletics

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ASBWorks Software Implementation Proposed Costs  
Mira Costa High School

Board-Approved Implementation Budget: \$ 10,000.00  
Board-Approved Annual Renewal Budget: \$ 8,000.00

Item	Quantity	Price	Amount
Software License**	1	\$ 1,295.00	\$ 1,295.00
Event Tracker **	1	\$ 399.00	\$ 399.00
Monthly Fee for Webstore **	10	\$ 5.00	\$ 50.00
On-Site Training	1	\$ 750.00	\$ 750.00
HP Laserjet Printer	1	\$ 245.58	\$ 245.58
HP Workstation Z230	2	\$ 735.39	\$ 1,603.15
HP Pro Display LED Monitor	2	\$ 129.62	\$ 289.57
HP ProBook	2	\$ 758.58	\$ 1,660.70
HP Warranty for laptops	2	\$ 187.06	\$ 374.12
Epson TM-T20 Thermal Receipt Printer	4	\$ 141.38	\$ 616.42
Thermal Receipt Paper (3 1/8 x 230 ft, 50 p	4	\$ 50.49	\$ 220.14
Cash Drawer	4	\$ 53.00	\$ 231.08
Metrologic Hand Held Barcode Scanner	4	\$ 140.80	\$ 613.89
NIC Partners - Data Drops	1	\$ 1,500.00	\$ 1,500.00
Credit Card Readers	4	\$ 350.00	\$ 1,526.00
Total			\$ 11,374.65
Over/(Under) Implementation Budget			\$ 1,374.65
Annual Renewal Cost after implementation:			\$ 1,744.00
Over/(Under) Board Approved Annual Renewal Budget:			\$ (6,256.00)

**ALL PRICES INCLUDE TAX, SHIPPING, & RECYCLING FEES**

\*\*Denotes Annual Costs

# Software License Agreement



This Software License Agreement ("Agreement") is entered into between Gray Step Software, Inc. ("Licensor") and Manhattan Beach Unified School District (Customer") on **July 1, 2015** ("Contract Date").

## 1. Definitions

- a. **Software.** The term "Software" shall mean the computer program in object code on the Licensor's website.
- b. **Customer.** The term "Customer" shall mean the named entities signing this agreement.

## 2. License

- a. **Grant of License.** Licensor grants Customer, pursuant to the terms and conditions of this Agreement, a nonexclusive nontransferable license to use the Software on Licensor's Website.
- b. **Restrictions on Use.** Customer agrees to use the Software only for Customer's own business. Customer shall not (i) permit any parent, subsidiaries, affiliated entities or third parties to use the Software, (ii) process or permit to be processed the data of any other party, (iii) use the Software in the operation of a service bureau, or (iv) use the Software in any manner that is unlawful, or that does not conform to local, state or federal guidelines or compliance.
- c. **Modifications, Reverse Engineering.** Customer agrees that only Licensor shall have the right to alter, maintain, enhance or otherwise modify the Software. Customer shall not disassemble, decompile or reverse engineer the Software's computer programs.
- d. **Delivery.** Licensor shall grant access to the Software on Licensor's website within five (5) days of the effective date of this Agreement.
- e. **In General.** In consideration for the license granted by Licensor under this Agreement, Customer shall pay Licensor a fee in the amount **\$1,694** (the "License Fee"). License Fee is based on usage for the following number of sites.

### ASBWorks Accounting Software

QTY	TYPE	FEE	TOTAL
1	High School	\$ 1,295	\$ 1,295
N/A	N/A	\$	0
N/A	N/A	\$	0
N/A	N/A	\$	0
N/A	N/A	\$	0
Total			\$ 1,295

### Event Tracker Software

QTY	TYPE	FEE	TOTAL
1	High School	\$ 399	\$ 399
N/A	N/A	\$	0
N/A	N/A	\$	0
Total			\$ 399

### Notes:

Mira Costa High School

- f. **Payment Terms.** Payment in full shall be tendered within 45 days of the execution of this Agreement.
- g. **Taxes.** Customer shall, in addition to the other amounts payable under this Agreement, pay all sales, use, value added or other taxes, federal, state or otherwise, however designated, which are levied or imposed by reason of the transactions contemplated by this Agreement.
- h. **Optional Equipment.** Optional equipment such as point of sale hardware may be purchased at standard price sheet rates.

## 3. Ownership

- a. **Title.** Customer and Licensor agree that Licensor owns all proprietary rights, including patent, copyright, trade secret, trademark and other proprietary rights, in and to the Software and any corrections, bug fixes, enhancements, updates or other modifications, including custom modifications, to the Software, whether made by Licensor or any third party.
- b. **Transfers.** Under no circumstances shall Customer allow access to any person or entity not named in this Agreement to Licensor's website and Software without Licensor's prior written consent.

## 4. Confidential Information

- a. **Confidentiality.** Customer agrees that the Software contains proprietary information, including trade secrets, know-how and confidential information that is the exclusive property of Licensor. During the period this Agreement is in effect and at all times after its termination, Customer and its employees shall maintain the confidentiality of this information and not sell, license, publish, display, distribute, disclose or otherwise make available this information to any third party nor use such information except as authorized by this Agreement. Customer shall not disclose any such proprietary information concerning the Software, including any flow charts, logic diagrams, user manuals and screens, to persons not an

# Software License Agreement



employee of Customer without the prior written consent of Licensor. Neither party shall use or disclose any Confidential Information, including information covered under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), provided by the other party except as necessary to carry out the terms of this contract. A party receiving Confidential Information from the other shall use the highest commercial reasonable degree of care to protect that Confidential Information, including ensuring that its employees with access to such Confidential Information have agreed in writing not to disclose the Confidential Information.

5. Use and Training

- a. *Use and Training.* Customer shall limit the use of the Software to its employees who have been appropriately trained. On-site training by Licensor may be provided for \$750 per full day of training (the amount below for training is not included as part of the License Fee in Section 2 above).

QTY (DAYS)	TYPE	FEE	TOTAL
N/A	N/A	\$	0
N/A	N/A	\$	0
Total		\$	0

Notes:

6. Warranty

- a. *Warranties.* Licensor makes no warranties with respect to the software, express or implied, including but not limited to the implied warranties of merchantability and fitness. Customer accepts the products "As Is".

7. Limitations Period

- a. *Limitations Period.* No arbitration or other action under this Agreement, unless involving death or personal injury, may be brought by either party against the other more than one (1) year after the cause of action arises.

8. No Consequential Damages

- a. *No Consequential Damages.* Licensor shall not be liable to Customer for indirect, special, incidental, exemplary or consequential damages (including, without limitation, lost profits) related to this Agreement or resulting from Customer's use or inability to use the Software, arising from any cause of action whatsoever, including contract, warranty, strict liability, or negligence, even if Licensor has been notified of the possibility of such damages, and that these limitations will apply notwithstanding any failure of essential purpose of this Agreement.

9. Limitation on Recovery

- a. *Limitation on Recovery.* Under no circumstances shall the liability of Licensor to Customer exceed the amounts paid by Customer to Licensor under this Agreement, the refund of the License Fee paid by Customer being Customer's sole remedy. Licensor may in its sole discretion provide modifications to keep the Software in substantial conformance with this Agreement, replace the Software, or refund the license fees paid to Licensor.

10. Indemnification

- a. *Indemnification.* Licensor shall Indemnify and defend Customer from and against any claims, including reasonable legal fees and expenses, based upon a valid claim that the Software infringes on any copyright or patent, provided Customer promptly notifies Licensor of any such claim in writing, allows Licensor to control the proceedings and Customer fully cooperates with Licensor during such proceedings. In the event a court finally determines that the Software infringes on any United States copyright or patent, Licensor may replace, in whole or in part, the Software with a substantially compatible and functionally equivalent computer program or modify the Software to avoid the infringement. Customer shall, at its expense, indemnify, defend, save and hold harmless Licensor from any claim brought or filed by a third party against Licensor due to any failure by Customer, its employees or agents, or Licensor, its employees or agents, to act in accordance with this Agreement or from the release of Confidential Information covered under the HIPAA Act as further described in Subsection 4 above.

11. Term and Termination

- a. *Effective Date.* This Agreement and the license granted hereunder shall take effect on July 1, 2015 .
- b. *Annual Renewal.* This Agreement shall automatically renew July 1, 2016 for an annual fee of \$1,694 per year, unless terminated as provided below. Upon renewal, the same terms and conditions contained in this Agreement shall apply except that Licensor shall provide Customer with a revised License Fee thirty (30) days before the anniversary date of this Agreement.
- c. *Termination.* Each party shall have the right to terminate this Agreement and the license granted herein upon the occurrence of one of the following events (an "Event of Default"): (i) In the event the other party violates any provision of this Agreement; or (ii) Upon a party giving thirty (30) day notice of its intent to terminate this Agreement prior to the anniversary date of this Agreement.

12. Assignment

- a. *Assignment.* Customer shall not assign or otherwise transfer the Software or this Agreement to anyone, including any parent, subsidiaries, affiliated entities or third parties, or as part of the sale of any portion of its business, or pursuant to any merger, consolidation or reorganization, without Licensor's prior written consent.

# Software License Agreement



## 13. Force Majeure

- a. *Force Majeure.* Neither party shall be in default or otherwise liable for any delay in or failure of its performance under this Agreement if such delay or failure arises by any reason beyond its reasonable control, including any act of God, any acts of the common enemy, the elements, earthquakes, floods, fires, epidemics, riots, failures or delay in transportation or communications, or any act or failure to act by the other party or such other party's employees, agents or contractors including the failure of Licensor's equipment or the business dissolution of Licensor. The parties will promptly inform and consult with each other as to any of the above causes which in their judgment may or could be the cause of a delay in the performance of this Agreement.

## 14. Notices

- a. *Notices.* All notices under this Agreement are to be delivered by (i) depositing the notice in the mail, using registered mail, return receipt requested, addressed to the address below or to any other address as the party may designate by providing notice, (ii) overnight delivery service addressed to the address below or to any other address as the party may designate by providing notice, or (iii) hand delivery to the individual designated below or to any other individual as the party may designate by providing notice. The notice shall be deemed delivered (i) if by registered mail, four (4) days after the notice's deposit in the mail, (ii) if by overnight delivery service, on the day of delivery, and (iii) if by hand delivery, on the date of hand delivery.

Licensor	Customer
Gray Step Software, Inc. PO Box 4408 El Dorado Hills, CA 95762	Manhattan Beach Unified School District 325 S. Peck Ave. Manhattan Beach, CA 90266

## 15. General Provisions

- a. *Complete Agreement.* The parties agree that this Agreement is the complete and exclusive statement of the agreement between the parties, which supersedes and merges all prior proposals, understandings and all other agreements, oral or written, between the parties relating to this Agreement.
- b. *Amendment.* This Agreement may not be modified, altered or amended except by written instrument duly executed by both parties.
- c. *Waiver.* The waiver or failure of either party to exercise in any respect any right provided for in this Agreement shall not be deemed a waiver of any further right under this Agreement.
- d. *Severability.* If any provision of this Agreement is invalid, illegal or unenforceable under any applicable statute or rule of law, it is to that extent to be deemed omitted. The remainder of the Agreement shall be valid and enforceable to the maximum extent possible.
- e. *Governing Law.* This Agreement and performance hereunder shall be governed by the laws of the State of California. Customer hereby agrees to submit to the jurisdiction of State and Federal Courts in the State of California.
- f. *Independent Contractor.* Each party agrees and acknowledges that in its performance of its obligations under this Agreement, it is an independent contractor of the other party, and is solely responsible for its own activities. Neither party shall have any authority to make commitments or enter into contracts on behalf of, bind or otherwise obligate the other party in any manner whatsoever. No joint venture, franchise or partnership is intended to be formed by this Agreement.
- g. *Counterparts.* This Agreement may be executed in two counterparts, both of which taken together shall constitute a single instrument. Execution and delivery of this Agreement may be evidenced by facsimile transmission.
- h. *Read and Understood.* Each party acknowledges that it has read and understands this Agreement and agrees to be bound by its terms.

IN WITNESS WHEREOF, IT IS AGREED: Licensor and Customer, intending to be legally bound by the terms of this Agreement, have caused this Agreement to be executed by their duly authorized representatives as of the Effective Date.

Licensor:

Customer:

Signature

Signature

Brian Cichella

Name

Name

President

Title

Title

Title

Date

Date

**SOLD-TO PARTY** 10380835  
MANHATTAN BEACH USD  
ERIC SANGALANG  
325 S PECK AVE  
MANHATTAN BEACH CA 90266-6946

**SHIP-TO PARTY**  
MANHATTAN BEACH USD  
ERIC SANGALANG  
325 S PECK AVE  
MANHATTAN BEACH CA 90266-6946

### Quotation

**Quotation Number** : 216736872  
**Document Date** : 07-MAY-2015  
**PO Number** :  
**PO Release** :  
**Sales Rep** : Christopher Letsinger  
**Email** : CLETSING@INSIGHT.COM  
**Telephone** : 8004674448 X 5820

### We deliver according to the following terms:

**Payment Terms** : Net 30 days  
**Ship Via** : Insight Assigned Carrier/Ground  
**Terms of Delivery** : FOB DESTINATION  
**Currency** : USD

In order for Insight to accept Purchase Orders against this contract and honor the prices on this quote, your agency must be registered with U.S. Communities. Our sales teams would be happy to assist you with your registration. Please contact them for assistance -- the registration process lasts less than five minutes.

Material	Material Description	Quantity	Unit Price	Extended Price
F1M15UT#ABA	HP Workstation Z230 - MT - 1 x Core i5 4590 / 3.3 GHz - RAM 4 GB - HDD 1 TB - DVD SuperMulti - HD Graphics 4600 - GigE - Windows 7 Pro 64-bit / Windows 8.1 Pro 64-bit downgrade - pre-installed: Windows 7 - vPro - Monitor : none - Smart Buy U.S. COMMUNITIES IT PRODUCTS & SERVICES( # 4400001195 (RQ09-997736-42B))	2	735.39	1,470.78
C9F26A8#ABA	HP ProDisplay P201 - LED monitor - 20" - 1600 x 900 - TN - 250 cd/m2 - 1000:1 - 3000000:1 (dynamic) - 5 ms - DVI, VGA - black EWR Fee 4.00/EA U.S. COMMUNITIES IT PRODUCTS & SERVICES( # 4400001195 (RQ09-997736-42B))	2	129.62	259.24
K4L15UT#ABA	HP ProBook 640 G1 - Core i3 4100M / 2.5 GHz - Windows 7 Pro 64-bit / 8 Pro downgrade - pre-installed: Windows 7 - 4 GB RAM - 500 GB HDD - DVD SuperMulti - 14" 1366 x 768 ( HD ) - Intel HD Graphics 4600 - Smart Buy EWR Fee 3.00/EA U.S. COMMUNITIES IT PRODUCTS & SERVICES( # 4400001195 (RQ09-997736-42B))	2	758.58	1,517.16
U4391E	Electronic HP Care Pack Next Business Day Hardware Support - Extended service agreement - parts and labor ( for CPU only ) - 3 year s - on-site - response time: NBD - for HP 67XX, 6820; EliteBook Folio 1020 G1; ProBook 53XX, 6360, 640 G1, 64XX, 650 G1, 65XX U.S. COMMUNITIES IT PRODUCTS & SERVICES( # 4400001195 (RQ09-997736-42B))	2	187.06	374.12

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Product Subtotal	3,247.18
Services Subtotal	374.12
EWR Fee	14.00
TAX	292.25
Total	3,927.55

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Thank you for considering Insight. Please contact us with any questions or for additional information about Insight's complete IT solution offering.

Sincerely,

Christopher Letsinger  
8004674448 X 5820  
[CLETSING@INSIGHT.COM](mailto:CLETSING@INSIGHT.COM)  
Fax 480760-8104

U.S. Communities IT Products, Services and Solutions Contract No. 4400001195 (RQ09-997736-42B)

Insight Public Sector (IPS) is proud to be a contract holder for the U.S. Communities Technology Products and Technology Services/Solutions Contract.

This competitively solicited contract is available to participating agencies of the U.S. Communities Government Purchasing Alliance. U.S. Communities assists local and state government agencies, school districts (K-12), higher education, and nonprofits in reducing the cost of purchased goods by pooling the purchasing power of public agencies nationwide. This is an optional use program with no minimum volume requirements and no cost to agencies to participate.

In order for Insight to accept Purchase Orders against this contract and honor the prices on this quote, your agency must be registered with U.S. Communities. Our sales teams would be happy to assist you with your registration. Please contact them for assistance -- the registration process lasts less than five minutes.

Thanks for choosing Insight!

Insight Global Finance has a wide variety of flexible financing options and technology refresh solutions. Contact your Insight representative for an innovative approach to maximizing your technology and developing a strategy to manage your financial options.

Subject to IPS Terms & Conditions online unless purchase is being made pursuant to a separate written agreement in which case the terms and conditions of the separate written agreement shall govern.  
<https://www.ips.insight.com/us/en/terms-conditions/terms-of-sale-products.html>



**SOLD-TO PARTY** 10380835

MANHATTAN BEACH USD  
ERIC SANGALANG  
325 S PECK AVE  
MANHATTAN BEACH CA 90266-6946

**SHIP-TO PARTY**

MANHATTAN BEACH USD  
ERIC SANGALANG  
325 S PECK AVE  
MANHATTAN BEACH CA 90266-6946

**We deliver according to the following terms:**

**Payment Terms** : Net 30 days  
**Ship Via** : Insight Assigned Carrier/Ground  
**Terms of Delivery** : FOB DESTINATION  
**Currency** : USD

**Quotation**

**Quotation Number** : 216739991  
**Document Date** : 08-MAY-2015  
**PO Number** :  
**PO Release** :  
**Sales Rep** : Christopher Letsinger  
**Email** : [CLETSING@INSIGHT.COM](mailto:CLETSING@INSIGHT.COM)  
**Telephone** : 8004674448 X 5820

Material	Material Description	Quantity	Unit Price	Extended Price
<a href="#">CZ195A#BGJ</a>	HP LaserJet Pro 400 M401n - Printer - monochrome - laser - A4/Legal - 1200 dpi - up to 35 ppm - capacity: 300 sheets - USB, Gigabit LAN OPEN MARKET	1	209.16	209.16
Product Subtotal				209.16
Freight				17.60
TAX				18.82
Total				245.58

Thank you for considering Insight. Please contact us with any questions or for additional information about Insight's complete IT solution offering.

Sincerely,

Christopher Letsinger  
8004674448 X 5820  
[CLETSING@INSIGHT.COM](mailto:CLETSING@INSIGHT.COM)  
Fax 480760-8104

Insight Global Finance has a wide variety of flexible financing options and technology refresh solutions. Contact your Insight representative for an innovative approach to maximizing your technology and developing a strategy to manage your financial options.

Subject to IPS Terms & Conditions online unless purchase is being made pursuant to a separate written agreement in which case the terms and conditions of the separate written agreement shall govern.

<https://www.ips.insight.com/us/en/terms-conditions/terms-of-sale-products.html>

# OpenEdge

8200 Central Avenue  
Newark, CA 94560

(510) 795-4945 voice  
(877) 392-1879 fax

SOLD TO: Arleta (MBUSD)

# INVOICE

Invoice Number: MBUSD

Invoice Date: 05/14/2015

Sales Person: OpenEdge  
Customer Number: MBUSD

SHIP TO: Arleta (MBUSD)

Confirm To:

CUSTOMER P.O.#: **NONE** SHIP VIA: OVERNITE F.O.B. TERMS: NONE

ITEM NO.	UNIT	ORDERED	SHIPPED	B/O	PRICE	AMOUNT
1	MagTek - IPAD - Keyboard Emulation				\$350.00	\$350.00
1	MagTek - IPAD - Keyboard Emulation				\$350.00	\$350.00
1	MagTek - IPAD - Keyboard Emulation				\$350.00	\$350.00
1	MagTek - IPAD - Keyboard Emulation				\$350.00	\$350.00

**DO NOT PAY THIS INVOICE, charges will be debited from your  
business checking account 0/00/00.**

Please check your monthly statement for details.

NO RETURNS ON OPENED SOFTWARE  
15% RESTOCKING FEE ON RETURNED SOFTWARE./HARDWARE

SUB TOTAL	\$1,400.00
FREIGHT:	\$0.00
SALES TAX:	\$126.00 @ 9%
<b>TOTAL DEBITED:</b>	<b>\$1,526.00</b>

Above invoice total will be debited (ACH'd) from your checking acct.

**THANK YOU!**

Home > Barcode Scanning > Barcode Scanner > Handheld Barcode Scanner > Metrologic MS9540 Voyager

## Metrologic MS9540 Voyager Scanner



Read 12 Reviews



### Configure Your Product

Included Cables: USB



Color: Black



Availability: Ships Today

**\$140.80**

ADD TO CART

Questions?

1-800-351-9962

Email  
We respond to every email



**What's Included:** Scanner, Stand, and Interface Cable

**Warranty:** 5 Year Standard Coverage (Additional Comprehensive Warranty available)

**Compatible Operating Systems:** Windows XP, Windows Vista, Windows 2008, Windows 2003, Windows 7, Windows 8, Windows Server 2012, Windows 8.1, Mac OS

 [Full specifications \(PDF\)](#)





Roll over image to zoom in

by [Epson](#)  
**Epson TM-T20**  
[Be the first to review this item](#)

Price: **\$141.38** & **FREE Shipping**  
**In Stock.**  
Ships from and sold by [POS MEGASTORE](#).

**Estimated Delivery Date:** Tuesday, May 19 when you choose Two-Day Shipping at checkout.  
**7 new from \$134.99**

Specifications for this item

Brand Name	Epson
EAN	0123456789999
Import Designation	Made in USA or Imported
Item Weight	4 pounds
Part Number	C31CB10021
UNSPSC Code	43212102
UPC	123456789999

T20 READYPRINT,EDG,USB,THERMAL RECEIPT,W/SFTW & ACCESSORIES - Model#: C31CB10021 [Read full product description](#)

Share

Qty: 1

**\$141.38** + Free Shipping  
**In Stock.** Sold by **POS MEGASTORE**

Add to Cart

Turn on 1-Click ordering for this browser

Add to Wish List

Other Sellers on Amazon

**\$134.99**  
+ \$6.49 shipping  
Sold by: Thermal Printers Direct

Add to Cart

**\$148.21**  
+ Free Shipping  
Sold by: Techibble

Add to Cart

**\$155.00**  
+ Free Shipping  
Sold by: GCI Store

Add to Cart

**7 new from \$134.99**

Have one to sell? 

Sell on Amazon

Save up to 15%  
on select  
Industrial & Scientific products

Customers Who Viewed This Item Also Viewed



TM-T20II Direct Thermal Printer - Monochrome - Desktop - Receipt Print  
50  
**\$134.50**



ReadyPrint T20 Direct Thermal Printer - USB Interface - Monochrome - Receipt Print  
89  
#1 Best Seller in Receipt



Point of Sale/Cash Register Heavy Duty RJ-12 Key-Lock Cash Drawer w/Bill & Coin...  
153  
#1 Best Seller in Cash



TM-T20 Thermal Transfer Printer - Monochrome - Desktop - Receipt Print  
4  
**\$246.99**



Epson ReadyPrint T20 Direct Thermal Printer - Monochrome - Desktop - Receipt Print  
4  
**\$144.63**

Office Products › Office & School Supplies › Paper › Business Paper Products › POS & Register Rolls



# Sparco Thermal Paper Roll, 3-1/8 x 230-Feet, 50 Count, White (SPR25346)

by Sparco

44 customer reviews

7 answered questions

List Price: \$133.39

Price: **\$50.49** & **FREE Shipping**

You Save: **\$82.90 (62%)**

- In Stock.**
- Ships from and sold by ReceiptRoll.
- Estimated Delivery Date:** May 20 - 22 when you choose Standard at checkout.
- Thermal paper rolls are made with top quality thermal paper and deliver crisp, clear images
  - Inner dimension of the core measures 7/16-Inch in diameter
  - The outer dimensions are 7/8-Inch in diameter

23 new from \$29.75

Click to open expanded view



Share

Qty: 1 ▾

**\$50.49** + Free Shipping

**In Stock.** Sold by ReceiptRoll

Add to Cart

Turn on 1-Click ordering for this browser

Ship to:

CA 90266

Add to Wish List

## Other Sellers on Amazon

**\$50.43** Add to Cart

+ Free Shipping

Sold by: AQUILA PAPER ROLLS

**\$50.45** Add to Cart

+ Free Shipping

Sold by: BuyRegisterRolls

**\$62.60** Add to Cart

& **FREE Shipping.** Details

Sold by: Amazon.com

23 new from \$29.75

Have one to sell? Sell on Amazon

## Sponsored by Other Brands

 Pyramid 3500 Multipurpose Time Clock... (38)

~~\$399.00~~ **\$193.15**

Ad feedback


## Customers Who Bought This Item Also Bought

Page 1 of 17



2 1/4\" X 85' Thermal Paper (50 Rolls)

227

#1 Best Seller  in Money Receipts & Rent Receipts

**\$19.80**



3\" x 150' 1-Ply Bond Paper (50 Rolls)

5

**\$31.09**



PM Company Perfection Two Ply Carbonless Rolls, 3 X 95 Feet, White/Canary, 50...

15

**\$49.60**

## Sponsored Products Related To This Item (What's this?)

Page 1 of 5



2-1/4\" x 85' 1-Ply Thermal Paper 50 Rolls BPA Free



(50) Thermal Paper Rolls 2-1/4 X 85 Verifone Omni



(24) NCR 9078-0582 Thermal Receipt Paper



Blusmart B224+ Thermal Laminator 2 rollers 12