

## STATE TERM CONTRACT

THIS CONTRACT (the "Contract") is between the State of Ohio ("State"), through its Department of Administrative Services, General Services Division, at 4200 Surface Road, Columbus, Ohio, 43228 and Columbus Micro Systems Inc. ("Contractor"), with offices at 5087 Westerville Rd. Columbus, Ohio 43231.

### BACKGROUND

The State recognizes that it is sometimes advantageous to do business with some manufacturers under a State term contract rather than through a competitive bidding or proposal process. In such cases, the State may enter into a contract with the manufacturer provided that the manufacturer offers its products and ancillary services at the same prices that the manufacturer offers those products and services to the US Government under the GSA's Multiple Award Schedule program or SmartBuy program. Or if the manufacturer has no contract under the GSA's Multiple Award Schedule program or SmartBuy program, the State will accept the pricing the manufacturer offers to its distributors. Further, if the manufacturer has no GSA Multiple Award Schedule or SmartBuy contract and no distributors, the State may accept the prices that the manufacturer offers to its most favored customers for each product or service.

The State also recognizes that some manufacturers work primarily through dealers for various reasons, including offering customers better support through dealers that have a local presence in a service area. Because of this, the State may sometimes agree to work directly with a manufacturer's dealers.

However, if the Contractor is not the manufacturer of the products or services under this Contract, the Contractor must submit a letter from the manufacturer that assures the State that the Contractor is an authorized dealer in the manufacturer's products or services. The letter also must assure the State that the Contractor will have sufficient quantities of the offered products for the duration of the Contract to meet the State's needs under the Contract during the initial term and any extensions. Further, the letter must identify each of the manufacturer's product and service that the Contractor will supply under this Contract. The letter also must contain an assurance of the availability through the dealer of repair services and spare parts for products covered by this Contract for five years from the date of purchase. It also must contain an assurance that software maintenance will be available under the terms of this Contract either from the dealer or the manufacturer for six years from the date of acceptance. (This assurance is not necessary for PC and PC-based server software with a perpetual license fee of less than \$10,000.00 per copy.) The dealer must submit the letter, signed by an authorized representative of the manufacturer, with the executed copies of this Contract.

This Contract establishes terms and conditions under which State agencies (including any board, instrumentality, commission, or other political body) and Ohio political subdivisions, such as counties, municipalities, and townships, may acquire the Contractor's products or services at the pricing identified below. This Contract, however, only permits such; it is not a requirements contract and does not obligate any State agency or political subdivision to acquire the Contractor's products or services.

### TERMS AND CONDITIONS

#### 1 - TERM

- 1.1 TERM.** This Contract is effective on the date the State's duly authorized representative executes it, as evidenced by the date appearing with the representative's signature, below. Unless this Contract is terminated or expires without renewal, it will remain in effect until the end of the State's current fiscal biennium, which is June 30, 2013. Termination or expiration of this Contract will not limit the Contractor's continuing obligations with respect to Deliverables that the State paid for before termination or limit the State's rights in such.

## 2 - PRICING AND PAYMENT

- 2.1 CERTIFICATION OF ACCURACY.** By checking one of the following three items, the Contractor certifies that the Contractor's prices under this Contract are:

The prices at which the Contractor currently offers each product and service to the US Government under the GSA's Multiple Award Schedule program;

The prices at which the Contractor currently offers each product and service to the US Government under the GSA's SmartBuy program; or

- X The best prices at which the Contractor has offered each product and service to its most favored customers within one year before the date the Contractor executed this Contract or adds the product or service to this Contract, whichever is later.

If the Contractor is offering prices based on its most favored customer prices, the Contractor represents that it does not have a GSA Multiple Award Schedule or SmartBuy contract.

If the Contractor has submitted a manufacturer's letter to certify that the Contractor is an authorized dealer for the manufacturer, the Contractor represents that the information in the letter is accurate and that a duly authorized representative of the manufacturer signed the letter.

The Contractor further certifies that the above representations will apply and be true with respect to all future pricing information submitted to revise this Contract.

- 2.2 PRICE ADJUSTMENTS.** If the Contractor has relied on its GSA Multiple Award Schedule pricing or its GSA SmartBuy pricing, the State will be entitled to any price decreases that the Contractor offers to the GSA for any of its products and services during the term of this Contract. The Contractor must notify the State of any reduction in its GSA Multiple Award Schedule or SmartBuy pricing within 30 days of its occurrence and immediately reduce the price of the affected products or services to the State under this Contract.

If the Contractor has relied on its best customer pricing, the State will be entitled to a price decrease any time the Contractor or any of its dealers or distributors under this Contract sells a product or a service to any of its customers for less than the price agreed to between the State and the Contractor under this Contract. Any time the Contractor or any of its dealers or distributors under Section 3.1 of this Contract sells a product or provides a service to any customer for less than it is then available to the State under this Contract, the Contractor must notify the State of that event within 30 days of its occurrence and immediately reduce the price of the affected products or services to the State under this Contract.

The Contractor also must notify the State within 30 days of any general reduction in the price of any product or service covered by this Contract, even if the general reduction does not place the price of the product or service below the price available to the State under this Contract. The purpose of this notice of a general reduction in price is to allow the State to assess the value the State believes it is receiving under this Contract in light of the general reduction. If the State believes it is appropriate, the State may ask to renegotiate the Contract price for the products and services affected by the general reduction in price. If the Contractor and the State cannot agree on a renegotiated price, then on written notice to the Contractor, the State may immediately remove the affected products and services from this Contract.

- 2.3 PRICELIST.** The Contractor's pricelist for the products and services that the Contractor may provide to the State under this Contract is attached as Exhibit I. For convenience, those products and services are called "Deliverables" in this Contract. Any custom materials resulting from the Contractor's services also are called "Deliverables" in this Contract. The Contractor may not provide any other Deliverables under this Contract without a prior written amendment to this Contract that both the State and the Contractor have signed. Furthermore, the Contractor may not charge the State greater prices for these Deliverables than the prices on the Exhibit I. If Exhibit I contains or incorporates by reference any terms or conditions other than a description of the scope of license for software, a description of the Contractor's products and services, and the prices for those products and services, those terms or conditions are excluded from this Contract and are of no effect. Exhibit I is identified as the following pricelist:

The Contractor will not sell to the State any notebook computers with less than a 1.60 GHz internal clock speed. Additionally, the Contractor will not sell to the State any PCs or servers using CPUs with less than a 3.0 GHz internal clock speed. Additionally, the Contractor will not sell to the State any term software licenses. And except in the case of operating systems licensed in conjunction with desktop PCs, notebook computers, PDAs, and similar personal computing devices that the OEM does not distribute without an operating system, the Contractor will not sell or license any Microsoft software to the State. If any of the foregoing items are listed in the Contractor's pricelist, they are deleted for purposes of this Contract.

**2.4 Payment Due Date.** Payments will be due on the 30th day after the later of:

- (a) The date the State actually receives a proper invoice at the office designated in the applicable purchase order to receive it; or
- (b) The date the State accepts the Deliverable.

The date the State issues a warrant (the State's equivalent to a check) in payment of an invoice will be considered the date payment is made. Without diminishing the Contractor's right to timely payment, the payment will be overdue only if it is not received by the 30th day after the payment's due date. If the State has not issued payment by then, interest will begin to accrue under Ohio Revised Code (the "Code") § 126.30.

**2.5 Invoice Requirements.** The Contractor must submit an original invoice with three copies to the office designated in the purchase order as the "bill to" address. To be a proper invoice, the invoice must include the following information:

- (a) Name and address of the Contractor as designated in this Contract;
- (b) The Contractor's federal tax identification number as designated in this Contract;
- (c) The Contractor's invoice remittance address as designated in this Contract;
- (d) The purchase order number authorizing the delivery of the Deliverables;
- (e) A description of the Deliverables, including, as applicable, the time period, serial number, unit price, quantity, and total price of the Deliverables; and

If an authorized dealer has fulfilled the purchase order, then the dealer's information should be supplied in lieu of the Contractor's information. If an invoice does not meet this section's requirements, or if the Contractor fails to give proper notice of a price increase (see the next section), the State will send the Contractor written notice. The State will send the notice, along with the improper invoice, to the Contractor's address designated for receipt of purchase orders within 15 days. The notice will contain a description of the defect or impropriety and any additional information the Contractor needs to correct the invoice. If such notification has been sent, the payment due date will be 30 days after the State receives a proper invoice and has accepted the Contractor's Deliverable.

**2.6 OHIO PAYMENT CARD.** Participating State agencies issuing orders under this Contract may use the Ohio Payment Card. Such purchases may not exceed \$2,500 unless the Office of Budget and Management ("OBM") has authorized the agency to exceed this limit. If OBM increases the dollar limit for payment cards for all State agencies, the State will post notice of that on its Procurement Website. Participating State agencies are required to use the Ohio Payment Card in accordance with OBM's current guidelines for the Ohio Payment Card and the agency's approved plan filed with the OBM. The Contractor may process a payment in the payment card network only upon delivery and acceptance of the applicable Deliverables. For partial deliveries or performance, the Contractor may process a payment for the amount delivered or completed only and not for the entire amount ordered by the ordering agency. Upon completion of the delivery of remaining Deliverables, the Contractor may process a payment request in the payment card network for the remainder of the order. The Contractor should receive payment through its merchant bank within the time agreed upon between the Contractor and its merchant bank. The Contractor should expect normal processing fees from its merchant bank for payment card transactions, which the Contractor may not pass on to the State.

- 2.7 NON-APPROPRIATION OF FUNDS.** The State's funds are contingent on the availability of lawful appropriations by the Ohio General Assembly. If the Ohio General Assembly fails to continue funding for any payments due hereunder, the order or orders under this Contract that are affected by the lack of funding will terminate as of the date that the funding expires, and the State will have no further obligation to make any payments with respect to the affected order or orders.
- 2.8 OBM CERTIFICATION.** This Contract is subject to Code § 126.07. Any orders under this Contract are void until the Director of the OBM certifies that there is a balance in the appropriation available to pay for the order.
- 2.9 CONTROLLING BOARD AUTHORIZATION.** The State's obligations under this Contract are subject to the Ohio Controlling Board continuing to authorize the State's use of its term contracts program. If the Ohio Controlling Board fails to authorize or withdraws its authorization for this program, this Contract will terminate immediately, and the Contractor may not take any more orders under it.
- 2.10 TRAVEL EXPENSES.** Any travel that the Contractor requires to perform its obligations under this Contract will be at the Contractor's expense. The State will pay for any additional travel that it requests only with prior written approval. The State will pay for all additional travel expenses that it requests in accordance with OBM's travel policy in Rule 126-1-02 of the Ohio Administrative Code (the "Administrative Code").
- 2.11 TAXES.** The State is exempt from all sales, use, excise, and property taxes and will not pay any such taxes. To the extent sales, use, excise, or any similar taxes are imposed on the Contractor in connection with any Deliverable, the Contractor must pay those taxes together with any interest and penalties not successfully disputed with the taxing authority.
- 2.12 OFFSET.** The State may set off any amounts the Contractor owes to the State under this or other contracts against any payments due from the State to the Contractor under this or any other contracts with the State.

### **3 - CONTRACT ADMINISTRATION**

- 3.1 DEALERS AND DISTRIBUTORS.** The State authorizes the Contractor to name one or more dealers to work with the State on behalf of the Contractor. But if the Contractor decides to use any dealers, the Contractor must submit the name, principal business address, addresses for purchase orders and for payments, telephone number, and its federal tax identification number. The Contractor also must submit a completed W9 form for each dealer it wishes to name under this section. The Contractor's submission must be on its official letterhead, signed by an authorized representative, and addressed to the Deputy State Chief Information Officer, Office of Information Technology. In doing so, the Contractor warrants that:
- (a) The Contractor has provided the dealer with a copy of this Contract, and a duly authorized representative of the dealer has agreed, in writing, to be bound by the terms and conditions in this Contract.
  - (b) Such agreement specifically provides that it is for the benefit of the State as well as the Contractor.
  - (c) The Contractor will remain liable under this Contract for the services of any dealer and will remedy any breach of the dealer under this Contract.
  - (d) Payments under this Contract for the services of any dealer may be made directly to that dealer, and the Contractor will look solely to the dealer for any payments due to the Contractor once the State has paid the dealer.
  - (e) To the extent that there is any liability to the State arising from doing business with a dealer that has not signed the agreement required under this section with the Contractor, the Contractor will indemnify the State for such liability.

If the Contractor wants to designate a dealer that will not receive payments (a "distributor"), the Contractor may do so by identifying the person or organization as a distributor in the authorizing letter. In such cases, information regarding taxpayer identification and payment addressing may be omitted, as may the distributor's W9 form. All other requirements and obligations for designating a dealer apply to designating a distributor.

The State strongly encourages the participation of small and disadvantaged businesses in its contracting programs and has created a certification program to Encourage Diversity Growth and Equity (EDGE) in State contracting. State agencies are instructed to include in their procurements such participation, including through the use of State Term Schedule contracts that are either held by EDGE businesses or that offer the opportunity to work with EDGE dealers or distributors.

- 3.2 AUDITS.** During the term of this Contract and for three years after termination, on reasonable notice and during customary business hours, the State may audit the Contractor's records and other materials that relate to the Deliverables and to the pricing representations that the Contractor has made to acquire this Contract. This audit right also will apply to the State's duly authorized representatives and any organization providing funding for any Deliverable.

Unless it is impracticable to do so, all records related to this Contract must be kept in a single location, either at the Contractor's principle place of business or the facilities where the Contractor substantially performed under this Contract. If this is not practical, the Contractor must assume the cost of collecting, organizing, and relocating the records, along with any technology needed for accessing the records, to its office nearest Columbus, Ohio whenever the State or any entity with audit rights requests access to the records. The Contractor must do so within 15 days of receiving the State's written notice of its intent to audit the Contractor's records and must notify the State as soon as the records are ready for audit.

If any audit reveals any material misrepresentation or overcharge to the State, the State will be entitled to recover its damages, including the cost of the audit.

- 3.3 INSURANCE.** The Contractor must provide the following insurance coverage at its own expense throughout the term of this Contract:

- a. Workers' compensation insurance, as required by Ohio law, and if some work will be done outside Ohio, the laws of the appropriate states where work will be done. The Contractor also must maintain employer's liability insurance with at least a \$1,000,000.00 limit.
- b. Commercial General Liability insurance coverage for bodily injury, personal injury, wrongful death, and property damage. The defense cost must be outside of the policy limits. Such policy must designate the State of Ohio as an additional insured, as its interest may appear. The policy also must be endorsed to include a blanket waiver of subrogation. At a minimum, the limits of the insurance must be:

- \$ 2,000,000 General Aggregate
- \$ 2,000,000 Products/Completed Operations Aggregate
- \$ 1,000,000 Per Occurrence Limit
- \$ 1,000,000 Personal and Advertising Injury Limit
- \$ 100,000 Fire Legal Liability
- \$ 10,000 Medical Payments

The policy must be endorsed to provide the State with 30-days prior written notice of cancellation or material change to the policy. And the Contractor's Commercial General Liability must be primary over any other insurance coverage.

- a. Commercial Automobile Liability insurance with a combined single limit of \$500,000.
- b. Professional Liability insurance covering all staff with a minimum limit of \$1,000,000 per incident and \$3,000,000 aggregate. If the Contractor's policy is written on a "claims made" basis, the Contractor must provide the State with proof of continuous coverage at the time the policy is renewed. If for any reason the policy expires, or coverage is terminated, the Contractor must purchase and maintain "tail" coverage through the applicable statute of limitations.

All certificates must be in a form that is reasonably satisfactory to the State as to the contents of the policies and the quality of the insurance carriers. All carriers must have at least an "A-" rating by A.M. Best.

- 3.4 CONTRACT COMPLIANCE.** Any State agency that uses this Contract will be responsible for the administration of this Contract with respect to the orders that it places and may monitor the Contractor's performance and compliance with this Contract. If an agency becomes aware of any noncompliance with the terms of this Contract or the specifications of an order, the agency may document the noncompliance and give the Contractor written notice of the noncompliance for immediate correction. If the Contractor fails to cure the noncompliance, the agency may notify the State through the Department of Administrative Services, Office of State Purchasing, by executing a Complaint to Vendor form to help resolve the issue. Should the State determine that the form identifies an uncured breach of this Contract, the State may terminate this Contract and seek such other remedies as may be available to it.
- 3.5 POLITICAL SUBDIVISIONS.** Ohio political subdivisions, such as Ohio cities, counties, and townships ("Political Subdivisions"), may rely on this Contract. Whenever a Political Subdivision relies on this Contract to issue a purchase order, the Political Subdivision will step into the shoes of the State under this Contract for purposes of its order, and, as to the Political Subdivision's order, this Contract will be between the Contractor and the Political Subdivision. The Contractor must look solely to the Political Subdivision for performance, including but not limited to payment, and must hold the State harmless with regard to such orders and the Political Subdivision's performance. But the State will have the right to terminate this Contract and seek such remedies on termination as this Contract provides should the Contractor fail to honor its obligations under an order from a Political Subdivision. Nothing in this Contract requires the Contractor to accept an order from a Political Subdivision, if the Contractor reasonably believes that the Political Subdivision is or will be unable to perform its obligations in relation to that order.
- 3.6 RECALLS.** If a Deliverable is recalled, seized, or embargoed, or if the Contractor, a manufacturer, packer, processor, or regulatory body finds that a Deliverable has been misbranded, adulterated, or is unsafe, the Contractor must notify the State, through the Department of Administrative Services, Office of State Purchasing, as well as all agencies that have ordered the Deliverable, within ten business days after the Contractor learns of any of the above events. At the option of the State, the Contractor must either reimburse the State for the purchase price of each affected Deliverable or provide an equal or better replacement for each Deliverable at no additional cost to the State. The Contractor also must remove and replace all affected Deliverables within a reasonable time, as determined by the State. Further, at the option of the State, the Contractor may be required to reimburse the State for storage costs and handling fees, which the State may calculate from the time of delivery of each affected Deliverable to the Deliverable's actual removal. Furthermore, the Contractor must bear all costs associated with the removal and proper disposal of the affected Deliverables. The State will treat any failure to refund the purchase price or provide a suitable replacement within a reasonable time, not to exceed 30 days, as a default.
- 3.7 TERMINATION.** The State may terminate this Contract or any order under this Contract if the Contractor defaults in meeting its obligations and fails to timely cure its default. The State also may terminate this Contract or any order under it if a petition in bankruptcy is filed by or against the Contractor and not dismissed within 60 days. And the State may terminate this Contract or any order under it if the Contractor violates any law or regulation while performing under this Contract or if it appears to the State that the Contractor's performance is substantially endangered through no fault of the State. In all of the foregoing cases, the termination will be for cause.

On written notice, the Contractor will have 30 days to cure any breach of its obligations under this Contract, provided the breach is curable. If the Contractor fails to cure the breach within 30 days after written notice or if the breach is not one that is curable, the State will have the right to terminate this Contract, the applicable orders, or both immediately upon written notice to the Contractor. Some provisions of this Contract may provide for a shorter cure period than 30 days or for no cure period at all. Those provisions will prevail over this one. If a particular section does not state what the cure period will be, this provision will govern.

The State also may terminate this Contract in the case of breaches that are cured within 30 days but are persistent. "Persistent" in this context means that the State has notified the Contractor in writing of

the Contractor's failure to meet any of its obligations two times. After the second such notice, the State may terminate this Contract without a cure period if the Contractor again fails to meet any obligation. The three defaults do not have to relate to the same obligation or type of failure.

The State also may terminate this Contract or any order under this Contract for its convenience and without cause. And the State may terminate this Contract or any order under it if the Ohio General Assembly fails to appropriate funds for any order under this Contract. Further, if a third party is providing funding for an order, the State also may terminate this Contract or any order under it should that third party fail to release any funds related to this Contract or an order under it.

Any notice of termination will be effective as soon as the Contractor receives it. On receipt of the notice of termination, the Contractor will immediately cease all work on any Deliverables affected by the termination and take all steps necessary to minimize any costs the Contractor will incur related to the affected orders. The Contractor also must immediately prepare a report and deliver it to the State. The report must detail all open orders at the time of termination.

If the State terminates this Contract or any order for cause, it will be entitled to cover for the affected orders by using another vendor or vendors on such commercially reasonable terms and conditions as it and the covering vendors may agree. The Contractor will be liable to the State for all costs related to covering for the affected orders to the extent that such costs exceed the costs that the State would have incurred under this Contract for those orders. The Contractor also will be liable for any other direct damages resulting from its breach of this Contract or other event leading to termination for cause.

If the termination is for the convenience of the State, the Contractor will be entitled to compensation for any Deliverable that the Contractor has delivered before the termination. Such compensation will be the Contractor's exclusive remedy in the case of termination for convenience and will be available to the Contractor only once the Contractor has submitted a proper invoice for such, with the invoice reflecting the amount the State determines that it owes the Contractor.

**3.8 EXCUSABLE DELAY.** Neither party will be liable for any delay in its performance under this Contract that arises from causes beyond its reasonable control and without its negligence or fault. The delayed party must notify the other promptly of any material delay in performance and must specify in writing the proposed revised performance date as soon as practicable after notice of delay. For any such excusable delay, the date of performance or delivery will be extended for a period equal to the time lost by reason of the excusable delay. The delayed party also must describe the cause of the delay and what steps it then is taking or will take to remove the cause. The delayed party may not rely on a claim of excusable delay to avoid liability for a delay if the party has not taken commercially reasonable steps to mitigate or avoid the delay.

**3.9 INDEPENDENT STATUS.** The parties will be acting as independent entities. The partners, employees, officers, directors, and agents of one party may only act in the capacity of representatives of that party and not as employees, officers, directors, or agents of the other party and will not be deemed as such for any purpose. Each party assumes full responsibility for the actions of its partners, employees, officers, directors, and agents while performing under this Contract and will be solely responsible for paying those people. Additionally, each party will be solely responsible for withholding and paying social security and income taxes, making workers' compensation contributions, paying disability benefits, and providing fringe benefits, if any, for its partners, employees, officers, directors, and agents, and neither party may legally bind the other party in any manner.

**3.10 LOCATION OF SERVICES AND DATA.** As part of this Contract, the Contractor must disclose the following:

- (a) All locations where any services will be performed;
- (b) All locations where any State data applicable to the Contract will be maintained or made available; and
- (c) The principal place of business for the Contractor and all its subcontractors.

The Contractor may not change any location where any services are performed to a location outside the country of the original location or change any location where the data is maintained or made available to any other location outside the country of the original location without prior written approval of the State, which the State will not be obligated to provide.

#### 4 - DELIVERY AND ACCEPTANCE

- 4.1 ACCEPTANCE.** The acceptance procedure for Deliverables will be an informal review by the agency acquiring the Deliverables to ensure that each Deliverable meets the warranties in this Contract. The State will have up to 30 days after installation to do this. The State will not issue a formal letter of acceptance, and passage of 30 days will imply acceptance, though the State will issue a notice of noncompliance if a Deliverables does not meet the warranties in this Contract.

If the State issues a noncompliance letter, the Contractor will have 30 days to correct the problems listed in the letter. If the Contractor fails to do so, the Contractor will be in default without a cure period. If the State has issued a noncompliance letter, the Deliverable will not be accepted until the State issues a letter of acceptance indicating that each problem noted in the noncompliance letter has been cured. If the problems have been fixed during the 30-day period, the State will issue the acceptance letter within 15 days after all defects have been fixed.

- 4.2 TITLE.** Title to any Deliverable will pass to the State only on acceptance of the Deliverable, and all risk of loss will remain with the Contractor until title to the Deliverable passes to the State.

- 4.3 DELIVERIES.** The Contractor must make all deliveries F.O.B. destination.

#### 5 - INTELLECTUAL PROPERTY

- 5.1 COMMERCIAL MATERIAL.** As used in this section, "Commercial Material" means anything that the Contractor or a third party has developed at private expense and that is commercially available in the marketplace, subject to intellectual property rights, and readily susceptible to copying through duplication on magnetic media, paper, or other media. Examples include the written reports, books, pictures, videos, movies, computer programs, source code, and documentation.

Any Commercial Material that the Contractor intends to deliver as a Deliverable must have the scope of the license granted in such material disclosed in an Exhibit to this Contract, if that scope of license is different than the scope of license contained in this section for Commercial Materials.

Except for Commercial Material that is software ("Commercial Software"), if the Commercial Material is copyrighted and published material, then the State will have the rights permitted under the federal copyright laws for each copy of the Commercial Material delivered to it by the Contractor.

Except for Commercial Software, if the Commercial Material is patented, then the State will have the rights permitted under the federal patent laws for each copy of the Commercial Material delivered to it by the Contractor.

For Commercial Software, the State will have the following, perpetual rights, subject to the next paragraph. The State may:

- (1) Use and copy the Commercial Software for use in or with the computer or computers for which it was acquired, including use at any State installation to which such computer or computers may be transferred;
- (2) Use or copy the Commercial Software for use with a backup computer for disaster recovery and disaster recovery testing purposes or if any computer for which it was acquired is inoperative;
- (3) Reproduce the Commercial Software for archival, image management, and backup purposes;
- (4) Modify, adapt, and combine the Commercial Software with other computer software, provided that the modified, combined, and adapted portions of the derivative software incorporating any of the Commercial Software will be subject to same restrictions on use;
- (5) Disclose to and reproduce the Commercial Software for use on behalf of the State by support service contractors or their subcontractors, subject to the same restrictions on use; and
- (6) Use or copy the Commercial Software for use with a replacement computer.

In the case of any other scope of license (e.g., MIPs, tier, concurrent users, enterprise, site, or otherwise), the foregoing will apply except as expressly modified by the applicable license description, which must be incorporated as part of Exhibit I. If the Contractor provides greater license rights in an

item included in Exhibit I to its general customer base for the Software's list price, those additional license rights also will be provided to the State without additional cost or obligation. No license description may reduce the rights in items 1 through 6 above; it may only define the extent of use, if the use is other than a CPU license.

The State will treat any Commercial Software as Confidential Information, in accordance with the requirements of the Confidential Information section of this Contract, if the Commercial Software is clearly and conspicuously labeled as confidential or secret.

**5.2 CUSTOM DELIVERABLES.** All custom work done by the Contractor and covered by this Contract will belong to the State, with all rights, title, and interest in all intellectual property that comes into existence through the Contractor's work under this Contract being assigned to the State. Additionally, the Contractor waives any shop rights, author rights, and similar retained interests in any such custom developed materials. The Contractor must provide the State with all assistance reasonably needed to vest such rights of ownership in the State. However, the Contractor will retain ownership of all tools, methods, techniques, standards, and other development procedures, as well as generic and preexisting shells, subroutines, and similar material incorporated in any custom Deliverable ("Pre-existing Materials").

The Contractor grants the State a worldwide, non-exclusive, royalty-free, perpetual license to use, modify, sell, and otherwise distribute all Pre-existing Materials that are incorporated in any custom-developed Deliverable. The Contractor may not include in any custom Deliverable any intellectual property unless such has been created under this Contract or qualifies as Pre-existing Material. If the Contractor wants to incorporate any Pre-existing materials in a custom Deliverable, the Contractor must disclose that desire to the State and obtain written approval from the State for doing so in advance. On the request of the Contractor, the State will incorporate any proprietary notice that Contractor may reasonably want for any Pre-existing Materials included in a custom Deliverable in all copies the State makes of that Deliverable.

Subject to the limitations and obligations of the State with respect to Pre-existing Materials, the State may make all custom Deliverables available to the general public without any proprietary notices of any kind.

**5.3 CONFIDENTIALITY.** The State may disclose to the Contractor written material or oral or other information that the State treats as confidential ("Confidential Information"). Title to the Confidential Information and all related materials and documentation the State delivers to the Contractor will remain with the State. The Contractor must treat such Confidential Information as secret if it is so marked, otherwise identified as such, or when, by its very nature, it deals with matters that, if generally known, would be damaging to the best interests of the public, other contractors or potential contractors with the State, or individuals or organizations about whom the State keeps information. The Contractor may not disclose any Confidential Information to third parties and must use it solely to perform under this Contract.

If any Deliverables contain data, documentation, or other written information that is confidential in nature and properly labeled as such, then it also will be Confidential Information for purposes of this section. The State will keep all such Confidential Information in confidence and will not use it other than as authorized under this Contract. Nor will the State disclose any such Confidential Information to any third party without first obligating the third party to maintain the secrecy of the Confidential Information.

If one party discloses Confidential Information ("Disclosing Party") to the other party to this Contract ("Receiving Party"), the Receiving Party's obligation to maintain the confidentiality of the Confidential Information will not apply where such:

- (1) Was already in the possession of the Receiving Party without an obligation of confidence;
- (2) Is independently developed by the Receiving Party, provided documentary evidence exists to support the independent development;
- (3) Except as provided in the next paragraph, is or becomes publicly available without a breach of this Contract;

- (4) Is rightfully received by the Receiving Party from a third party without an obligation of confidence;
- 5) Is disclosed by the Receiving Party with the written consent of the Disclosing Party; or
- (6) Is released under a valid order of a court or governmental agency, provided that the Receiving Party:
  - (a) Notifies the Disclosing Party of the order immediately upon receipt of it; and
  - (b) Makes a reasonable effort to obtain a protective order from the issuing court or agency limiting the disclosure and use of the Confidential Information solely for the purposes intended to be served by the original order of production.

Information that may be available publicly through other sources about people that is personal in nature, such as medical records, addresses, phone numbers, social security numbers, and similar things are nevertheless sensitive in nature and may not be disclosed or used in any manner except as expressly authorized in this Contract. Therefore, item (3) in the preceding paragraph does not apply, and the Contractor must treat such information as Confidential Information whether it is available elsewhere or not.

Except for Confidential Information that the Contractor delivers to the State and that is part of a Deliverable or necessary for the proper use or maintenance of a Deliverable, the Receiving Party must return all originals of any Confidential Information and destroy any copies it has made on termination or expiration of this Contract.

The disclosure of the Confidential Information of the Disclosing Party in a manner inconsistent with the terms of this provision may cause the Disclosing Party irreparable damage for which remedies other than injunctive relief may be inadequate, and each Receiving Party agrees that in the event of a breach of the Receiving Party's obligations hereunder, the Disclosing Party will be entitled to temporary and permanent injunctive relief to enforce the provisions of this Contract without the necessity of proving actual damages. However, provision does not diminish or alter any right to claim and recover damages.

- 5.4 USE OF NAME.** The Contractor may not publicize that it is doing business with the State or use this Contract or the Contractor's relationship with the State as a marketing or sales tool, unless the State agrees otherwise in writing. The State has no obligation to agree to any such advertising, publicity, sales, or marketing activities.

## **6 – TRANSACTION REPORTING**

- 6.1 Contractor's SALES REPORT.** The Contractor must report the quarterly dollar value (in US currency rounded to the nearest whole dollar) of the sales under this Contract each calendar quarter (i.e., January-March, April-June, July-September and October-December). The dollar value of the sales reported must equal the price paid by all State agencies and Political Subdivisions for Deliverables under this Contract during the reporting period.

The Contractor must report the quarterly dollar value of sales to the State via the Internet using the Web form at the Department of Administrative Services, OIT vendor portal, <https://cm.ohio.gov>. If no sales occur, the Contractor must show zero sales on the report. The report must be submitted 30 days after the completion of the reporting period.

The Contractor also must submit a closeout report within 120 days after the expiration of this Contract. The Contract expires on the physical completion of the last, outstanding task or delivery order of the Contract. The closeout report must cover all sales not shown in the final quarterly report and reconcile all errors and credits. If the Contractor reported all Contract sales and reconciled all errors and credits on the final quarterly report, then the Contractor should show zero sales in the closeout report.

If the Contractor fails to submit any sales report in a timely manner or falsifies any sales report, the State may terminate this Contract for cause.

- 6.2 Contractor's REVENUE SHARE.** The Contractor must pay the State a share of the sales transacted under this Contract. The Contractor must remit the revenue share in US dollars within 30 days after

the end of the quarterly reporting period. The revenue share that the Contractor must pay equals .0075 of the total quarterly sales reported. The revenue share is included in the prices reflected on Exhibit I and reflected in the total amount charged to ordering activities, and the Contractor may not add a surcharge to orders under this Contract to cover the cost of the revenue share.

The Contractor must remit any amount due as the result of a quarterly or closeout report at the time the quarterly or closeout report is submitted to the Department of Administrative Services, Office of State Purchasing. The Contractor also must pay the revenue share by check. To ensure the payment is credited properly, the Contractor must identify the check as a "Revenue Share" and include the applicable State Term Contract Number, total report amount, and reporting period covered.

The Contractor must make each check payable to "Treasurer, State of Ohio", and forward it to the following address:

Department of Administrative Services  
GSD Business Office  
4200 Surface Road  
Columbus, OH 43228

If the full amount of the revenue share is not paid within 30 days after the end of the applicable reporting period, the non-payment will constitute a contract debt to the State. The State may setoff any unpaid revenue share from any amount owed to the Contractor under this Contract and employ all other remedies available to it under Ohio law for the non-payment of the revenue share. Additionally, if the Contractor fails to pay the revenue share in a timely manner, the failure will be a breach of this Contract, and the State may terminate this Contract for cause and seek damages for the breach.

## 7 - WARRANTIES AND LIABILITIES

**7.1 WARRANTIES.** The Contractor warrants that the recommendations, guidance, and performance of the Contractor and all Deliverables under this Contract will:

- (a) Be in accordance with the sound professional standards and the requirements of this Contract and without any material defects;
- (b) Not infringe on the intellectual property rights of any third party;
- (c) Be the work solely of the Contractor, unless otherwise provided in this Contract; and
- (d) Be merchantable and fit for the particular purpose for which the Deliverables were acquired.

Additionally, with respect to the Contractor's activities under this Contract, the Contractor warrants that:

- (a) The Contractor has the right to enter into this Contract;
- (b) The Contractor has not entered into any other contracts or employment relationships that restrict the Contractor's ability to perform under this Contract;
- (c) The Contractor will observe and abide by all applicable laws and regulations, including those of the State regarding conduct on any premises under the State's control;
- (d) The Contractor has good and marketable title to any products delivered under this Contract and in which title passes to the State; and
- (e) The Contractor has the right and ability to grant the license provided in any Deliverable in which title does not pass to the State.

If any work of the Contractor or any Deliverable fails to comply with these warranties, and the Contractor is so notified in writing, the Contractor must correct such failure with all due speed, not to exceed 30 days, or refund the amount of the compensation paid for the Deliverable. The Contractor also must indemnify the State for any direct damages and any claims by third parties based on any breach of these warranties.

**7.2 SOFTWARE WARRANTY.** If Exhibit I includes work to develop custom software as a Deliverable, then on delivery and for one year after the date of acceptance of any Deliverable that includes custom software, the Contractor warrants that:

- (a) The software will operate on the computer(s) for which the software is intended in the manner described in the relevant software documentation;
- (b) The software will be free of material defects;
- (c) The Contractor will deliver and maintain relevant and complete software documentation, commentary, and source code;
- (d) The source code language used to code the software is readily available in the commercial market, widely used and accepted for the type of programming involved, and support programming in the language is reasonably available in the open market; and
- (e) The software and all maintenance will be provided in a professional, timely, and efficient manner.

For Commercial Software developed by the Contractor or licensed from a third party, the Contractor represents and warrants that it either has the right or has obtained a binding commitment from the third party licensor to make the following warranties and commit to the following maintenance obligations. During the warranty period described in the next paragraph, the Contractor must:

- (a) Maintain or cause the third-party licensor to maintain the Commercial Software so that it operates in the manner described in its documentation;
- (b) Supply technical bulletins and updated user guides;
- (c) Supply the State with all updates, improvements, enhancements, and modifications to the Commercial Software and documentation and, if available, the commentary and the source code;
- (d) Correct or replace the software and remedy any material programming error that is attributable to the Contractor or the third-party licensor; and
- (e) Maintain or obtain a commitment from the third-party licensor to maintain the Commercial Software so that it will properly operate in conjunction with changes in the operating environment for which it was designed.

For Commercial Software designed for mainframe platforms and for Commercial Software designed for PC or PC-based servers and costing more than \$10,000.00 per license or per copy, the warranty period will be the longer of one year after acceptance or the licensor's standard warranty period. For Commercial Software designed for PC or PC-based servers and costing less than \$10,000.00 per license or per copy, the warranty period will be the longer of three months after acceptance or the licensor's standard warranty period. For PC and PC-based servers, the warranty will not include updates, improvements, enhancements, or modifications to the Commercial Software and documentation, if such are not provided as part of the licensor's standard warranty or license fee.

Software documentation means well written, readily understood, clear, and concise instructions for the software's users as well as a system administrator. The software documentation must provide the users of the software with meaningful instructions on how to take full advantage of all of the capabilities designed for end users. It also means installation and system administration documentation for a system administrator to allow proper control, configuration, and management of the software. Source code means the uncompiled operating instructions. The Contractor must provide the source code in the language in which it was written and must include such commentary or annotations as would allow a competent programmer proficient in the source language to readily interpret the source code and understand the purpose of all routines and subroutines contained within the source code.

**7.3 EQUIPMENT WARRANTY.** If any computer hardware or other type of electrical equipment ("Equipment") will be a part of any Deliverable, the following warranties apply. The Contractor warrants that the Equipment fully complies with all government environmental and safety standards applicable to the Equipment. The Contractor also warrants for the warranty period described in the next paragraph that the Equipment will perform substantially in accordance with its user manuals, technical materials, and related writings published by the manufacturer with respect to such Equipment, and that such Equipment will achieve any function described in such writings. The foregoing warranty will not apply to Equipment that the State modifies or damages after title passes to it. The warranty period for all Equipment will be the longer of one year after the State accepts the Equipment or the Contractor's standard warranty period.

If any Equipment does not meet the above warranties during the applicable warranty period, the Contractor must fix the nonconforming Equipment so it performs substantially in accordance with its user manuals, technical materials, and related publications, replace the Equipment, or grant the State a refund equal to the amount it paid for the Equipment. The Contractor must either fix or replace the Equipment or refund the purchase price to the State with all due speed, not to exceed seven days in the case of a fix or a replacement or 30 days in the case of a refund. The Contractor will be responsible for all shipping costs associate with fixing, replacing, or returning any defective equipment.

**7.4 INDEMNITY.** The Contractor must indemnify the State against all liability or expense resulting from bodily injury to any person (including injury resulting in death) or damage to property arising out of its performance under this Contract, provided such bodily injury or property damage is due to the negligence or other tortious conduct of the Contractor, its employees, agents, or subcontractors. The Contractor also must indemnify the State against any claim of infringement of a copyright, patent, trade secret, or other intellectual property rights based on the State's proper use of any Deliverable under this Contract. This obligation of indemnification will not apply where the State has modified the Deliverable and the claim of infringement is based on the modification. The State will give the Contractor notice of any such claim as soon as reasonably practicable. If a successful claim of infringement is made, or if the Contractor reasonably believes that an infringement claim that is pending may actually succeed, the Contractor will do one of the following four things:

- (a) Modify the Deliverable so that it is no longer infringing;
- (b) Replace the Deliverable with an equivalent or better item;
- (c) Acquire the right for the State to use the Deliverable as it was intended for the State to use under this Contract; or
- (d) Remove the Deliverable and refund the fee the State paid for the Deliverable and the fee for any other Deliverable that required the availability of the infringing Deliverable for it to be useful to the State.

**7.5 LIMITATION OF LIABILITY.** NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS CONTRACT OR ANYTHING INCORPORATED BY REFERENCE INTO THIS CONTRACT, THE PARTIES AGREE AS FOLLOWS:

- (a) NEITHER PARTY WILL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, OR CONSEQUENTIAL LOSS OR DAMAGE OF ANY KIND, INCLUDING BUT NOT LIMITED TO LOST PROFITS, EVEN IF THE PARTIES HAVE BEEN ADVISED, KNEW, OR SHOULD HAVE KNOWN OF THE POSSIBILITY OF SUCH DAMAGES.
- (b) THE CONTRACTOR WILL BE LIABLE FOR ALL DIRECT DAMAGES DUE TO THE FAULT OR NEGLIGENCE OF THE CONTRACTOR OR ITS BREACH OF ANY PROVISION OF THIS CONTRACT.

## **8 - MAINTENANCE**

**8.1 SOFTWARE MAINTENANCE.** If this Contract involves any custom software as a Deliverable, then during the warranty period, the Contractor must correct any material programming errors that are attributable to the Contractor within a reasonable time, provided the State notifies the Contractor, either orally or in writing, of a problem with the software and provides sufficient information to identify the problem. The Contractor's response to a programming error will depend upon the severity of the problem. In the case of programming errors that slow the processing of data by a small degree, render minor and non-critical functions of the System inoperable or unstable, or require users or administrations to employ workarounds to fully use the software, the Contractor must respond to requests for resolution within four business hours and begin working on a proper solution within one business day, dedicating the resources of one qualified programmer full-time to fixing the problem. In the case of any defects with more significant consequences, including those that render key functions of the software inoperable or significantly slow data processing, the Contractor must respond within two business hours of notification and, if requested, provide on-site assistance and dedicate all available resources to resolving the problem.

For Commercial Software other than PC or PC-based server software costing less than \$10,000.00 per copy or license, the Contractor must provide maintenance during the warranty period at no cost to

the State. At a minimum, that maintenance must be the standard maintenance program that the licensor, whether the Contractor or a third party, normally provides to its client base. That maintenance program must include all new releases, updates, patches, and fixes to the Commercial Software. It also must include a commitment to keep the software current with the operating environment in which it is designed to function and a commitment to promptly correct all material defects in the software.

Additionally, the Contractor will make (or obtain a commitment from the third-party licensor to make) maintenance available for the software for at least five years after the warranty period. If the licensor, whether it is the Contractor or a third-party, is unable to provide maintenance during that period, then the licensor must do one of the following things: (a) give the State a *pro rata* refund of the license fee based on a five-year useful life; or (b) release the source code for the software to the State for use by the State solely for the purpose of maintaining any copies of the software for which the State has a proper license. The State will treat the source code as Confidential Information under the Confidentiality Section of this Contract. In the case of third-party Commercial Software, the Contractor warrants that it has legally bound the third-party licensor to the obligations of this Contract or that the Contractor has the right to make these commitments directly to the State.

For Commercial Software designed for PC or PC-based server platforms and costing less than \$10,000.00 per copy or license, the Contractor must provide the same maintenance and user assistance during the warranty period at no additional cost to the State as the Contractor or the third-party licensor makes generally available at no additional charge to its other customers.

**8.2 SOFTWARE UPGRADES.** After an initial acquisition of a license in Commercial Software, the State may want to acquire a broader license than the original. Or the State may later want to migrate to another platform for the Commercial Software. When the Contractor or third-party licensor make the broader license generally available to its customer base or makes the version of the Commercial Software that runs on the new platform to which the State wants to migrate, then the State will have a right to upgrade any of its licenses to that broader license or to acquire the version of the Software that is appropriate for the new platform that the State intends to use. In these cases, the Contractor will provide the broader license or other version of the Commercial Software in exchange for a license fee that is based on the lesser of the following:

- (a) The Contractor's (or third party licensor's) standard upgrade or migration fee;
- (b) The upgrade or migration fee in Exhibit I; or
- (c) The difference between the license fee originally paid and the then-current license fee for the license or version of the Commercial Software that the State seeks to acquire.

The foregoing will not apply to Commercial Software for PCs and PC-based server software with a license fee of less than \$10,000.00, unless the Contractor or third-party licensor makes upgrade packages available for the Commercial Software to other customers. If PC or PC-based server software upgrades are available, the State will be entitled to the most favorable license fee on which such are made available to other most favored customers or dealers, as appropriate.

**8.3 EQUIPMENT MAINTENANCE.** If this Contract involves computer or telecommunications hardware or other mechanical or electrical equipment ("Equipment") as a Deliverable, then, during the warranty period and during any period covered by annual maintenance, the Contractor must provide maintenance to keep the Equipment in or restore the Equipment to good working order. This maintenance must include preventative and remedial maintenance, installation of safety changes, and installation of engineering changes based upon the specific needs of the individual item of Equipment. This maintenance also must include the repair, replacement, or exchange deemed necessary to keep the Equipment in good working order. For purposes of this Contract, Equipment restored to good working order means Equipment that performs in accordance with the manufacturer's published specifications. The Contractor must use its best efforts to perform all fault isolation and problem determination attributed to the Equipment. The following services are outside the scope of this Contract:

- (a) Maintenance to bring the Equipment into compliance with any law, rule, or regulation, if such law, rule, or regulation was not in effect on the acceptance date;
- (b) Repair and replacement work or increase in maintenance time as a result of damage or loss resulting from accident, casualty, neglect, misuse, or abuse, if such is the State's fault (and beyond normal wear and tear), damage resulting from improper packing or failure to follow

prescribed shipping instruction (If such is done by the State), failure of electrical power, air conditioning or humidity control, use of supplies not approved by the original manufacturer of the Equipment as describe in the Equipment's documentation, or causes other than ordinary use of Equipment;

- (c) Furnishing platens, supplies, or accessories, making specification changes, or adding or removing approved accessories, attachments, or other devices except as permitted in the Equipment's user documentation;
- (d) Maintenance or increased maintenance time resulting from any improper use, maintenance, or connection to other equipment (not done by the Contractor) that results in damage to the Equipment;
- (e) Repairs needed to restore the Equipment to good operating condition if the Equipment has been damaged by anyone other than the Contractor's authorized service personnel repairing, modifying, or performing maintenance on the Equipment.

**8.4 EQUIPMENT MAINTENANCE STANDARDS.** Except in the case of excusable delay, remedial Equipment maintenance by the Contractor will be completed within eight business hours after notification by the State that maintenance is required. In the case of preventative maintenance, the Contractor will perform such in accordance with the manufacturer's published schedule and specifications. If maintenance is not completed within eight hours after notification by the State, the Contractor will be in default. Failure of the Contractor to meet or maintain these requirements will provide the State with the same rights and remedies as specified elsewhere in this Contract for default, except that the Contractor will only have eight hours to remedy a default. The Contractor will provide adequate staff to provide the maintenance required by this Contract.

**8.5 EQUIPMENT MAINTENANCE CONTINUITY.** If the Contractor is unable to provide Equipment maintenance to meet the State's ongoing performance requirements and if, in the State's sole opinion, the Contractor is unlikely to resume providing warranty services that meets the State's ongoing performance requirement, the Contractor will be in default, and the State will be entitled to the remedies in the default section of this Contract. The State will also be entitled to the following items from the Contractor:

- (a) All information necessary for the State to perform the maintenance, including but not limited to logic diagrams, maintenance manuals, and system and unit schematics, with all changes noted;
- (b) A listing of suppliers capable of supplying necessary spare parts;
- (c) Adequate information to permit the State to have spare parts manufactured elsewhere; and
- (d) A listing of spare parts and their recommended replacement schedule to enable the State to create a centralized inventory of spare parts.

The State will treat as Confidential Information in accordance with the Confidentiality Section of this Contract any information in items (a) through (d) above that the Contractor rightfully identifies in writing as confidential. And when disclosure to a third-party is necessary for the State to continue the maintenance, the State will require any third-party to whom disclosure is made to agree to hold the Confidential Information in confidence and to make no further disclosure of it. Further, the State agrees that any such Confidential Information will be used solely to perform maintenance for the State and will be returned to the Contractor or destroyed when such use is no longer needed.

**8.6 PRINCIPAL PERIOD OF MAINTENANCE (GENERAL).** Software and Equipment maintenance must be available nine working hours per weekday, between 8:00 a.m. and 5:00 p.m. Eastern Standard Time. Travel time and expenses related to remedial and preventative maintenance will not be billable and must be included in the price of the maintenance.

**8.7 MAINTENANCE ACCESS (GENERAL).** For all Software and Equipment maintenance under this Contract, the State will provide the Contractor with reasonable access to the Deliverable to perform maintenance. All maintenance that requires a Deliverable to be inoperable must be performed outside the State's customary working hours, except when the Deliverable is already inoperable. Preventative or scheduled maintenance must be performed at mutually agreeable times, within the parameters of the manufacturer's published schedule.

## 9 - ASSIGNMENT AND SUBCONTRACTING

- 9.1 ASSIGNMENT.** The Contractor may not assign this Contract without the written consent of the State, which the State will not be obligated to provide.
- 9.2 SUBCONTRACTING.** The State recognizes that it may be necessary for the Contractor to use subcontractors to perform portions of the work under this Contract. In those circumstances, before the Contractor engages any such subcontractor, the Contractor must submit a list identifying its subcontractors or joint venture partners performing portions of the work under the Contract. If any changes to that list occur during the term of the Contract, the Contractor must immediately provide the State an updated list of subcontractors or joint venture business partners. In addition, all subcontractors and joint venture business partners must agree in writing to be bound by all of the terms and conditions of this Contract and any specifications of any order under this Contract for which they perform work. The State may reject any subcontractor submitted by the Contractor.

## 10 – CONSTRUCTION

- 10.1 HEADINGS.** The headings used in this Contract are for convenience only and may not be used in interpreting this Contract.
- 10.2 ENTIRE DOCUMENT.** This Contract, which includes the Contractor's pricelist attached as Exhibit I and all documents referred to in this Contract, constitutes the entire agreement between the parties with respect to the subject matter and supersedes any previous agreements, whether oral or written.
- 10.3 BINDING EFFECT.** This Contract will be binding on and benefit the respective successors and assigns of the State and the Contractor.
- 10.4 AMENDMENTS – WAIVER.** No amendment or modification of this Contract will be effective unless it is in writing and signed by both parties. The failure of either party at any time to demand strict performance by the other party of any of the terms or conditions of this Contract may not be construed as a waiver of any those terms or conditions, and either party may at any time demand strict and complete performance by the other party.
- 10.5 SEVERABILITY.** If a court of competent jurisdiction finds any provision of this Contract to be unenforceable, the remaining provisions of this Contract will remain in full force and affect.
- 10.6 CONSTRUCTION.** This Contract must be construed in accordance with the plain meaning of its language and neither for nor against the drafting party.
- 10.7 NOTICES.** For any notice under this Contract to be effective, the noticing party must make it in writing and sent it to the address of the other party first appearing above, unless that party has notified the other party, in writing and in accordance with the provisions of this section, of a new mailing address for the receipt of notices. This notice requirement will not apply to any notices that this Contract expressly authorizes to be made orally.
- 10.8 CONTINUING OBLIGATIONS.** Any terms, conditions, representations, or warranties contained in this Contract that must survive termination or expiration of this Contract to be fully effective will survive the termination or expiration of the Contract. Additionally, termination or expiration of this Contract will not affect the State's right to continue to use any Deliverable for which it has paid, including licensed material. And no termination or expiration of the Contract will affect the State's right to receive maintenance, warranty work, or other services for which the State has paid.
- 10.9 PRIORITY.** If there is any inconsistency or conflict between this document and any provision of anything incorporated by reference, this document will prevail.
- 10.10 DAYS.** When this Contract refers to days, it means calendar days, unless it expressly provides otherwise.

## 11 - LAW AND COURTS

- 11.1 EEO.** The Contractor must comply with all Ohio laws regarding equal employment opportunity, including among others Code § 125.111, as well as all related Executive Orders of the Governor of Ohio.
- 11.2 DRUG FREE WORKPLACE.** The Contractor must comply with all Ohio laws regarding maintaining a drug-free workplace and make a good faith effort to ensure that all its employees do not possess and are not under influence of illegal drugs or alcohol or abuse prescription drugs while working on State property.
- 11.3 OHIO ETHICS LAW AND LIMITS ON POLITICAL CONTRIBUTIONS.** The Contractor certifies that it is currently in compliance and will continue to adhere to the requirements of the Ohio ethics laws. In accordance with Executive Order 2007-01S, the Contractor, by signature on this document, certifies: (1) it has reviewed and understands Executive Order 2007-01S, (2) has reviewed and understands the Ohio ethics and conflicts of interest laws, and (3) will take no action inconsistent with those laws and this order. The Contractor understands that failure to comply with Executive Order 2007-01S is, in itself, grounds for termination of this Contract and may result in the loss of other contracts or grants with the State. The Contractor hereby certifies that all applicable parties listed in Division (I)(3) or (J)(3) of Ohio Revised Code Section 3517.13 are in full compliance with Divisions (I)(1) and (J)(1) of Ohio Revised Code Section 3517.13.
- 11.4 SECURITY & SAFETY RULES.** When using or possessing State data or accessing State networks and systems, the Contractor must comply with all applicable State rules, policies, and regulations regarding data security and integrity. And when on any property owned or controlled by the State, the Contractor must comply with all security and safety rules, regulations, and policies applicable to people on those premises.
- 11.5 LAW AND VENUE.** This Contract is governed by and will be construed under Ohio law, and venue for all disputes will lie exclusively with the appropriate court in Franklin County, Ohio.
- 11.6 UNRESOLVED FINDINGS.** The Contractor represents that it is not subject to an unresolved finding for recovery under Code § 9.24. If this warranty proves false when the parties sign this Contract, the Contract will be void. Additionally, if this representation proves false on the date of any renewal or extension of the Contract, the renewal or extension will be void.
- 11.7 TERROR DECLARATION.** In accordance with R.C. 2909.33(C), Contractor certifies that it meets one of the following conditions:
- (a) Contractor has **not** received, nor will receive as a result of this contract, an aggregate amount greater than one hundred thousand dollars (\$100,000) in business or funding, excluding personal benefits, from the state, instrumentalities, or political subdivisions during the current fiscal year;  
or
  - (b) (1) Contractor has received, or will receive as a result of this contract, an aggregate amount greater than one hundred thousand dollars (\$100,000) in business or funding, excluding personal benefits, from the state, instrumentalities, or political subdivisions during the current fiscal year.  
and,  
  
(2) Contractor has either precertified with the Office of Budget and Management, or has completed the attached Declaration of Material Assistance form certifying that Contractor has not provided material assistance to any organization on the Terrorist Exclusion List, as that term is defined in R.C. 2909.21.

**11.8 ANTITRUST.** The State and the Contractor recognize that, in actual economic practice, overcharges resulting from antitrust violations are usually borne by the State. The Contractor therefore assigns to the State all state and federal antitrust claims and causes of action that the Contractor has or acquires relating to the goods and services acquired under this Contract.

**11.9 Executive Order 2010-09S Affirmation and Disclosure Instructions.**

Contractor hereby represents and warrants that Contractor, and any subcontractor will not, as a part of the contract with the State, provide any of its services outside the United States, and that Contractor has truthfully disclosed the following:

1. The location(s) where all services will be performed by Contractor and any subcontractor;
2. If applicable, the location(s) where any state data associated with any of the provided services will be accessed, tested, maintained, backed-up or stored; and
3. The principal location(s) of business for the Contractor and any subcontractors providing the services to the State.

As part of the above disclosure and affirmation requirement, the Contractor must complete the Affirmation and Disclosure Form (Exhibit II). In addition, Contractor agrees to the following:

**1. EXECUTIVE ORDER REQUIREMENTS:**

The Contractor affirms to have read and understands Executive Order 2010-09S issued by Ohio Governor Ted Strickland and shall abide by those requirements in the performance of this Contract, and shall perform no services required under this Contract outside of the United States. The Executive Order is provided as an attachment and also is available at the following website: (<http://www.governor.ohio.gov/Default.aspx?tabid=1495>).

The Contractor also affirms, understands, and agrees to immediately notify the State of any change or shift in the location(s) of services performed by the Contractor or its subcontractors under this Contract, and no services shall be changed or shifted to a location(s) that are outside of the United States.

**2. TERMINATION, SANCTION, DAMAGES:**

If Contractor or any of its subcontractors perform services under this Contract outside of the United States, the performance of such services shall be treated as a material breach of the Contract. The State is not obligated to pay and shall not pay for such services. If Contractor or any of its subcontractors perform any such services, Contractor shall immediately return to the State all funds paid for those services. The State may also recover from the Contractor all costs associated with any corrective action the State may undertake, including but not limited to an audit or a risk analysis, as a result of the Contractor performing services outside the United States.

The State may, at any time after the breach, terminate the Contract, upon written notice to the Contractor. The State may recover all accounting, administrative, legal and other expenses reasonably necessary for the preparation of the termination of the Contract and costs associated with the acquisition of substitute services from a third party.

If the State determines that actual and direct damages are uncertain or difficult to ascertain, the State in its sole discretion may recover a payment of liquidated damages in the amount of ten percent of the value of the Contract.

The State, in its sole discretion, may provide written notice to Contractor of a breach and permit the Contractor to cure the breach. Such cure period shall be no longer than 21 calendar days. During the cure period, the State may buy substitute services from a third party and recover from the Contractor any costs associated with acquiring those substitute services.

Notwithstanding the State permitting a period of time to cure the breach or the Contractor's cure of the breach, the State does not waive any of its rights and remedies provided the State in this Contract, including but not limited to recovery of funds paid for services the Contractor performed outside of the United States, costs associated with corrective action, or liquidated damages.

**3. ASSIGNMENT / DELEGATION:**

The Contractor will not assign any of its rights, nor delegate any of its duties and responsibilities under this Contract, without prior written consent of the State. Any assignment or delegation not consented to may be deemed void by the State.

To SHOW THEIR AGREEMENT, the parties have executed this Contract on the date(s) identified below, and this Contract will be effective as of the date it is signed on behalf of the State.

**CONTRACTOR**

BY:   
Behrouz Kawarizadeh

DATE: 6/17/2011

**STATE OF OHIO,  
DEPARTMENT OF ADMINISTRATIVE SERVICES  
OFFICE OF STATE PURCHASING**

BY:   
ROBERT BLAIR, DIRECTOR,  
DEPARTMENT OF ADMINISTRATIVE SERVICES

DATE: 6.24.11

Product Name	Manufacturer	Manufacturer Part No	Vendor Part No	Description	Unit of Measure	List Price	State Price	License Price	Product	Part	Sp	PSC
Case	Antec	MINUET300	41MINUET300	Minuet µATX SFF Chassis w/ 300W	each	\$88.00	\$88.00					
Case	Antec	NSK4482B	41NSK4482B	NSK4482 Black Mid Tower w/ 380W	each	\$108.00	\$108.00					
Case	Antec	THREEHUNDRED	41THREEHUNDRED	Three Hundred ATX Tower w/o PSU	each	\$72.00	\$72.00					
Case	Cooler Master	RC-100-KKP4-US	41RC-100-KKP4-US	Elite 100 µATX/mini-ITX w/ 150W	each	\$75.00	\$75.00					
Case	In-Win	IW-BL631.300TBL	41IW-BL631.300TBL	BL631 SFF µATX Chassis w/ 300W	each	\$73.00	\$73.00					
Case	In-Win	IW-BL641.300TBL	41IW-BL641.300TBL	BL641 SFF µATX Chassis w/ 300W	each	\$73.00	\$73.00					
Case	In-Win	IW-V508TX.FU2D	41IW-V508TX.FU2D	V508T Micro ATX Tower w/o P.S.	each	\$39.00	\$39.00					
Case	In-Win	IW-Z589T	41IW-Z589T	Z589T Black µATX Tower w/o PSU	each	\$47.00	\$47.00					
Case	In-Win	IW-Z589T.CQ350TBL	Z589T.CQ350TBL	Z589T Black µATX Tower w/ 350W	each	\$69.00	\$69.00					
Chip	Intel®	EX80569Q9550	30BX80569Q9550	Core® 2 Quad Q9550 (2.83GHz, 12M)	each	\$291.00	\$291.00					
Chip	Intel®	EX80570E8400	30BX80570E8400	Core® 2 Duo E8400 (3.0GHz, 6M)	each	\$181.00	\$181.00					
Chip	Intel®	EX80571E7500	30BX80571E7500	Core® 2 Duo E7500 (2.93GHz, 3M)	each	\$127.00	\$127.00					
Chip	Intel®	EX80601950	30BX80601950	Core® i7-950 (3.06GHz, 8M)	each	\$309.00	\$309.00					
Chip	Intel®	EX80602E5530	30BX80602E5530	Xeon® E5530 (2.4GHz, 8M, HT)	each	\$562.00	\$562.00					
Chip	Intel®	EX80605I5760	30BX80605I5760	Core® i5-760 (2.8GHz, 8M)	each	\$216.00	\$216.00					
Chip	Intel®	EX80605I7870	30BX80605I7870	Core® i7-870 (2.93GHz, 8M)	each	\$309.00	\$309.00					
Chip	Intel®	EX80605X3440	30BX80605X3440	Xeon® X3440 (2.53GHz, 8M)	each	\$233.00	\$233.00					
Chip	Intel®	EX80605X3450	30BX80605X3450	Xeon® X3450 (2.66GHz, 8M)	each	\$265.00	\$265.00					
Chip	Intel®	EX80605X3470	30BX80605X3470	Xeon® X3470 (2.93GHz, 8M)	each	\$344.00	\$344.00					
Chip	Intel®	EX80614E5606	30BX80614E5606	Xeon® E5606 (2.13GHz, 8M)	each	\$230.00	\$230.00					
Chip	Intel®	EX80614E5620	30BX80614E5620	Xeon® E5620 (2.4GHz, 12M, HT)	each	\$396.00	\$396.00					
Chip	Intel®	EX80614E5630	30BX80614E5630	Xeon® E5630 (2.53GHz, 12M, HT)	each	\$562.00	\$562.00					
Chip	Intel®	EX80614E5640	30BX80614E5640	Xeon® E5640 (2.66GHz, 12M, HT)	each	\$788.00	\$788.00					
Chip	Intel®	EX80614X5650	30BX80614X5650	Xeon® X5650 (2.66GHz, 6 Cores w/ HT)	each	\$1,014.00	\$1,014.00					
Chip	Intel®	EX80616I3540	30BX80616I3540	Core® i3-540 (3.06GHz, 4M, Dual HT)	each	\$113.00	\$113.00					
Chip	Intel®	EX80616I5650	30BX80616I5650	Core® i5-650 (3.2GHz, 4M, Dual HT)	each	\$187.00	\$187.00					
Chip	Intel®	EX80616I5660	30BX80616I5660	Core® i5-660 (3.33GHz, 4M, Dual HT)	each	\$216.00	\$216.00					
Chip	Intel®	EX80617I5560M	30BX80617I5560M	Core® i5-560m (2.66Hz, 3M, Dual HT)	each	\$230.00	\$230.00					
Chip	Intel®	EX80623G840	30BX80623G840	Pentium® G840 (2.8GHz, 3M, Dual)	each	\$85.00	\$85.00					
Chip	Intel®	EX80623I32100	30BX80623I32100	Core® i3-2100 (3.1GHz, 3M, Dual HT)	each	\$127.00	\$127.00					
Chip	Intel®	EX80623I32100T	30BX80623I32100T	Core® i3-2100T (2.5GHz, 35W, Dual HT)	each	\$134.00	\$134.00					
Chip	Intel®	EX80623I52300	30BX80623I52300	Core® i5-2300 (2.8GHz, 6M, Quad)	each	\$190.00	\$190.00					
Chip	Intel®	EX80623I52400S	30BX80623I52400S	Core® i5-2400S (2.5GHz, 6M, 65W, Quad)	each	\$202.00	\$202.00					
Chip	Intel®	EX80623I52500	30BX80623I52500	Core® i5-2500 (3.3GHz, 6M, Quad)	each	\$216.00	\$216.00					
Chip	Intel®	EX80623I72600	30BX80623I72600	Core® i7-2600 (3.4GHz, 8M)	each	\$309.00	\$309.00					
Chip	Intel®	EX80623I72600K	30BX80623I72600K	Core® i7-2600K (3.4GHz, 8M)	each	\$331.00	\$331.00					
Chip	Intel®	BXSTS100A	30BXSTS100A	SC56xx Thermal Solution (E55xx)	each	\$20.00	\$20.00					
Disk Interface	Adaptec	2248700-R	312248700-R	29320LPE Low Profile PCI Ultra320 SCSI	each	\$149.00	\$149.00					

Disk Interface	Intel®	AXX4SASMOD	31AXX4SASMOD	SAS 4pt RAID Module	each	\$85.00	94.00		
Disk Interface	Intel®	AXXMINIDIMM512	31AXXMINIDIMM512	Reg ECC 512MB Mini-DIMM RAID Cache	each	\$61.00	69.00		
Disk Interface	Intel®	AXXRAKSAS2	31AXXRAKSAS2	SAS RAID Activation Key	each	\$280.00	299.00		
Disk Interface	Intel®	AXXRAKSW5	31AXXRAKSW5	SATA RAID 5 Activation Key	each	\$86.00	99.00		
Disk Interface	Intel®	AXXROMBSASMR	31AXXROMBSASMR	Integrated SAS RAID Module	each	\$323.00	349.00		
Disk Interface	Intel®	AXXRSBBU3	31AXXRSBBU3	RAID Smart Battery U3	each	\$176.00	189.00		
Disk Interface	Intel®	AXXRSBBU7	31AXXRSBBU7	RAID Smart Battery U7	each	\$153.00	169.00		
Disk Interface	Intel®	RS2BL040	31RS2BL040	SAS 4pt RAID Controller BL040	each	\$333.00	369.00		
Disk Interface	Intel®	SRCASASJV	31SRCASASJV	SRCASASJV 8 Channel SAS RAID	each	\$675.00	739.00		
Floppy	CMS	DTI/2GB	2DTI/2GB	USB Flash Drive 2GB	each	\$8.00	11.00		
Floppy	CMS	DTI/4GB	2DTI/4GB	USB Flash Drive 4GB	each	\$12.00	15.00		
Floppy	CMS	DTI/8GB	2DTI/8GB	USB Flash Drive 8GB	each	\$20.00	25.00		
Hard Disk	Crucial®	HCTFDDAC064MAG	2HCTFDDAC064MAG	64GB RealSSD C300	each	\$120.00	129.00		
Hard Disk	Crucial®	HCTFDDAC128MAG	2HCTFDDAC128MAG	128GB RealSSD C300	each	\$233.00	249.00		
Hard Disk	Crucial®	HCTFDDAC256MAG	2HCTFDDAC256MAG	256GB RealSSD C300	each	\$467.00	499.00		
Hard Disk	Intel®	HSSDSA2CT040G310	0	40GB 320 Series SATA SSD	each	\$96.00	104.00		
Hard Disk	Intel®	HSSDSA2CW080G3	2HSSDSA2CW080G3	80GB 320 Series SATA SSD	each	\$178.00	189.00		
Hard Disk	Seagate	HST31000524AS	2HST31000524AS	Barracuda 7200.12 1TB SATA/600	each	\$62.00	68.00		
Hard Disk	Seagate	HST31000524NS	2HST31000524NS	Constellation ES 1TB SATA/300	each	\$111.00	124.00		
Hard Disk	Seagate	HST310005EXA101	2HST310005EXA101	Expansion 1TB USB Hard Drive	each	\$98.00	100.00		
Hard Disk	Seagate	HST320005EXA101	2HST320005EXA101	Expansion 2TB USB Hard Drive	each	\$142.00	150.00		
Hard Disk	Seagate	HST32000644NS	2HST32000644NS	Constellation ES 2TB SATA/300	each	\$206.00	224.00		
Hard Disk	Seagate	HST3300657SS	2HST3300657SS	Cheetah 15K.7 300GB SAS	each	\$231.00	249.00		
Hard Disk	Seagate	HST3320413AS	2HST3320413AS	Barracuda 7200.12 320GB SATA/600	each	\$42.00	45.00		
Hard Disk	Seagate	HST3500413AS	2HST3500413AS	Barracuda 7200.12 500GB SATA/600	each	\$45.00	49.00		
Hard Disk	Seagate	HST3500514NS	2HST3500514NS	Constellation ES 500GB SATA/300	each	\$98.00	109.00		
Hard Disk	Seagate	HST3600057SS	2HST3600057SS	Cheetah 15K.7 600GB SAS	each	\$439.00	469.00		
Hard Disk	Seagate	HST3750525AS	2HST3750525AS	Barracuda 7200.12 750GB SATA/600	each	\$56.00	62.00		
Hard Disk	Seagate	HST905004EXA101	2HST905004EXA101	Expansion Portable 500GB USB Hard Drive	each	\$81.00	85.00		
Hard Disk	Seagate	HST9146803SS	2HST9146803SS	Sawvio 10K.3 146GB SAS	each	\$144.00	154.00		
Hard Disk	Seagate	HST9146852SS	2HST9146852SS	Sawvio 15K.2 146GB SAS	each	\$229.00	249.00		
Hard Disk	Seagate	HST9160511NS	2HST9160511NS	Constellation 7200 160GB 2.5in SATA	each	\$118.00	129.00		
Hard Disk	Seagate	HST9300603SS	2HST9300603SS	Sawvio 10K.3 300GB SAS	each	\$231.00	244.00		
Hard Disk	Seagate	HST9320325AS	2HST9320325AS	Momentus 5400.6 320GB SATA	each	\$48.00	55.00		
Hard Disk	Seagate	HST93205620AS	2HST93205620AS	Momentus XT 320GB SSD Hybrid	each	\$109.00	119.00		
Hard Disk	Seagate	HST9500325AS	2HST9500325AS	Momentus 5400.6 500GB SATA	each	\$60.00	70.00		
Hard Disk	Seagate	HST9500530NS	2HST9500530NS	Constellation 7200 500GB 2.5in SATA	each	\$178.00	189.00		
Hard Disk	Seagate	HST95005620AS	2HST95005620AS	Momentus XT 500GB SSD Hybrid	each	\$129.00	139.00		
Hard Disk	Seagate	HSTAB500100	2HSTAB500100	FreeAgent GoFlex 500GB USB	each	\$90.00	99.00		

Hard Disk	WD	HWD10EARS	2HWD10EARS	Caviar Green 1TB 5400rpm SATA/300	each	\$64.00	69.00	
Hard Disk	WD	HWD3200AAKX	2HWD3200AAKX	Caviar Blue 320GB 7200rpm SATA/600	each	\$42.00	45.00	
Labor	Labor	Clean	9Clean	Cleaning Fee	each	\$6.00	10.00	
Labor	Labor	DataMigrat+1	9DataMigrat+1	Data Migration, Additional User Profile	each	\$34.00	45.00	
Labor	Labor	DataMigrat1-3	9DataMigrat1-3	Data Migration, 1 to 3 User Profiles	each	\$81.00	149.00	
Labor	Labor	DataTrans	9DataTrans	Data Transfer to Old_Data	each	\$38.00	60.00	
Labor	Labor	HDDATA	9HDDATA	Data Destruction	each	\$3.00	5.00	
Labor	Labor	HDDRILL	9HDDRILL	Drill Hard Drive	each	\$6.00	10.00	
Labor	Labor	HDFORMATDOD	9HDFORMATDOD	DOD 3-Pass Format	each	\$6.00	10.00	
Labor	Labor	HDSAND	9HDSAND	Sand Hard Drive Platters	each	\$11.00	20.00	
Labor	Labor	laborDiag	9laborDiag	Diagnostic Charge	each	\$13.00	25.00	
Labor	Labor	laborInstall	9laborInstall	Installation Fee	each	\$13.00	25.00	
Labor	Labor	LaborLaptopCMS	9LaborLaptopCMS	Hourly Labor Laptop CMS Brand	each	\$35.00	65.00	
Labor	Labor	LaborLaptopOther	9LaborLaptopOther	Hourly Labor Laptop Other Brand	each	\$46.00	85.00	
Labor	Labor	MailWare	9MailWare	MailWare Removal, Save Data	each	\$90.00	169.00	
Labor	Labor	NetRemote	9NetRemote	Remote Hourly Network Services	each	\$80.00	149.00	
Labor	Labor	NetServIH	9NetServIH	Network Engineer Hourly In House	each	\$54.00	99.00	
Labor	Labor	NetServIH5	9NetServIH5	Network Engineer 5hr Block In House	each	\$158.00	300.00	
Labor	Labor	NetServNCP	9NetServNCP	Network Engineer Non-contract Priority	each	\$134.00	250.00	
Labor	Labor	NetServOS	9NetServOS	Network Engineer Hourly On-Site	each	\$107.00	199.00	
Labor	Labor	NetServOS5	9NetServOS5	Network Engineer 5hr Block On-Site	each	\$314.00	595.00	
Labor	Labor	OnSiteCall	9OnSiteCall	On-Site Hourly Labor	each	\$50.00	95.00	
Labor	Labor	OnSiteH5	9OnSiteH5	On-Site PC Service 5hr Block	each	\$215.00	395.00	
Labor	Labor	PriorityCms	9PriorityCms	Hourly Labor PRIORITY CMS Brand	each	\$41.00	75.00	
Labor	Labor	PriorityOther	9PriorityOther	Hourly Labor PRIORITY Other Brand	each	\$50.00	95.00	
Labor	Labor	TechSupport15	9TechSupport15	Tech Support 15 Minutes	each	\$10.00	15.00	
Labor	Non Warranty	laborNonCMS	9laborNonCMS	Hourly Labor Other Brand	each	\$40.00	75.00	
Labor	Non Warranty	laborNonWarranty	9laborNonWarranty	Hourly Labor CMS Brand	each	\$29.00	55.00	
I/O	SIIG	JJ-E10011	33JJ-E10011	CyberSerial PCIe	each	\$48.00	54.00	
I/O	SIIG	JJ-P00112	33JJ-P00112	CyberParallel PCI	each	\$32.00	44.00	
I/O	SIIG	JJ-P00212	33JJ-P00212	CyberParallel Dual PCI	each	\$46.00	54.00	
I/O	SIIG	JJ-P02012	33JJ-P02012	CyberSerial Dual PCI	each	\$47.00	54.00	
I/O	SIIG	JU-MR0112-S1	33JU-MR0112-S1	Black USB Card Reader/Writer	each	\$20.00	24.00	
I/O	SIIG	JU-P50212	33JU-P50212	USB 2.0 5-port PCI Adapter	each	\$28.00	34.00	
I/O	SIIG	NN-400012	33NN-400012	IEEE 1394 FireWire 3-port PCI	each	\$32.00	39.00	
I/O	SIIG	NN-830112	33NN-830112	IEEE 1394b FireWire 800 3-port PCI	each	\$55.00	64.00	
I/O	SIIG	SC-SAE212	33SC-SAE212	SATA II PCIe 1-Int, 1-Ext	each	\$47.00	54.00	
Keyboard	Keytronic	KT800U3	47KT800U3	KT800 USB Keyboard, Light Gray	each	\$12.00	15.00	

Keyboard	Logitech	L920-002478	47L920-002478	K120 USB Keyboard	each	\$14.00	15.00	
Keyboard	Microsoft®	MSB2M-00012	47MSB2M-00012	Natural Ergonomic Keyboard 4000	each	\$40.00	49.00	
Keyboard	Microsoft®	MSNZD-00001	47MSNZD-00001	Wired Keyboard 200 USB	each	\$12.00	15.00	
Modem	USR	USR005686D	34USR005686D	US Robotics v.92 56K External	each	\$80.00	89.00	
Modem	USR	USR5610C	34USR5610C	US Robotics v.92 56K PCI	each	\$72.00	79.00	
Modem	USR	USR5670	34USR5670	USR5670 v.92 56K PCI FaxModem	each	\$17.00	20.00	
Modem	USR	USR5699	34USR5699	USR5699 v.92 56K PCI WinModem	each	\$25.00	30.00	
Monitor	ASUS	VB175T	7VB175T	VB175T (17in SXGA, Spkrs)	each	\$119.00	119.00	
Monitor	ASUS	VB195T	7VB195T	VB195T (19in SXGA, Spkrs)	each	\$149.00	149.00	
Monitor	ASUS	VE205T	7VE205T	VE205T (20in 16:9, Spkrs)	each	\$122.00	124.00	
Monitor	ASUS	VE248H	7VE248H	VE248H (24in LED, 1080p, Spkrs)	each	\$203.00	209.00	
Monitor	ASUS	VH202T-P	7VH202T-P	VH202T-P (20in 16:9, Spkrs)	each	\$122.00	124.00	
Monitor	ASUS	VW246H	7VW246H	VW246H (24in 1080p, Spkrs)	each	\$203.00	209.00	
Monitor	NEC	AS191-BK	7AS191-BK	AccuSync AS191 (19in SXGA)	each	\$167.00	179.00	
Monitor	NEC	AS221WM-BK	7AS221WM-BK	AccuSync AS221WM (22in WSXGA+, Spkrs)	each	\$206.00	219.00	
Monitor	NEC	EA221WM-BK	7EA221WM-BK	MultiSync EA221WM (22in WSXGA+, Spkrs)	each	\$227.00	239.00	
Monitor	Planar	P997-2795-00	7P997-2795-00	PL1700 (17in SXGA Analog LCD)	each	\$142.00	149.00	
Monitor	Planar	P997-2797-00	7P997-2797-00	PL1910M (19in SXGA, Spkrs)	each	\$192.00	199.00	
Monitor	Planar	P997-3113-00	7P997-3113-00	PL1911M (19in SXGA, Quad Sind, Spkrs)	each	\$243.00	239.00	
Monitor	Planar	P997-5855-00	7P997-5855-00	PX2210MW (22in 1080p, Spkrs)	each	\$192.00	199.00	
Monitor	ViewSonic	VG730M	7VG730M	VG730m (17in SXGA, Spkrs)	each	\$157.00	189.00	
Motherboard	Intel®	BOXD525MW	15BOXD525MW	D525MW, Atom D525, mITX	each	\$95.00	89.00	
Motherboard	Intel®	BOXDH55HC	15BOXDH55HC	DH55HC, Gbit, DVI, HDMI, ATX	each	\$119.00	119.00	
Motherboard	Intel®	BOXDH55PJ	15BOXDH55PJ	DH55PJ, Gbit, DVI, VGA, µATX	each	\$94.00	99.00	
Motherboard	Intel®	BOXDH55TC	15BOXDH55TC	DH55TC, Gbit, DVI, HDMI, µATX	each	\$107.00	109.00	
Motherboard	Intel®	BOXDH57JG	15BOXDH57JG	DH57JG, Gbit, RAID, mini-ITX	each	\$131.00	129.00	
Motherboard	Intel®	BOXDH61CRB3	15BOXDH61CRB3	DH61CR, Gbit, VGA, DVI, µATX	each	\$88.00	89.00	
Motherboard	Intel®	BOXDH67BLB3	15BOXDH67BLB3	DH67BL, Gbit, DVI, HDMI, µATX	each	\$115.00	114.00	
Motherboard	Intel®	BOXDH67CLB3	15BOXDH67CLB3	DH67CL, Gbit, DVI, HDMI, RAID, ATX	each	\$121.00	119.00	
Motherboard	Intel®	BOXDH67VR	15BOXDH67VR	DH67VR, Gbit, DVI, HDMI, µATX	each	\$105.00	104.00	
Motherboard	Intel®	BOXDP67DEB3	15BOXDP67DEB3	DP67DE, PCIe 2.0 x16, RAID, µATX	each	\$126.00	124.00	
Motherboard	Intel®	BOXDQ45CB	15BOXDQ45CB	DQ45CB, Gbit, RAID, vPro, DVI, µATX	each	\$129.00	129.00	
Motherboard	Intel®	BOXDQ57TM	15BOXDQ57TM	DQ57TM, Gbit, RAID, vPro, DVI, µATX	each	\$129.00	129.00	
Motherboard	Intel®	BOXDQ67EPB3	15BOXDQ67EPB3	DQ67EP, Gbit, RAID, vPro, DVI, mini-ITX	each	\$140.00	139.00	
Motherboard	Intel®	BOXDQ67SWB3	15BOXDQ67SWB3	DQ67SW, Gbit, RAID, vPro, DVI, µATX	each	\$140.00	139.00	
Motherboard	Intel®	BOXDX58SO	15BOXDX58SO	DX58SO, i7, 3x PCIe 2.0 x16, ATX	each	\$261.00	259.00	
Motherboard	Intel®	BOXDX58SO2	15BOXDX58SO2	DX58SO2, i7, 3x PCIe 2.0 x16, ATX	each	\$288.00	279.00	
Motherboard	Intel®	MFS5520VIR	15MFS5520VIR	MFS5520VIR Compute Module	each	\$815.00	880.00	

Motherboard	Intel®	S3420GPLX	15S3420GPLX	S3420GPLX SATA Server Board	each	\$291.00	319.00	
Motherboard	Intel®	S5500BCR	15S5500BCR	S5500BCR DP Server Board (8 DIMM)	each	\$367.00	399.00	
Motherboard	Intel®	S5520HCR	15S5520HCR	S5520HCR DP Server Board (12 DIMM)	each	\$424.00	459.00	
Mouse	Logitech	L967973-0403	46L967973-0403	Deluxe 250 Desktop PS/2	each	\$16.00	22.00	
Mouse	Microsoft®	MSSSH-00001	46MSSSH-00001	Wireless Desktop 800	each	\$24.00	29.00	
Mouse	Microsoft®	MS72R-00002	46MS72R-00002	Bluetooth Notebook Mouse 5000	each	\$28.00	34.00	
Mouse	Microsoft®	MSB7S-00003	46MSB7S-00003	Basic Optical Mouse & Keyboard	each	\$17.00	20.00	
Mouse	Microsoft®	MSD66-00034	46MSD66-00034	Wheel Mouse Optical USB & PS/2	each	\$11.00	15.00	
Mouse	Microsoft®	MSEYD-00001	46MSEYD-00001	Wired Desktop 400 USB KB & Mouse	each	\$14.00	19.00	
Mouse	Microsoft®	MSN71-00007	46MSN71-00007	Black Wheel Mouse Optical USB & PS/2	each	\$11.00	15.00	
Mouse	Microsoft®	MSNSD-00001	46MSNSD-00001	Wireless Mobile Mouse 4000	each	\$24.00	30.00	
Mouse	Microsoft®	MSNXD-00001	46MSNXD-00001	Digital Media Desktop 3000	each	\$24.00	29.00	
Mouse	Microsoft®	MSQ66-00029	46MSQ66-00029	Black Basic Optical Wheel Mouse	each	\$8.00	10.00	
Mouse	Microsoft®	MSXSA-00001	46MSXSA-00001	Wireless Laser Desktop 6000 V3	each	\$75.00	79.00	
Multimedia	Cyber Acoustics	CA2012	64CA2012	CA-2012 2-piece Speaker System 4W	each	\$7.00	12.00	
Multimedia	Cyber Acoustics	CA2014	64CA2014	CA-2014 2-piece Blk Speaker System 4W	each	\$7.00	12.00	
Multimedia	Cyber Acoustics	CA2100	64CA2100	CA-2100 2-piece Blk Speaker System 24W	each	\$15.00	24.00	
Multimedia	LG	GT40N	62GT40N	8x Slim SuperMulti DVD±RW	each	\$30.00	44.00	
Multimedia	Lite-on	DC-8A2SH	62DC-8A2SH	8x Slim Slot-load SuperMulti DVD±RW	each	\$53.00	64.00	
Multimedia	Lite-On	IHAP322-08	62IHAP322-08	22x IDE SuperMulti DVD±RW	each	\$27.00	34.00	
Multimedia	Lite-On	IHAS324-08	62IHAS324-08	24x SATA SuperMulti DVD±RW	each	\$20.00	28.00	
Multimedia	Lite-on	IHES108-29	62IHES108-29	8x BD-ROM / DVD±RW Combo	each	\$79.00	119.00	
Multimedia	Logitech	L980-000023	64L980-000023	S-220 3-piece Blk Speaker System	each	\$19.00	29.00	
Multimedia	Plextor	PXB320SA	62PXB320SA	8x BD-ROM / DVD±RW Combo	each	\$120.00	139.00	
Multimedia	Sony	DDU1621	62DDU1621	16 Speed IDE DVD-ROM (Beige)	each	\$22.00	24.00	
Notebook	ASUS	XB04NOPW00040Y	XB04NOPW00040Y	AC Adapter 90W (JL & K Series)	each	\$45.00	49.00	
Notebook	ASUS	ASUS65W	19ASUS65W	AC Adapter 65W (VBI)	each	\$31.00	49.00	
Notebook	ASUS	VBI-6BATS96	19VBI-6BATS96	VBI 6 Cell Battery	each	\$81.00	99.00	
Notebook	ASUS	VBI-DVDSM	19VBI-DVDSM	VBI SuperMulti DVD±RW Drive	each	\$59.00	65.00	
Notebook	ASUS	VBI-KB	19VBI-KB	VBI Keyboard	each	\$8.00	40.00	
Notebook	ASUS	VBI-S96F-PR	19VBI-S96F-PR	S96F 15.4" Wide XGA	each	\$391.00	420.00	
Notebook	CMS	ASUS90W	19ASUS90W	AC Adapter 90W (VBI)	each	\$31.00	49.00	
Notebook	CMS	CMS1yr	19CMS1yr	One Year Warranty Extension	each	\$24.00	29.00	
Notebook	CMS	CMS2yr	19CMS2yr	Two Year Warranty Extension	each	\$93.00	99.00	
Notebook	CMS	CMS3YRCM	19CMS3YRCM	Classmate PC 3yr Warranty	each	\$44.00	49.00	
Notebook	CMS	CMS3YRCMP2G	19CMS3YRCMP2G	Classmate PC 3yr Warranty & ADW	each	\$104.00	119.00	
Notebook	CMS	CMSNL2P2G	19CMSNL2P2G	Convertible Classmate PC 2G,160G,1Yr	each	\$493.00	539.00	
Notebook	CMS	NBOptimization	19NBOptimization	Notebook Optimization Service	each	\$22.00	39.00	

Notebook	CMS	NBRegistration	19NBRegistration	Register Notebook Warranty	each	\$11.00	19.00	
Notebook	CMS	SP15R-UMA	19SP15R-UMA	SP15R, 15.6in WXGA, 802.11n, DVD±RW	each	\$391.00	400.00	
Notebook	Targus	CN31US	19CN31US	Classic Clamshell 16in Case	each	\$27.00	29.00	
Notebook	Targus	TCPT300	19TCPT300	Platinum 14 - 17in Notebook Case	each	\$40.00	49.00	
Notebook	Targus	TOCN1	19TOCN1	Notepac 14 - 15.4in Notebook Case	each	\$31.00	39.00	
Network	ASUS	PCE-N13	36PCE-N13	PCE-N13 802.11n PCIe x1 Adapter	each	\$25.00	29.00	
Network	Intel®	EXPI9301CT	36EXPI9301CT	Gigabit CT Desktop Adapter, PCIe x1	each	\$34.00	39.00	
Network	Intel®	EXPI9400PT	36EXPI9400PT	Pro/1000 PT Server Adapter, PCIe x1	each	\$79.00	89.00	
Network	Intel®	EXPI9402PT	36EXPI9402PT	Pro/1000 PT Dual Server Adapter, PCIe x4	each	\$156.00	189.00	
Network	Intel®	PWLA8391GT	36PWLA8391GT	Pro/1000 GT Desktop Adapter, PCI	each	\$29.00	39.00	
Network	Netgear	FS105NA	36FS105NA	FS105 5pt 10/100 Switch	each	\$25.00	29.00	
Network	Netgear	FS108NA	36FS108NA	FS108 8pt 10/100 Switch	each	\$41.00	44.00	
Network	Netgear	GS105NA	36GS105NA	GS105 5pt Gigabit Switch	each	\$45.00	49.00	
Network	Netgear	GS108NA	36GS108NA	GS108 8pt Gigabit Switch	each	\$70.00	79.00	
Network	Netgear	WNDR3700-100NAS	100NAS	Router	each	\$142.00	149.00	
Power Supply	Antec	EA380	42EA380	EarthWatts EA 380W 80 Plus	each	\$46.00	54.00	
Power Supply	Antec	EA500	42EA500	EarthWatts EA 500W 80 Plus	each	\$71.00	74.00	
Power Supply	Antec	EA650	42EA650	EarthWatts EA 650W 80 Plus	each	\$79.00	84.00	
Power Supply	Aopen	56.04275.A01RC	4256.04275.A01RC	275W CFX FSP275-50BW Recond	each	\$20.00	29.00	
Power Supply	CMS	86610810.00	4286610810	10Amp Hospital Grade Power Cord	each	\$17.00	29.00	
Power Supply	CMS	FSP150-50LE	42FSP150-50LE	150W Flex ATX	each	\$33.00	44.00	
Power Supply	CMS	FSP400-70MP	42FSP400-70MP	400W Medical Power Supply	each	\$168.00	189.00	
Power Supply	CMS	IP-P300DF1-0	42IP-P300DF1-0	300W TFX12V v2.1	each	\$37.00	49.00	
Power Supply	CMS	IP-P300DF7-2	42IP-P300DF7-2	300W TFX12V 80 Plus Active PFC	each	\$42.00	49.00	
Power Supply	CMS	IP-P300F1-0	42IP-P300F1-0	300W Small Form Factor (BT)	each	\$29.00	39.00	
Power Supply	CMS	IP-S350AQ2-0	42IP-S350AQ2-0	350W ATX12V v2.2	each	\$31.00	39.00	
Power Supply	Intel®	APP4650WPSU	42APP4650WPSU	SC5299-BRP 650W RP Module	each	\$164.00	179.00	
Power Supply	Intel®	APPT600WHPSU	42APPT600WHPSU	SC5650-BRP 600W RP Module	each	\$183.00	219.00	
Power Supply	Intel®	ASR1625PS	42ASR1625PS	SR1625 650W RP Module	each	\$186.00	199.00	
Power Supply	Intel®	AXX750WPS	42AXX750WPS	SRx6xx/SC5600 Power Module	each	\$199.00	239.00	
Power Supply	Intel®	AXXPSU	42AXXPSU	MFSYS 1000W Power Module	each	\$233.00	250.00	
RAM	DRAM	CT102472BB1339	35CT102472BB1339	8GB Reg ECC DDR3-1333 Dual Rank	each	\$147.00	200.00	
RAM	DRAM	CT25664BC1339	35CT25664BC1339	2GB DDR3-1333 SODIMM	each	\$23.00	25.00	
RAM	DRAM	CT25672BB1339	35CT25672BB1339	2GB Reg ECC DDR3-1333 Dual Rank	each	\$54.00	65.00	
RAM	DRAM	CT51264BA1339	35CT51264BA1339	4GB DDR3-1333 PC3-10600	each	\$43.00	50.00	
RAM	DRAM	CT51264BC1339	35CT51264BC1339	4GB DDR3-1333 SODIMM	each	\$43.00	50.00	
RAM	DRAM	CT51272BB1339	35CT51272BB1339	4GB Reg ECC DDR3-1333 Dual Rank	each	\$79.00	110.00	
RAM	DRAM	D2N800C-2GB	35D2N800C-2GB	2GB DDR2-800 SODIMM	each	\$28.00	32.00	

RAM	DRAM	D2U800C-2G	35D2U800C-2G	2GB DDR2-800 PC2-6400	each	\$28.00	32.00		
RAM	DRAM	D2U800C-2Gx2	35D2U800C-2Gx2	4GB DDR2-800 PC2-6400 (2-2GB)	each	\$54.00	64.00		
RAM	DRAM	D3U1333-2G	35D3U1333-2G	2GB DDR3-1333 PC3-10600	each	\$23.00	25.00		
RAM	DRAM	D3U1333-2Gx2	35D3U1333-2Gx2	4GB DDR3-1333 PC3-10600 (2-2GB)	each	\$43.00	50.00		
RAM	DRAM	D3U1333-2Gx3	35D3U1333-2Gx3	6GB DDR3-1333 PC3-10600 (3-2GB)	each	\$63.00	75.00		
RAM	DRAM	D3U1333-2Gx4	35D3U1333-2Gx4	8GB DDR3-1333 PC3-10600 (4-2GB)	each	\$83.00	100.00		
RAM	DRAM	D3U1333-4Gx2	35D3U1333-4Gx2	8GB DDR3-1333 PC3-10600 (2-4GB)	each	\$83.00	100.00		
RAM	DRAM	DN4333-A1G	35DN4333-A1G	1GB DDR400 SODIMM	each	\$41.00	50.00		
RAM	DRAM	PC3200DDR1G	35PC3200DDR1G	1GB DDR400 PC3200	each	\$45.00	50.00		
Recycle	CMS	Recy17CRT	9Recy17CRT	Recycling Fee up to 17in CRT	each	\$3.00	5.00		
Recycle	CMS	Recy19CRT	9Recy19CRT	Recycling Fee 19in and up CRT	each	\$6.00	10.00		
Recycle	CMS	RecyLD	9RecyLD	Recycling Fee Long Distance Pick Up	each	\$250.00	300.00		
Recycle	CMS	RecyLocal	9RecyLocal	Recycling Fee Local Pick Up	each	\$27.00	50.00		
Recycle	CMS	RecyLTV	9RecyLTV	Recycling Fee larger than 27in TV	each	\$14.00	25.00		
Recycle	CMS	RecyPrinterCopier	9RecyPrinterCopier	Recycling Fee Floor Standing Printer/Copier	each	\$14.00	25.00		
Recycle	CMS	RecySTV	9RecySTV	Recycling Fee up to 27in TV	each	\$8.00	15.00		
Recycle	CMS	RecyUPS	9RecyUPS	Recycling Fee Battery/UPS	each	\$14.00	25.00		
Server Case	Intel®	SC5299BRPNA	41SC5299BRPNA	SC5299BRP Server Chassis	each	\$408.00	449.00		
Server Case	Intel®	SC5600BRPNA	41SC5600BRPNA	SC5600BRP Server Chassis	each	\$723.00	789.00		
Server Case	Intel®	SC5650BRPNA	41SC5650BRPNA	SC5650BRP Server Chassis	each	\$454.00	489.00		
Server Case	Intel®	SC5650DPNA	41SC5650DPNA	SC5650DP Server Chassis	each	\$325.00	319.00		
Server Case	Intel®	SC5650UPNA	41SC5650UPNA	SC5650UP Server Chassis	each	\$301.00	319.00		
Server Options	CMS	CBL-0281L	44CBL-0281L	SAS Cable SFF-8087 to SFF-8087, 0.7M	each	\$14.00	24.00		
Server Options	Intel®	APP3HSDBKIT	41APP3HSDBKIT	SC5650 6DR SAS HSwap Bay Adapter	each	\$29.00	34.00		
Server Options	Intel®	APPTHSDBKIT	41APPTHSDBKIT	SC5650 6DR SATA HSwap Bay Adapter	each	\$29.00	34.00		
Server Options	Intel®	ARIGRACK	41ARIGRACK	SC53/54/56 Rack Conversion Kit	each	\$116.00	129.00		
Server Options	Intel®	ASR2500SIXDRV	41ASR2500SIXDRV	SR2600 Sixth Hot Swap Drive Bay	each	\$42.00	49.00		
Server Options	Intel®	AXX4DRV3G	41AXX4DRV3G	SC5400 4DR SATA HSwap Cage	each	\$148.00	169.00		
Server Options	Intel®	AXX4DRV3GEXP	41AXX4DRV3GEXP	SC5600 4DR SAS HSwap Cage	each	\$160.00	179.00		
Server Options	Intel®	AXX4DRV3GR	41AXX4DRV3GR	SC5600 4DR SATA HSwap Cage	each	\$83.00	89.00		
Server Options	Intel®	AXX4GBIOMOD2	41AXX4GBIOMOD2	Quad Gigabit Ethernet Module	each	\$447.00	499.00		
Server Options	Intel®	AXX6DRV3GEXP	41AXX6DRV3GEXP	SC5299/56xx 6DR SAS HSwap Cage	each	\$182.00	199.00		
Server Options	Intel®	AXX6DRV3GR	41AXX6DRV3GR	SC56xx 6DR SATA HSwap Cage	each	\$113.00	119.00		
Server Options	Intel®	AXXBASRAIL13	41AXXBASRAIL13	SR16xx/SR26xx Basic Rails	each	\$46.00	54.00		
Server Options	Intel®	AXXBCKETS	41AXXBCKETS	SR1500/SR2500 Mounting Brackets	each	\$20.00	24.00		
Server Options	Intel®	AXXCMA3U7U	41AXXCMA3U7U	Cable Management Arm (SC53/54 SR14/24)	each	\$66.00	99.00		
Server Options	Intel®	AXXGBIOMOD	41AXXGBIOMOD	Dual Gigabit Ethernet Module	each	\$132.00	149.00		
Server Options	Intel®	AXXHERAIL2	41AXXHERAIL2	SR16xx/SR26xx Full Extending Rail Kit	each	\$79.00	89.00		

Server Options	Intel®	AXXMFRAIL	41AXXMFRAIL	MFYSYS Fixed Mounting Rail Kit	each	\$94.00	99.00		
Server Options	Intel®	AXXRACKARM2	41AXXRACKARM2	Cable Management Arm for AXXHERAIL2	each	\$69.00	74.00		
Server Options	Intel®	AXXRM3	41AXXRM3	Remote Management Module 3	each	\$59.00	69.00		
Server Options	Intel®	AXXSASMOD	41AXXSASMOD	4port External SAS Expansion Module	each	\$78.00	89.00		
Server Options	Intel®	AXXSATADVDROM	AXXSATADVDROM	Slimline SATA DVD-ROM Drive	each	\$58.00	64.00		
Server Options	Intel®	AXXSCM3S	41AXXSCM3S	MFYSYS Shared SAS Storage Module	each	\$1,749.00	1,890.00		
Server Options	Intel®	AXXSW1GB	41AXXSW1GB	MFYSYS Gigabit Ethernet Switch Module	each	\$1,270.00	1,380.00		
Server Options	Intel®	FX25HDDCAR	41FX25HDDCAR	SR1550 2.5in HDD Carrier	each	\$19.00	25.00		
Server Options	Intel®	MFLSUNCOPY	41MFLSUNCOPY	LUN to LLUN Copy License	each	\$446.00	479.00		
Server Options	Intel®	MFLSUNKEY	41MFLSUNKEY	Shared LUN License	each	\$341.00	369.00		
Server Options	Intel®	VMW4ESSPLUS	41VMW4ESSPLUS	Vmware vSphere Essentials Plus	each	\$3,495.00	3,600.00		
Platforms	Intel®	MFYSYS25	15MFYSYS25	Modular Server Integrated System	each	\$3,664.00	3,970.00		
Platforms	Intel®	SR1625URSASRNA	A	Platform	each	\$1,343.00	1,444.00		
Platforms	Intel®	SR1630HGPNA	15SR1630HGPNA	SR1630HGP 1U Hswap SATA Server Platform	each	\$597.00	649.00		
Platforms	Intel®	SR2600URBRPNA	15SR2600URBRPNA	SR2600URBRP 2U SATA Server Platform	each	\$1,331.00	1,444.00		
Platforms	Intel®	SR2600URLXRNA	15SR2600URLXRNA	SR2600URLXR 2U SATA/SAS Server Platform	each	\$1,483.00	1,599.00		
Platforms	Intel®	SR2625URLXRNA	15SR2625URLXRNA	SR2625URLXR 2U SATA/SAS Server Platform	each	\$1,506.00	1,629.00		
Platforms	Intel®	SR2612URRNA	41SR2612URRNA	Storage System SR2612URR	each	\$1,650.00	1,879.00		
Surge	APC	BE750BB	40BE750BB	Back-UPS ES 750 Broadband	each	\$88.00	99.00		
Surge	APC	SMT1000	40SMT1000	Smart-UPS 1000VA USB & Serial	each	\$404.00	429.00		
Surge	APC	SMT1500	40SMT1500	Smart-UPS 1500VA SMT1500	each	\$504.00	519.00		
Surge	APC	SMT750	40SMT750	Smart-UPS 750VA USB & Serial	each	\$269.00	289.00		
Surge	CyberPower	850.00	40850	850 8 Outlet 1800J Surge w/RJ11	each	\$14.00	19.00		
Surge	Tripp Lite	STRIKER	40STRIKER	STRIKER 7-Outlet Surge Suppressor	each	\$11.00	19.00		
Tape	Exabyte	E111.00100	4E111.00100	VXA V6 Tape 12/20GB Native	each	\$26.00	27.00		
Tape	Exabyte	E111.00103	4E111.00103	VXA V17 Tape 33/59GB Native	each	\$60.00	64.00		
Tape	Exabyte	E111.00109	4E111.00109	VXA Cleaning Cartridge	each	\$26.00	29.00		
Tape	Exabyte	E111.00206	4E111.00206	VXA-2/3 X10 Tape 40/80GB	each	\$27.00	30.00		
Tape	Exabyte	E111.00221	4E111.00221	VXA-2/3 X23 Tape 80/160GB	each	\$62.00	69.00		
UPS	APC	AR3300	40AR3300	NetShelter SX 42U 600mm x 1.200mm	each	\$1,698.00	\$1,839.00		
UPS	APC	AR81368BLK	40AR81368BLK	1U Black Modular Blanking Panel Kit (10 pieces)	each	\$36.00	\$39.00		
UPS	APC	AR8113A	40AR8113A	Cable Management Rings, Black	each	\$41.00	\$45.00		
UPS	APC	AP5015	40AP5015	15" Rack LCD Monitor Keyboard Mouse	each	\$840.00	\$890.00		
Video Card	nVIDIA	VCGG2105XEB	32VCGG2105XEB	GeForce 210 512MB DDR2 PCIe	each	\$37.00	39.00		
Video Card	nVIDIA	VCGGTS2501XPB	32VCGGTS2501XPB	GeForce GTS 250 1GB DDR3 PCIe	each	\$128.00	139.00		

Video Card	PNY	VCGG4301XPB	32VCGGT4301XPB	GeForce GT 430 1GB DDR3 PCIe	each	\$77.00	84.00	
Video Card	PNY	VCGGT4501XPB	32VCGGT4501XPB	GeForce GTX 450 1GB GDDR5 PCIe	each	\$130.00	139.00	
Video Card	PNY	OC	OC	GeForce GTX 460 1GB GDDR5 PCIe	each	\$196.00	209.00	
Video Card	PNY	VGNVS300X1-PB	32VGNVS300X1-PB	Quadro NVS 300 PCIe x1 DVI/VGA	each	\$118.00	124.00	
Video Card	PNY	VQ2000D-PB	32VQ2000D-PB	Quadro 2000D PCIe x16	each	\$445.00	479.00	
Video Card	PNY	VQ295NVS-X1-DVI	DVI	Quadro NVS 295 PCIe x1	each	\$136.00	144.00	
Video Card	PNY	VQFX380-PCI-E-PB	PB	Quadro FX 380 PCIe x16	each	\$131.00	139.00	
Desktop	CMS	CS-I3	CS-I3	Desktop PC, Intel DH61CR, i3-2100(3.1ghz,3M),	each	\$549.00	\$589.00	
Desktop	CMS	LT-I7	LT-I7	Desktop PC, Intel DQ67SW, i7 2600 (3.4Ghz,8M)	each	\$839.00	\$899.00	
Desktop	CMS	MP-I7-2600	MP-I7-2600	Desktop PC, Intel DP67DE,Core i7-870(3.45Ghz,	each	\$1,069.00	\$1,099.00	
Desktop	CMS	MD106622-I7	MD106622-I7	Medical PC, DQ57TM,I7-870, 4GB, 1TB,DVD±RW	each	\$1,295.00	\$1,395.00	
EDM System	VBCConfidential	VBCEDM300	VBCEDM300	EDM SYSTEM - ENTERPRISE DOCUMENT MANA	User	\$2,995.00	\$4,607.69	
EDM System	VBCConfidential	VBCEDM999	VBCEDM999	ANNUAL SUPPORT AND UPGRADES FOR EDM	User	\$550.00	\$946.15	
EDM System	VBCConfidential	VBCEDMS3	VBCEDMS3	EDM SERVICES - SERVICES TO CUSTOMIZE /	Hour	\$140.00	\$220.00	
EDM System	VBCConfidential	VBCEDMINSL	VBCEDMINSL	EDM INSTALL SERVICES - SERVICES TO INST	Hour	\$140.00	\$220.00	
EDM System	VBCConfidential	VBCEDMS4	VBCEDMS4	ADVANCED EDM SERVICES - PROJECT MANA	Hour	\$225.00	\$350.00	
EDM System	VBCConfidential	VBCEDMSCAN3	VBCEDMSCAN3	Documents (3 pages or less) from 3" X 4" to legal	Page	\$0.15	\$0.23	
EDM System	VBCConfidential	VBCEDMSCAN10	VBCEDMSCAN10	Documents (4 to 10 pages) from 3" X 4" to legal s	Page	\$0.13	\$0.19	
EDM System	VBCConfidential	VBCEDMSCAN11	VBCEDMSCAN11	Documents (11 or more pages) from 3" X 4" to leg	Page	\$0.11	\$0.16	
EDM System	VBCConfidential	VBCEDMSCAN35	VBCEDMSCAN35	Documents smaller than 3" X 5" paper into TIFF i	Image	\$2.95	\$4.54	
EDM System	VBCConfidential	VBCEDMSCANLTR	VBCEDMSCANLTR	Documents 3" X 5" to letter sized paper into TIFF	Image	\$3.25	\$5.00	
EDM System	VBCConfidential	VBCEDMSCAN1722	VBCEDMSCAN1722	17" X 22" paper documents into TIFF images 200	Image	\$1.40	\$2.15	
EDM System	VBCConfidential	VBCEDMSCAN2234	VBCEDMSCAN2234	22" X 34" paper documents into TIFF images 200	Image	\$1.85	\$2.85	
EDM System	VBCConfidential	VBCEDMSCAN3444	VBCEDMSCAN3444	34"X 44" paper documents into TIFF images 200	Image	\$2.35	\$3.62	
EDM System	VBCConfidential	VBCEDMICMF1	VBCEDMICMF1	Image Conversion - 16mm or 35mm microfilm to	Image	\$0.06	\$0.10	
EDM System	VBCConfidential	VBCEDMICMF2	VBCEDMICMF2	16mm or 35mm microfilm to TIFF images 200 dp	Image	\$0.18	\$0.27	
EDM System	VBCConfidential	VBCEDMICMF3	VBCEDMICMF3	16mm or 35mm microfilm to TIFF images 200 dp	Image	\$0.10	\$0.16	
EDM System	VBCConfidential	VBCEDMIC2TIFF3-1	VBCEDMIC2TIFF3-1	3 or less pages per document - Microfiche into TI	Image	\$0.33	\$0.50	
EDM System	VBCConfidential	VBCEDMIC2TIFF410-2	VBCEDMIC2TIFF410-2	4 to 10 pages per document - Microfiche into TIFF	Image	\$0.29	\$0.45	
EDM System	VBCConfidential	VBCEDMIC2TIFF11-3	VBCEDMIC2TIFF11-3	11 or more pages per document - Microfiche into	Image	\$0.27	\$0.41	
EDM System	VBCConfidential	VBCEDMADDLFIELD	VBCEDMADDLFIELD	Additional index fields	Index	\$0.05	\$0.07	
EDM System	VBCConfidential	VBCEDMGFTSC	VBCEDMGFTSC	Image for full text search capability	Page	\$0.03	\$0.04	
EDM System	VBCConfidential	VBCEDMDUPCDROM	VBCEDMDUPCDROM	Duplicate CD-ROM	Each	\$18.00	\$27.69	
EDM System	VBCConfidential	VBCEDMDATAENTRY	VBCEDMDATAENTRY	Data entry	Keystroke	\$0.00	\$0.00	
EDM System	VBCConfidential	VBCEDMDOCprep	VBCEDMDOCprep	Document Preparation -involves the utilization of	Hour	\$20.50	\$31.54	
EDM System	VBCConfidential	VBCEDMFTPTRANS	VBCEDMFTPTRANS	FTP transport fee	Per File	\$9.10	\$14.00	
EDM System	VBCConfidential	VBCEDMDOCDEPREP	VBCEDMDOCDEPREP	Document de-prepping- involves the utilization of	Hour	\$20.50	\$31.54	
EDM System	VBCConfidential	VBCEDMIMGENHC	VBCEDMIMGENHC	Image enhancement per hour	Hour	\$29.25	\$45.00	
EDM System	VBCConfidential	VBCEDMPUDELCO	VBCEDMPUDELCO	Pickup and delivery within central Ohio	Trip	\$185.00	\$284.62	

AP Workflow	VBConfidential	VGAPW100	VGAPW100	AP WORKFLOW - AP SYSTEM THAT STREAM	User	\$3,595.00	\$5,530.77		
AP Workflow	VBConfidential	VGAPW999	VGAPW999	ANNUAL SUPPORT AND UPGRADES FOR AP	User	\$820.00	\$1,261.54		
AP Workflow	VBConfidential	VGAPINSL	VGAPINSL	WORKFLOW INSTALL SERVICES - SERVICES	Hour	\$165.00	\$250.00		
AP Workflow	VBConfidential	VGAPWS3	VGAPWS3	WORKFLOW SERVICES - SERVICES TO CUST	Hour	\$165.00	\$250.00		
AP Workflow	VBConfidential	VGAPWS4	VGAPWS4	ADVANCED WORKFLOW SERVICES - PROJE	Hour	\$250.00	\$384.62		
AP Workflow	VBConfidential	VGAPTRAINS	VGAPTRAINS	ON SITE END USER WORKFLOW TRAINING (\$ DAYS)		\$6,000.00	\$9,230.77		
Forms Process	VBConfidential	VGFP100	VGFP100	FORMS PROCESSOR - SYSTEM EXTRACTS, V	User	\$3,595.00	\$5,530.77		
Forms Process	VBConfidential	VGFP999	VGFP999	FORMS PROCESSOR MAINTENANCE - ANNUA	User	\$820.00	\$1,261.54		
Forms Process	VBConfidential	VGFPS3	VGFPS3	DATA CONVERSION SERVICES - SCAN, COM	Hour	\$145.00	\$223.08		
Forms Process	VBConfidential	VGFPINSL	VGFPINSL	FORMS PROCESSOR INSTALL SERVICES - S	Hour	\$165.00	\$250.00		
Forms Process	VBConfidential	VGFPWS3	VGFPWS3	FORMS PROCESSOR SERVICES - SERVICES	Hour	\$165.00	\$250.00		
Forms Process	VBConfidential	VGFPWS4	VGFPWS4	ADVANCED FORMS PROCESSOR SERVICES	Hour	\$250.00	\$384.62		
Forms Recogni	VBConfidential	VCFRS100	VCFRS100	FORMS RECOGNITION SYSTEM - SYSTEM CO	User	\$3,595.00	\$5,500.00		
Forms Recogni	VBConfidential	VCFRS999	VCFRS999	ANNUAL SUPPORT AND UPGRADES FOR THE	User	\$550.00	\$1,000.00		
Forms Recogni	VBConfidential	VCFRSINSL	VCFRSINSL	FORMS RECOGNITION SYSTEM INSTALL SER	Hour	\$145.00	\$220.00		
Forms Recogni	VBConfidential	VCFRSS3	VCFRSS3	FORMS RECOGNITION SERVICES - SERVICE	Hour	\$145.00	\$220.00		
Forms Recogni	VBConfidential	VCFRSS4	VCFRSS4	FORMS RECOGNITION ADVANCED SERVICES	Hour	\$250.00	\$400.00		
OCR System	VBConfidential	VCOCR500	VCOCR500	OCR SYSTEM - PROVIDES ABILITY TO CONV	User	\$4,500.00	\$7,500.00		
OCR System	VBConfidential	VCOCR999	VCOCR999	ANNUAL PRODUCT SUPPORT AND UPGRADE	User	\$550.00	\$1,200.00		
OCR System	VBConfidential	VCOCRINSL	VCOCRINSL	OCR SYSTEM INSTALL SERVICES - SERVICE	Hour	\$145.00	\$250.00		
OCR System	VBConfidential	VCOCR3	VCOCR3	OCR SERVICES - SERVICES TO CUSTOMIZE	Hour	\$145.00	\$250.00		
OCR System	VBConfidential	VCOCR4	VCOCR4	OCR ADVANCED SERVICES - PROJECT MANA	Hour	\$250.00	\$384.62		
Web Developm	VBConfidential	VCWDEV100	VCWDEV100	WEB DEVELOPMENT TOOLS - SOFTWARE CO	EA	\$4,995.00	\$7,684.62		
Web Developm	VBConfidential	VCWDEV999	VCWDEV999	WEB DEV TOOLS MAINTENANCE - ANNUAL S	EA	\$820.00	\$1,261.54		
Web Developm	VBConfidential	VCWINT100	VCWINT100	WEB INTERFACE - ENABLES INTERNAL AND	EA	\$9,995.00	\$15,376.92		
Web Developm	VBConfidential	VCWINT999	VCWINT999	WEB INTERFACE MAINTENANCE - ANNUAL S	EA	\$1,625.00	\$2,500.00		
Web Developm	VBConfidential	VCWOLAP300	VCWOLAP300	WEB OLAP - SPECIALIZED SOFTWARE FOR	EA	\$4,995.00	\$7,684.62		
Web Developm	VBConfidential	VCWOLAP999	VCWOLAP999	WEB OLAP MAINTENANCE - ANNUAL SUPPO	EA	\$820.00	\$1,261.54		
Web Developm	VBConfidential	VCWPDF100	VCWPDF100	WEB PDF GENERATOR - SPECIALIZED SOFT	EA	\$4,995.00	\$7,684.62		
Web Developm	VBConfidential	VCWPDF999	VCWPDF999	WEB PDF GENERATOR MAINTENANCE - ANN	EA	\$820.00	\$1,261.54		
Web Developm	VBConfidential	VCWREP200	VCWREP200	WEB REPORTING - SPECIALIZED SOFTWARE	EA	\$4,995.00	\$7,684.62		
Web Developm	VBConfidential	VCWREP999	VCWREP999	WEB REPORTING MAINTENANCE - ANNUAL	EA	\$820.00	\$1,261.54		

**DEPARTMENT OF ADMINISTRATIVE SERVICES**  
**STANDARD TERMS AND CONDITIONS**  
**EXECUTIVE ORDER 2010-09S**  
**Banning the Expenditure of Public Funds on Offshore Services**

All of the following provisions must be included in service contracts.

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**I. EXECUTIVE ORDER REQUIREMENTS:**

The Contractor affirms to have read and understands Executive Order 2010-09S issued by Ohio Governor Ted Strickland and shall abide by those requirements in the performance of this Contract, and shall perform no services required under this Contract outside of the United States. The Executive Order is provided as an attachment and also is available at the following website: (<http://www.governor.ohio.gov/Default.aspx?tabid=1495>).

The Contractor also affirms, understands, and agrees to immediately notify the State of any change or shift in the location(s) of services performed by the Contractor or its subcontractors under this Contract, and no services shall be changed or shifted to a location(s) that are outside of the United States.

**II. TERMINATION, SANCTION, DAMAGES:**

The State is not obligated and shall not pay for any services provided under this Contract that the Contractor or any of its subcontractors performed outside of the United States. If services are performed outside of the United States, this will be treated as a material breach of the Contract, and Contractor shall immediately return to the State all funds paid for those services.

In addition, if the Contractor or any of its subcontractors perform any such services outside of the United States, the State may, at any time after the breach, terminate this Contract for such breach, upon written notice to the Contractor. If the State terminates the Contract, the State may buy substitute services from a third party, and the State may recover the additional costs associated with acquiring the substitute services.

If the Contractor or any of its subcontractors prepares to perform services, changes or shifts the location(s) of services performed by the Contractor or its subcontractors under this Contract to a location(s) outside of the United States, but no services are actually performed, the Contractor has [insert number of days not to exceed 30 days] to change or shift the location(s) of services performed to location(s) within the United States. The State may recover liquidated damages in the amount of 10 % of the value of the contract for every day past the time permitted to change or shift the location(s).

**III. ASSIGNMENT / DELEGATION:**

The Contractor will not assign any of its rights nor delegate any of its duties and responsibilities under this Contract without prior written consent of the State. Any assignment or delegation not consented to may be deemed void by the State.

**DEPARTMENT OF ADMINISTRATIVE SERVICES**  
**STANDARD AFFIRMATION AND DISCLOSURE FORM**  
**EXECUTIVE ORDER 2010-09S**

**Banning the Expenditure of Public Funds on Offshore Services**

All of the following provisions must be included in all invitations to bid, requests for proposals, state term schedules, multiple award contracts, requests for quotations, informal quotations and statements of work.

This information is to be submitted as part of the response to any of the procurement methods listed.

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**CONTRACTOR/SUBCONTRACTOR AFFIRMATION AND DISCLOSURE:**

By the signature affixed to this response, the Bidder/Offeror affirms, understands and will abide by the requirements of Executive Order 2010-09S issued by Ohio Governor Ted Strickland. If awarded a contract, the Bidder/Offeror becomes the Contractor and affirms that both the Contractor and any of its subcontractors shall perform no services requested under this Contract outside of the United States. The Executive Order is attached and is available at the following website:

(<http://www.governor.ohio.gov/Default.aspx?tabid=1495>).

The Bidder/Offeror shall provide all the name(s) and location(s) where services under this Contract will be performed in the spaces provided below or by attachment. Failure to provide this information as part of the response will deem the Bidder/Offeror not responsive and no further consideration will be given to the response. Bidder/Offeror's offering will not be considered. If the Bidder/Offeror will not be using subcontractors, indicate "Not Applicable" in the appropriate spaces.

1. Principal location of business of Contractor:

5087 Westerville Rd.  
(Address)

Columbus, Ohio 43231  
(City, State, Zip)

Name/Principal location of business of subcontractor(s):

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Address, City, State, Zip)

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Address, City, State, Zip)

2. Location where services will be performed by Contractor:

\_\_\_\_\_  
(Address)

\_\_\_\_\_  
(City, State, Zip)

Name/Location where services will be performed by subcontractor(s):

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Address, City, State, Zip)

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Address, City, State, Zip)

3. Location where state data will be stored, accessed, tested, maintained or backed-up, by Contractor:

\_\_\_\_\_  
(Address)

\_\_\_\_\_  
(Address, City, State, Zip)

Name/Location(s) where state data will be stored, accessed, tested, maintained or backed-up by subcontractor(s):

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Address, City, State, Zip)

4. Location where services to be performed will be changed or shifted by Contractor:

\_\_\_\_\_  
(Address)

\_\_\_\_\_  
(Address, City, State, Zip)

Name/Location(s) where services will be changed or shifted to be performed by subcontractor(s):

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Address, City, State, Zip)

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Address, City, State, Zip)