

State of West Virginia Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

Request for REGNUMBER Quotation

EHP10068

PAGE

ADDRESS CORRESPONDENCE TO ATTENTION OF ROBERTA WAGNER 304-558-0067

HEALTH AND HUMAN RESOURCES BPH - IMMUNIZATION PROGRAM

350 CAPITOL STREET, ROOM 125 CHARLESTON, WV 25301-3719 304-558-2188

RFQ COPY TYPE NAME/ADDRESS HERE Bound Tree Medical LLC 5000 Tuttle Crossing Dublin OH 43016

DATE PA	INTÉD	nei Net	1MS OF 8A	t É	UD0 5-4	SHIP VIA	FOB. Destination	FREIGHTTERMS
BID OPENING DAT		1/21/			JUPS, Fede	eral Express or Freight Car		Best Way
LINE	QUANTI		DOB	ÇAT. NO		ITEM NUMBER	UNIT PRICE	AMQUNT
						CONTRACT		1 TOWNED
	EPIDEMIC	LOGY	AND RACTA	PREVE	AU OF NTION	' PUBLIC HEA SERVICES	FOR THE AGENCY, LTH, OFFICE OF IS SOLICITING PER THE ATTACHED	25:0 JAN 14 A 10: 04
	RETRACTA	BLE,	PERM	ANENT	LY AT	AFETY FEATU TACHED NEED	LE.	THE OF WV
	VIA MAIL VIA FAX ROBERTA QUESTIONS	WAGNE AT 1 A. WAG S IS L QUE	HE A 4-55 NER® 01/0	THE DDRES 3-411 IV.GO 5/201 IS RE	VEST SHOWN OR OF THE SHOWN OR OF THE SHOWN O	VIRGINIA PU WN AT THE T VIA EMAIL EADLINE FOR THE CLOSE O	IN WRITING TO RCHASING DIVISIO OP OF THIS RFQ, AT ALL TECHNICAL F BUSINESS. ALL WILL BE ADDRESSE	
000i	50,0 1CC 27 GU	00	A X 1/2	- 1	75-82 ERCUL		\$0.0898 each	\$4,490.00
I	UNIT PRI	CING EL. K	Kendal oxes/c	7180 ase (1	12761 Prefe	R 100 PER	5 sold by the box o	f 100 @\$8.98 box \$44.90 case
SIGNATURE A				SEE HEVE	RSE SIDE	FOR TERMS AND CON		
Coth		ঞ্চ		- Indicate of the second	-	(800) 533	3-0523 Jan	uary 12, 2010
Senior Bid &	Contract R	<u>ep</u> 31	<u> -1739</u>	487			ADDRESS CHANGES	TO BE NOTED ABOVE
WHE	N RESPOND	ING TO	RFQ, I	NSERT	NAME A	AND ADDRESS I	N SPACE ABOVE LABELE	D 'VENDOR'

GENERAL TERMS & CONDITIONS REQUEST FOR QUOTATION (RFQ) AND REQUEST FOR PROPOSAL (RFP)

- 1. Awards will be made in the best interest of the State of West Virginia
- 2. The State may accept or reject in part, or in whole, any bid.
- 3. Prior to any award, the apparent successful vendor must be properly registered with the Purchasing Division and have paid the required \$125 fee.
- 4. All services performed or goods delivered under State Purchase Order/Contracts are to be continued for the term of the Purchase Order/Contracts, contingent upon funds being appropriated by the Legislature or otherwise being made available. In the event funds are not appropriated or otherwise available for these services or goods this Purchase Order/Contract becomes void and of no effect after June 30
- 5. Payment may only be made after the delivery and acceptance of goods or services
- 6, Interest may be paid for late payment in accordance with the West Virginia Code.
- 7, Vendor preference will be granted upon written request in accordance with the West Virginia Code
- 8. The State of West Virginia is exempt from federal and state taxes and will not pay or reimburse such taxes.
- 9. The Director of Purchasing may cancel any Purchase Order/Contract upon 30 days written notice to the seller.
- 10. The laws of the State of West Virginia and the Legislative Rules of the Purchasing Division shall govern the purchasing process
- 11. Any reference to automatic renewal is hereby deleted. The Contract may be renewed only upon mutual written agreement of the parties.
- 12. BANKRUPTCY: In the event the vendor/contractor files for bankruptcy protection, the State may deem this contract null and void, and terminate such contract without further order
- 13. HIPAA BUSINESS ASSOCIATE ADDENDUM: The West Virginia State Government HIPAA Business Associate Addendum (BAA), approved by the Attorney General, is available online at www.state.wv.us/admin/purchase/vrc/hipaa.htm and is hereby made part of the agreement. Provided that the Agency meets the definition of a Cover Entity (45 CFR §160.103) and will be disclosing Protected Health Information (45 CFR §160.103) to the vendor
- 14. CONFIDENTIALITY: The vendor agrees that he or she will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the agency's policies, procedures, and rules. Vendor further agrees to comply with the Confidentiality Policies and Information Security Accountability Requirements, set forth in http://www.state.wv.us/admin/purchase/privacy/noticeConfidentiality.pdf
- 15, LICENSING: Vendors must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, and the West Virginia Insurance Commission. The vendor must provide all necessary releases to obtain information to enable the director or spending unit to verify that the vendor is licensed and in good standing with the above entitles.
- 16. ANTITRUST: In submitting a bid to any agency for the State of West Virginia, the bidder offers and agrees that if the bid is accepted the bidder will convey, sell, assign or transfer to the State of West Virginia all rights, title and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of West Virginia for price fixing and/or unreasonable restraints of trade relating to the particular commodities or services purchased or acquired by the State of West Virginia, Such assignment shall be made and become effective at the time the purchasing agency tenders the initial payment to the bidder

I certify that this bid is made without prior understanding, agreement, or connection with any corporation, firm, limited liability company, partnership, or person or entity submitting a bid for the same material, supplies, equipment or services and is in all respects fair and without collusion or Fraud. I further certify that I am authorized to sign the certification on behalf of the bidder or this bid.

INSTRUCTIONS TO BIDDERS

- 1. Use the quotation forms provided by the Purchasing Division. Complete all sections of the quotation form.
- 2. Items offered must be in compliance with the specifications. Any deviation from the specifications must be clearly indicated by the bidder. Alternates offered by the bidder as EQUAL to the specifications must be clearly defined. A bidder offering an alternate should attach complete specifications and literature to the bid. The Purchasing Division may walve minor deviations to specifications.
- 3. Unit prices shall prevail in case of discrepancy. All quotations are considered FOB destination unless alternate shipping terms are clearly identified in the quotation.
- 4. All quotations must be delivered by the bidder to the office listed below prior to the date and time of the bid opening. Failure of the bidder to deliver the quotations on time will result in bid disqualifications: Department of
- Administration, Purchasing Division, 2019 Washington Street East, P.O. Box 50130, Charleston, WV 25305-0130 5. Communication during the solicitation, bid, evaluation or award periods, except through the Purchasing Division, is strictly prohibited (W.Va. C.S.R. §148-1-6 6).

Rev. 12/15/09



State of West Virginia Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

Request for AECNUMBER Quotation

EHP10068

PAGE

ADDRESS CORRESPONDENCE TO ATTENTION OF

ROBERTA WAGNER 304-558-0067

RFQ COPY TYPE NAME/ADDRESS HERE **Bound Tree Medical LLC** 5000 Tuttle Crossing Dublin OH 43016

HEALTH AND HUMAN RESOURCES BPH - IMMUNIZATION PROGRAM

350 CAPITOL STREET, ROOM 125 CHARLESTON, WV 25301-3719 304-558-2188

	ED 16		SHIP VIA	FOR	FREIGHTTEAMS
12/17/ BID OPENING DATE:	2009 Net 30		UPS, Federal Express, Freight Carrier	OPENING TIME	Best Way
LINE	QUANTITY	uoe CAT	ITEM NUMBER	UNITPRICE	AMOUNT
002	110,000 3CC 25 GUAGE]	475-82 NGES	\$0.0753 each	\$8,283.00
100 A CO	(UNIT PRICIN BRAND/MODEL: PKG: 100/box 1	g IS PER S Kendali 888 0 boxes/cas	TIMATED ANNUAL U YRINGE) 1513538 BTM # 47- 6 (PREFER 10 @\$7.53 box \$75.3	8881513538BX 0 per case)	
003	30,000 CC 25 GUAGE			\$0.0753 each	\$2,259.00
	UNIT PRICIN RAND/MODEL; KG; 100/box 1 sold by the bo NY ITEM BID NTENT OF HOF WEST VIRGING REVENTION A	G IS PER S Kendall 888 Doxes/case C \$7 53 bo ON THIS C USE BILL 4 INIA AND A RECOMMEND OVISORY CO		7, PER CASE) OR EXCEED THE LEGISLATURE MEET OR EXCE STICK INJURY	
r r r	ITLE 64, L NJURY PREVE HIS CONTRACI	EGISLATIVE NTION. F MAY ALSO	DUSE BILL 4298 A RULE, SERIES 82 BE USED BY ANY	NEEDLESTICK STATE AGENCY	
<u> </u>		NCIES OTH	IRECTOR OF THE SIZE THAN THE ONE	IAMED ON THE FA	AC
NATURE Cothy	Tayno		(800) 533	3- <u>0523</u>	anuary 12, 2010
Bid & Con	tract Bon	^N 31-173948	7	ADDRESS CHAN	IGES TO BE NOTED ABOVE



State of West Virginia Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

Request for REGNUMBER Quotation

EHP10068

PAGE

ADDRESS CORRESPONDENCE TO ATTENTION OF

ROBERTA WAGNER 304-558-0067

HEALTH AND HUMAN RESOURCES BPH - IMMUNIZATION PROGRAM

350 CAPITOL STREET, ROOM 125 CHARLESTON, WV 25301-3719 304-558-2188

RFQ COPY TYPE NAME/ADDRESS HERE Bound Tree Medical LLC 5000 Tuttle Crossing Dublin OH 43016

DÄTEPHIN	red -	TEF	M9 OF SAU		ŞH	PVIA		F.Ö.B.		FREIC	HT TERMS	
12/17/		Net 30			UPS, Federal Exp	ress, Freight Carrier	Destin	ation	Ē	Best Wa	ıy	20000
BID OPENING DATÉ:	r	01/21/	2010	. Harris	155	BID	OPENI	G TIME	01	:30PM	6.01550000000000000000000000000000000000	 विकास
UNE	QUA	VIIIV	UOP	ÇAT NO	ITEM!	IUMBER		UNIT PRIÇE		,	MOUNT	
	רנומו לו	a aoum	0.3 CITI	17'Y 7	T 0 0 2 7 11 1					**************************************	**************************************	
	BY THE	PURCH	RACI M ASING	DIVI	SION TO	RELEASE AUTHORIZ	DRUER E USE	APPROVI	RD			
	CONTRA							V# 4,42				
	YEAR OI	R UNTI	SUCH OBTAI	"AN "RE N A	D EXTEND ASONABLE NEW CONT	ACT BECO S FOR A TIME" T	PERIOD HEREAF RENEW	OF ONE TER AS THE	IS (1)			
	ORIGINA MOTEXO	AL CON	FRACT.	TH	E "REASC MONTHS	NABLE TI DURING	ME" PE	RIOD SH	IALL			
	CIME" :	CHE VE	NDOR M	AY T	ERMINATE	THIS CO	NTRACI	FOR AN	1 <u>Y</u>			
	REASON VRITTEI	NOTI	GE.	THE	DIRECTO	R OF PUR	CHASIN	G 30 DA	AYS			
	IN THIS	CONT	ract þ	OCUM	ENT, THE	STIPULA TERMS, R THE LI	CONDIT	IONS AN	ID			
W S D B	RITTEN LUBMITT PAYS PR E IN A PRIGINA	CONSECTION TO COORDA	INT OF THE D THE D NCE WI RACT	THE IRECU EXPIR ITH I	SPENDIN FOR OF P RATION D THE TERM	RENEWED G UNIT A URCHASIN ATE. SU G AND COI LIMITED	ND VEN 3 THIR CH REN NDITIO	DOR, TY (30) EWAL SH NS OF T	ALL			
C R	ANCELL IGHT T	ATION:	THE I	DIREC	TOR OF DOTAGE	PURCHASI EMMEDIAT	NG RES	ERVES T	HE			
14	OTICE	TO THE	VENDO	OR IF	THE CO	MODITIE	AND/	OR SERV	ICES			
\$ F	OPPLIE O THE	D ARE SPECIF	OF AN ICATEO	INFE ONS P	RIOR QUA F THE B	LITY OR DEPOY	DO NO 'DATRAC	r confo r herei	RM N.			
O A	PEN MA UTHORI	RKET C ZE A S	Lause: Pendin	THE	DIRECTO	OR OF PUI	CHASII	ng may Open				
IGNATURE O				SEEHEVE	erse side för	TERMS AND CON	DITIONS		DATE			
Cathi	Tay	FEIN				(800) 533				ary 12, 2		_
Sr. Bid & Con	tract Ře	₽p.	<u>31-17</u>		7	ADDDEDO (L	DDRESS CH.				



State of West Virginia Department of Administration Quotation Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

Request for Charles Bronumber

P T Q

EHP10068

PAGE

ROBERTA WAGNER <u> 304-558-0067</u>

RFQ COPY TYPE NAME/ADDRESS HERE **Bound Tree Medical LLC** 5000 Tuttle Crossing

Dublin OH 43016

HEALTH AND HUMAN RESOURCES BPH - IMMUNIZATION PROGRAM

ADDRESS CORRESPONDENCE TO ATTENTION OF

350 CAPITOL STREET, ROOM 125 CHARLESTON, WV 25301-3719 304-558-2188

FREIGHTTERMS DATE PRINTED TERMS OF SALE SHIPVIA Net 30 Destination Best Wav 12/17/2009 BID OPENING DATE: UPS, Federal Express, Freight Carrier 01/21/2010 OPENING. TIME AMOUNT QUANTITY UNIT PRICE ITEM NUMBER LINE MARKET, WITHOUT THE FILING OF A REQUISITION OR COST ESTIMATE, ITEMS SPECIFIED ON THIS CONTRACT FOR EMMEDIATE DELIVERY IN EMERGENCIES DUE TO UNFORESEEN CAUSES (INCLUDING BUT NOT LIMITED TO DELAYS IN TRANS-PORTATION OR AN UNANTICIPATED INCREASE IN THE VOLUME OF WORK.) QUANTITIES: QUANTITIES LISTED IN THE REQUISITION ARE approximations only, based on estimates supplied by THE STATE SPENDING UNIT. IT IS UNDERSTOOD AND AGREED THAT THE CONTRACT SHALL COVER THE QUANTITIES ACTUALLY ORDERED FOR DELIVERY DURING THE TERM OF THE CONTRACT, WHETHER MORE OR LESS THAN THE QUANTITIES SHOWN. ordering procedure: spending unit(s) shall issue a WRITTEN STATE CONTRACT ORDER (FORM NUMBER WV-39) TO THE VENDOR FOR COMMODITIES COVERED BY THIS CONTRACT. THE ORIGINAL COPY OF THE WV-39 SHALL BE MAILED TO THE VENDOR AS AUTHORIZATION FOR SHIPMENT, A SECOND COPY MAILED TO THE PURCHASING DIVISION, AND A THIRD COPY RETAINED BY THE SPENDING UNIT. BANKRUPTCY: IN THE EVENT THE VENDOR/CONTRACTOR FILES FOR BANKRUPTCY PROTECTION, THE STATE MAY DEEM THE CONTRACT NULL AND VOID, AND TERMINATE SUCH CONTRACT WITHOUT FURTHER ORDER. THE TERMS AND CONDITIONS CONTAINED IN THIS CONTRACT SHALL SUPERSEDE ANY AND ALL SUBSEQUENT TERMS AND CONDITIONS WHICH MAY APPEAR ON ANY ATTACHED PRINTED DOCUMENTS SUCH AS PRICE LISTS, ORDER FORMS, SALES AGREEMENTS OR MAINTENANCE AGREEMENTS, INCLUDING ANY ELECTRONIC MEDIUM SUCH AS CD-ROM REV. 05/26/2009 SEE REVERSE SIDE FOR TERMS AND CONDITIONS SIGNATURE (800) 533-0523 January 12, 31-1739487 ADDRESS CHANGES TO BE NOTED ABOVE Sr. Bid & Contract Rep

WHEN RESPONDING TO RFQ, INSERT NAME AND ADDRESS IN SPACE ABOVE LABELED 'VENDOR'



NOOZEK

RFQ COPY

TYPE NAME/ADDRESS HERE

State of West Virginia Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

Request for REQUIRED NUMBER Quotation

EHP10068

MAGE !! 5

ADDRESS CORRESPONDENCE TO A SENTION OF THE ROBERTA WAGNER <u> 304-558-0067</u>

HEALTH AND HUMAN RESOURCES BPH - IMMUNIZATION PROGRAM

350 CAPITOL STREET, ROOM 125 CHARLESTON, WV 25301-3719

304-558-2188 TERMS OF SALE FREIGHT TERMS DATE PRINTED Net 30 Best Way 12/17/2009 BID OPENING DATE: Destination Federal Express, Freight Carrier OPENING TIME 01:30PM01/21/2010 AMOUNT: QUANTITY **UOP** ITEM NUMBER UNITORICE EXHIBIT 6 PRICE ADJUSTMENT PROVISION: THE STATE OF WEST VIRGINIA WILL CONSIDER BIDS THAT CONTAIN PROVISIONS FOR PRICE ADJUSTMENTS PRIOR TO THE DRIGINAL EXPERATION OF THE CONTRACT, PROVIDED THAT SUCH PRICE ADJUSTMENT COVERS BOTH UPWARD AND DOWNWARD MOVEMENT OF THE COMMODITY PRICE, AND THAT ADJUSTMENT IS BASED ON THE "PASS THROUGH" INCREASE OR DECREASE OF RAW MATERIALS AND/OR LABOR, WHICH MAKE UP ALL OR A SUBSTANTIAL PART OF A PRODUCT. ADJUSTMENTS ARE TO BE BASED UPON AN ACTUAL DOLLAR FIGURE, NOT A PERCENTAGE. ALL PRICE ADJUSTMENT REQUESTS MUST BE SUBSTANTIATED IN A MANNER ACCEPTABLE TO THE DIRECTOR PURCHASING, E.G. GOVERNMENTAL BENCH MARKS, GENERAL MARKET INCREASE, PUBLISHED PRICE LISTS. SUCH REQUESTS FOR AND INCREASE SHOULD BE RECEIVED IN WRITING BY THE DERECTOR OF PURCHASING AT LEAST 30 DAYS IN ADVANCE OF THE EFFECTIVE ANY TIME THE VENDOR REQUESTS A DATE OF THE INCREASE. PRICE ADJUSTMENT, THE PURCHASING DIVISTON MAY EITHER ACCEPT THE PRICE ADJUSTMENT AND AMEND THE CONTRACT ACCORDINGLY OR REFECT THE ADJUSTMENT IN ITS ENTIRETY AND CANCEL THE CONTRACT. PREFERRED TERMS: IT IS PREFERRED THAT THE PRICES ON THIS CONTRACT ARE FIRM FOR LIFE OF THE CONTRACT, AS INDICATED IN THE LIFE OF CONTRACT CLAUSE CONTAINED HEREIN, NOT TO EXCEED ONE (1) YEAR. PASS THROUGH PRICE INCREASES WILL BE CONSIDERED AT TIME OF CONTRACT RENEWAL ONLY. ERSE SIDE FOR TERMS AND CONDITIONS

felepkone (800) <u>533-0523</u> SIGNATURE

January 12. 2010 ADDRESS CHANGES TO BE NOTED ABOVE

DATE

31-1739487 Bid & Contract Rep WHEN RESPONDING TO RFQ, INSERT NAME AND ADDRESS IN SPACE ABOVE LABELED 'VENDOR'



RFQ COPY

TYPE NAME/ADDRESS HERE

Bound Tree Medical LLC

5000 Tuttle Crossing

Dublin OH 43016

State of West Virginia Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

Request for MARGONUMBER Quotation

EHP10068

б

ROBERTA WAGNER 304-558-0067

HEALTH AND HUMAN RESOURCES BPH - IMMUNIZATION PROGRAM

ADDRESS CORRESPONDENCE TO AUTENTION OF

350 CAPITOL STREET, ROOM 125 CHARLESTON, WV 25301-3719 304-558-2188

DATE PRINTED TERMS OF SALE SHIP VIA FREIGHTTERMS Net 30 12/17/2009 BID OPENING DATE: Best Way JPS, Federal Express, Freight Carrier Destination OPENING TIME 01:30PM UNIT PAICE UOP QUANTITY ITEM NUMBER AMOUNT LINE PURCHASING CARD ACCEPTANCE: THE STATE OF WEST VIRGINIA currently utilizes a visa purchasing card program which is issued through a bank. THE SUCCESSFUL VENDOR MUST ACCEPT THE STATE OF WEST VIRGINIA VISA PURCHASING card for payment of all orders placed by any state AGENCY AS A CONDITION OF AWARD. NOTICE A SIGNED BID MUST BE SUBMITTED TO: DEPARTMENT OF ADMINISTRATION PURCHASING DIVISION BUILDING 15 2019 WASHINGTON STREET, EAST CHARLESTON, WV 25305 0130 THE BID SHOULD CONTAIN THIS INFORMATION ON THE FACE OF THE ENVELOPE OR THE BID MAY NOT BE CONSIDERED: SEALED BID ROBERTA WAGNER BUYER: RFQ NO: EHP10068 BID OPENING DATE: 01/21/2010 BID OPENING 1:30 PM TIME: BEE REVERSE SIDE FOR TERMS AND CONDITIONS SIGNATURE (800) 533-0523 January 12, 2010 ADDRESS CHANGES TO BE NOTED ABOVE 31-1739487 Sr. Bid & Contract Rep.



State of West Virginia Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

Request for REGION TO THE REGION OF THE REGI Quotation

EHP10068

ROBERTA WAGNER 304-558-0067

RFQ COPY TYPE NAME/ADDRESS HERE Bound Tree Medical LLC 5000 Tuttle Crossing Dublin OH 43016

HEALTH AND HUMAN RESOURCES BPH - IMMUNIZATION PROGRAM

ADDRESS CORRESPONDENCE TO ATTENTION OF

350 CAPITOL STREET, ROOM 125 CHARLESTON, WV 25301-3719 304-558-2188

DATEPRIN	******	τει Net 30			\$HIP.			F0.8		FREIGHT TEAMS
12/17/ BID OPENING DATE					JPS, Federal Express					Best Way
LINE	QUAN	1/21/ IIIV	UOP	ÇAT NO	ITEMNUI ;	80.200 (00.000)	DPE	NIT. DNII UNITERICE		- 3.0 PM AMOUNT
					UMBER IN NG YOUR B		IS	NECESSA	RY	
				wer two outs data well	(800) 257-	5713		- an-rad diffrancisme miligari	· # •	
	CONTACT	PERS	ON (P		PRINT CL Cathy Tayr		- IRF	· ····································		
	*****	THIS	is T	HE EN	O OF RFQ	EHP10	068	*****	rotal:	\$15,032.00
		ļ							i	
									:	
				osee aev	erse side forti	MAS AND CON	IOTHON	3		
IGNATURE CLL	س آمی	~	**************************************			TELEPHONE (800) 533			Jan	uary 12, 2010
Sr. Bid & Col	ntract Re	p. FE	31-17	739487	7		1105			TO BE NOTED ABOVE
WHE	:N RESPO	NDING T	O RFQ.	INSER	NAME AND	40085551	n spa	AUE ABOVE	LABELE	D AFUDOR,

EHP10068 RFQ

Any item bid on this contract must meet or exceed the intent of House Bili 4298 enacted by the Legislature of West Virginia and all items bid must meet or exceed the standard recommended by the Needlestick injury Prevention Advisory Committee

See attached copy of House Bill 4298 as well as copy of Title 64, Legislative Rule, Series 82 Needlestick Injury Prevention

This contract may also be used by any state agency upon approval of the Director of the State Purchasing Division Agencies other than the one named on the face of this contract will issue a release order approved by the Purchasing Division to authorize use of the contract

Contract shall extend for a period of one (1) year, with renewal provisions for two (2) one (1) year periods Price escalation clause should be worded into contract

WV | DHHR | BPH | OEHP | DSDC



West Virginia Department of Health and Human Resources (<u>DHHR</u>)
Bureau for Public Health (<u>BPH</u>)

Needlestick Injury Prevention Program

Home

<u>Legislative</u> Rule

<u>Federal</u> Register

Contact Us

ENROLLED COMMITTEE SUBSTITUTE FOR

H. B. 4298

(By Delegates Hatfield, Leach, Rose, Spencer, Kelly, Perdue and L. Smith)
[Passed March 10, 2000; in effect ninety days from passage]

AN ACT to amend chapter sixteen of the code of West Virginia, one thousand nine hundred thirty-one, as amended, by adding thereto a new article, designated article thirty-six, relating to creating a needlestick injury prevention program in hospitals, nursing homes, public health departments and home health agencies, including those staffed by public employees; requiring the proposal of rules by the director of the division of health; making compliance with rules a condition of licensure; requirements for facilities to use needleless systems; keeping sharps injury logs; maintaining list of existing needleless systems; establishing a needlestick injury prevention advisory committee; and exceptions to requirements.

Be it enacted by the Legislature of West Virginia:

That chapter sixteen of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended by adding thereto a new article, designated article thirty-six, to read as follows:

ARTICLE 36, NEEDLESTICK INJURY PREVENTION. \$16-36-1. Definitions.

As used in this article:

(a) "Director" means the director of the division of health;

(b) "Engineering controls" means sharps prevention technology including, but not limited to, systems not using needles and needles with engineered sharps injury protection;

- (c) "Facility" means every hospital licensed under the provisions of article five-b of this chapter; every nursing home licensed under the provisions of article five-c of this chapter; every local health department, every home health agency certified by the office of health facility licensure and certification, all hospitals and nursing homes operated by the state or any agency of the state and all hospitals, nursing homes, local health departments and home health agencies which are staffed, in whole or in part, by public employees;
 - (d) "Health care worker" means any person working in a facility;
- (e) "Needleless system" means a device that does not utilize needles for the withdrawal of body fluids after initial venous or arterial access is established, and administration of medication or fluids, or any other procedure involving the potential for an exposure incident; and,

(f) "Needlestick injury" means the parenteral introduction into the body

of a health care worker, during the performance of his or her duties, of blood or other potentially infectious material by a hollow bore needle or sharp instrument, including, but not limited to, needles, lancets, scalpels, and contaminated broken glass

(g) "Sharps" means hellow-bore needles or sharp instruments, including but not limited to, needles, lancets and scalpels [Top]

§16-36-2. Needlestick injury prevention rules.

(a) On or before the first day of July, two thousand, the director shall, with the advice and cooperation of the advisory committee established under this article, propose rules for legislative approval in accordance with the provisions of article three, chapter twenty nine a of this code requiring facilities, as a condition of licensure certification or operation, to minimize the risk of needlestick and sharps injuries to health care workers. In developing the rules the director shall take into consideration the most recent guidelines of the occupational safety and health administration that relate to prevention of needlestick and sharps injuries

(b) The rules shall include, but not be limited to, the following

provisions:

(1) A requirement that facilities utilize needleless systems or other engineering controls designed to prevent needlestick or sharps injuries, except in cases where the facility can demonstrate circumstances in which technology does not promote employee or patient safety or interferes with a medical procedure. Those circumstances shall be specified by the facility and shall include, but not be limited to, circumstances where the technology is medically contraindicated or not more effective than alternative measures used by the facility to prevent exposure incidents: Provided, That no specific device may be mandated;

(2) A requirement that information concerning exposure incidents be recorded in a sharps injury log, to be kept within the facility and reported annually to the director. Information recorded in the log shall contain, at a

minimum:

(A) The date and time of the exposure incident;

(B) The type and brand of sharp involved in the incident; and

(C) A description of the exposure incident which shall at a minimum include:

(i) The job classification of the exposed worker;

- (ii) The department or work area where the exposure incident occurred;
- (iii) The procedure that the exposed worker was performing at the time of the incident;

(Iv) How the incident occurred;

(v) The body part involved in the exposure incident;

(vi) If the sharp had engineered sharps injury protection, whether the protective mechanism was activated and whether the injury occurred before the protective mechanism was activated, during activation of the mechanism or after activation of the mechanism, if applicable; and,

(vil) Any suggestions by the injured employee as to whether or how protective mechanisms or work practice control could be utilized to prevent

such injuries;

(3) A provision for maintaining a list of existing needleless systems

and needles and sharps with engineered injury protections. The director shall make the list available to assist employers in complying with the requirements of the standards adopted in accordance with this article; and,

(4) Any additional provisions consistent with the purpose of this article, including, but not limited to, training and educational requirements, measures to increase vaccinations, strategic placement of sharps containers as close to the work area as is practical and increased use of protective equipment. [Top]

§16-36-3. Needlestick injury prevention advisory committee.

- (a) There is established a needlestick injury prevention advisory committee to advise the director in the development of rules required under this article.
- (b) The committee shall meet at least four times a year for the initial two years after the effective date of this article and on the call of the director thereafter. The director shall serve as the chair and shall appoint thirteen members, one representing each of the following groups:

(1) A representative of the health insurance industry;

(2) The commissioner of the bureau of employment programs, or his

or her designee from the division of worker's compensation;

(3) Five nurses who work primarily providing direct patient care in a hospital or nursing home, at least one of which is employed in a state operated facility;

(4) A phlebotomist employed in a hospital or nursing home;

- (5) Two administrators of different hospitals operating within the state;
- (6) A director of nursing employed in a nursing home within the state;

(7) A licensed physician practicing in the state; and

- (8) An administrator of a nursing home operating within the state.
- (c) Members of the committee serve without compensation. Each member shall be reimbursed for actual and necessary expenses incurred for each day or portion thereof engaged in the discharge of official duties, in a manner consistent with guidelines of the travel management office of the department of administration.

(d) A majority of all members constitutes a quorum for the transaction of all business. Members serve for two year terms and may not serve for

more than two consecutive terms.

§16-36-4. Exception.

Until the first day of July, two thousand five, drugs and biologics regulated by the food and drug administration whose packaging, on the effective date of this article, includes needles and syringes, are considered to meet any standards promulgated under this article. Topi

A program of the:

State of West Virginia (WV)

West Virginia Department of Health and Human Resources (OHHR)

Bureau for Public Health (BPH)

Office of Epidemiology and Health Promotion (OEHP)

The Division of Surveillance and Disease Control (DSDC)

This page was last updated 14 August 2002.
If your have questions or comments about the West Virginia State Needlestick injury
Prevention Program, please direct them to Falsal Khan, Director, Needlestick Program
falsalkhan@wydhhr.org
If you have questions or comments about this Web page, please direct them to Kendra
Liegey kendrallegev@wydhhr.org

WV | DHHR | BPH | OEHP | DSDC



West Virginia Department of Health and Human Resources (<u>DHHR</u>)

Bureau for Public Health (<u>BPH</u>)

Needlestick Injury Prevention Program

Home

64CSR82

Legislative Law Title 64
LEGISLATIVE RULE
DIVISION OF HEALTH

Federal Register DEPARTMENT OF HEALTH AND HUMAN RESOURCES

Contact Us

SERIES 82 NEEDLESTICK INJURY PREVENTION

§64-82-1. General.

- 1.1. Scope This legislative rule establishes specific standards and procedures concerning needlestick injury prevention; creates a needlestick injury prevention program in hospitals, nursing homes, public health departments and home health agencies, including those staffed by public employees; makes compliance with rules a condition of licensure; establishes requirements for facilities to use needleless systems; relates to keeping sharps injury logs; requires the maintainment of a list of existing needleless systems; sets forth exceptions to requirements; and other matters pertinent and necessary for the implementation of the Needlestick injury Prevention Program, W. V. Code §16-36-1 et seq. This rule supplements the Needlestick injury Prevention Program, W. Va Code §16-36-1 et seq., and should be read in conjunction with the Act
 - 1.2 Authority W Va Code §16-36.2
 - 1.3 Filing Date May 10, 2001
 - 1.4 Effective Date July 1, 2001 [Top]

§64-82-2. Application and Enforcement.

- 2.1 Application This rules applies to:
- 2.1 a. Every hospital licensed under the provisions of WV Code §16-5B-1 et seq.;
- > 2.1.b Every nursing home licensed under the provisions of WV Code §16-5C-1 et seq.

- 21c Every local health department;
- 2.1 d Every home health agency certified by the office of health facility licensure and certification;
- 2.1.e. All hospitals and nursing homes operated by the state or any agency of the state; and
- 2.1.f All hospitals, nursing homes, local health departments and home health agencies which are staffed in whole or in part by public employees.
- 2.2. Enforcement This rule is enforced by the director of the division of health or his or her lawful designee [Top]

864-82-3. Definitions.

- 3.1 Annual Report. A quality improvement report, submitted to the director on a yearly basis, including a summary of trends in needlestick injuries and suggestions as to whether or how protective mechanisms or work practice control could be utilized to prevent the injuries.
- 3.2. Contaminated The presence or the reasonably anticipated presence of blood or other potentially infectious materials on a surface or in or on an item
 - 3.3. Engineered Sharps Injury Protection.
- 3.3 a A physical attribute built into a needle device used for withdrawing body fluids, accessing a vein or artery, or administering medications or other fluids, which effectively reduces the risk of an exposure incident by a mechanism such as barrier creation, blunting, encapsulation, withdrawal or other effective mechanisms; or
- 3.3 b A physical attribute built into any type of needle device, or into a non-needle sharp, which effectively reduces the risk of an exposure incident.
- 3.4 Engineering Controls. Sharps prevention technology including, but not limited to, systems not using needles and needles with engineered sharps injury protection that isolate or remove the bloodborne pathogens hazard from the workplace.
- 3.5 Exposure incident. A specific eye, mouth, or other mucous membrane, non-intact skin, or parenteral contact with blood or other potentially infectious materials that result from the performance of an employee's duties.
 - 3.6 HBV Hepatitis B virus.

- 3 7. HCV. Hepatitis C virus.
- 3.8. HIV Human Immunodeficiency virus
- 3.9. Occupational Exposure Reasonably anticipated skin, eye, mucous membrane, or parenteral contact with blood or other potentially infectious materials that may result from the performance of an employee's duties.
- 3.10. Protective Equipment Specialized clothing or equipment worn by an employee for protection against a hazard. General work clothes (e.g., uniforms, pants, shirts, or blouses) not intended to function as protection against a hazard are not considered to be protective equipment
- 3 11. Quarterly Report A quarterly supplement to the annual report, reported to the director, containing the specific information of each exposure incident as set forth in section five of this rule and a cover sheet with patterns of needlestick and sharps injuries that the facility has identified
- 3.12. Sharps Any object used or encountered by a health care worker that can be reasonably anticipated to penetrate the skin or any other part of the body, and to result in an exposure incident, including, but not limited to, hollow-bore needles or sharp instruments, including, but not limited to, needles, lancets, and scalpels. [Top]

§64-82-4. Use of needleless systems or other engineering controls.

- 4 1. Facilities shall use needleless systems for:
- 4 1.a Withdrawal of body fluids after initial venous or arterial access is established:
 - 4.1 b Administration of medications or fluids; and
- 4.1.c. Any other procedure involving the potential for an exposure incident for which a needleless system or other engineering control is available as an alternative to the use of needle devices.
- 4.1 d Facilities are not required to use a needleless system, provided, that the requirements of the Occupational Exposure to Bloodborne Pathogens; Needlesticks and Other Sharps Injuries; Final Rule, 29CFR Part 1910, www.osha-sic.gov/needlesticks/index.html, attached hereto as appendix 1 are met;
- 4.1 d.1. In cases where the facility can demonstrate circumstances in which the technology does not promote employee or patient safety or interferes with a medical procedure;
 - 4.1 d.2 In circumstances where technology is

5

medically contraindicated or where the facility demonstrates by means of objective product evaluation criteria that the use of the technology is not more effective than alternative measures used by the facility to prevent exposure incidents;

4 1 d.3 In cases where the employer shows that no needleless systems or engineered sharps injury protection devices are available in the marketplace for a medical procedure because of limits in supply or in technology;

4.1 d.4. In circumstances in which the employer shows that sufficient information is not available on safety performance of needleless systems or sharps devices with engineered protection available in the marketplace and the employer is actively evaluating the devices;

4.1.d.5. In circumstances in which health care employees involved in patient's care determine, in the reasonable exercise of their clinical judgment, that use of the engineering control will jeopardize the patient's safety or the success of a medical nursing procedure involving the patient.

- 4.2 If needleless systems are not used, needles with engineered sharps injury protection shall be used for:
 - 4 2.a Withdrawal of body fluids;
 - 4.2.b. Accessing a vein or artery;
 - 4,2.c Administration of medications or fluids; and
- 4.2 d. Any other procedure involving the potential for an exposure incident for which a needle device with engineered sharps injury protection is available.
- 4.3. If sharps other than needle devices are used, these items shall include engineered sharps injury protection. [Top]

§64-82-5. Sharps injury Log.

- 5.1. A facility shall record information concerning exposure incidents in a sharps injury log, to be kept within the facility, which shall include:
 - 5 1 a The date and time of the exposure incident;
- 51b The type and brand of sharp involved in the incident if known; and
- 51 c. A complete description of the exposure incident including the following information:

5 1.c.1 The classification of the exposed

worker:

5.1 c.2. The department or work area where the exposure incident occurred;

5.1 c.3. The procedure or task that the exposed worker was performing at the time of the incident;

5 1 c 4. How the incident occurred;

5.1 c.5 The body part involved in the exposure

incident;

· :

5 1 c 6. If the sharp had engineered sharps injury protection, whether the protective mechanism was activated and whether the injury occurred before the protective mechanism was activated, during activation of the mechanism, or after activation of the mechanism, if applicable; and,

51 c 7 Any suggestions by the injured employee as to whether or how protective mechanisms or work practice control could be utilized to prevent the injuries

- 5.2: The sharps injury log shall not contain any personal identifiers, including, but not limited to, injured employee's name, age, date of birth, social security number, or address.
 - 53 Recording; Reporting.
- 5.3.a. The facility shall record the exposure incident on the log within six working days of the date the incident is reported to the employer
- 5.3 b. The facility shall prepare an annual report of needlestick injuries within the facility, to be reported to the director, including a quality improvement report based on the data from the quarterly reports. The quality improvement report shall include a summary of trends in needlestick injuries and suggestions as to whether or how protective mechanisms or work practice control could be used to prevent these injuries
- 53c Facilities shall supplement the annual report with quarterly reports to be submitted to the director within thirty days of the close of each quarter. The quarterly reports shall contain the specific information of each exposure incident as set forth in section five of this rule and any patterns of needlestick and sharps injuries that the facility had identified.
- 5 3 d. The reports required by this rule may be made electronically in a manner approved by the director, or in a form stipulated by the director [Top]

- §64-82-6. List of Needleless Systems and Needles with Engineered Injury Protections.
- 6.1. The division of health shall maintain a list of existing needleless systems and needle and sharps with engineered injury protection. The director shall make the list available to assist employers in complying with the requirement of the standards adopted under W. Va. Code §16-36-1 et seq. and this rule. The division of health shall review and update the list annually.
- 6.2 The list may be developed from existing sources of information, including but not limited to, the federal Food and Drug Administration, the federal Centers for Disease Control, the National Institute of Occupational Safety and Health, the United States Department of Veterans Affairs and product usage experience of hospitals.
- 6.3. Characteristics of needles and sharps with engineered injury protection shall include but not be limited to:
- 6 3 a. Devices that provide a barrier between the hands and the sharp after use;
- 6.3.b Devices that allow or require the health care employees' hands to remain behind the sharp at all times;
- 6.3 c An engineering control mechanism that is an integral part of the device and does not need to added for use;
- 6.3 d Devices that are simple and self evident to operate and require little or no training for effective use;
- 6.3 e An engineering control mechanism that either requires no activation by the user, or has a safety feature can be engaged with a single handed technique and allows the worker's hands to remain behind the exposed sharp;
- 6 3 f. A device that enables the user to easily tell whether the safety feature is activated;
 - 6 3.g. Devices that perform reliably;
 - 6.3,h. Devices that are easy to use and practical;
 - 6 3.1 Devices that are safe and effective for patient care; and
- 6.3 J An engineering control mechanism that is integrated with the sharp after use and remains in effect after disposal to protect health care employees [Top]

§64-82-7. Training.

13

- 7.1 Facilities shall provide a training program to all health care employees who are at risk for occupational exposure which they shall participate in during working hours at no cost to the health care employees
- 7.2. The person conducting the training shall be knowledgeable in the subject matter covered by the elements contained in the training program as it relates to the workplace that the training will address.
- 7.3. The training shall take place at the time of implementation of a new device and during initial hire orientation of all applicable employees
- 7.4. The needlestick injury prevention advisory committee shall set forth specific guidelines and recommendations for the specific areas that the training shall cover.
- 7.5 The facility shall maintain records of the training of health care employees for three years from the date on which the training occurred or according to facility policy whichever is more stringent. [Top]

§64-82-8. Vaccinations.

- 8 1. The employer shall ensure that all health care employees who have declined to accept hepatitis B vaccination be offered a hepatitis vaccination series annually thereafter
- 8.2 If a routine booster dose of hepatitis B or other vaccines for HCV or HIV are recommended by the U.S. Public Health Service at a future date, the employer shall make the booster dose or vaccination series available to the health care employee at no cost. [Top]

§64-82-9. Protective Equipment.

- 9.1 All health care employees shall use appropriate protective equipment when occupational exposure can be reasonably anticipated
- 9 2 Facilities shall provide appropriate protective equipment to their health care employees at no cost [Top]

\$64-82-10. Placement of Sharps Containers.

- 10.1 Sharps disposable containers should be strategically located and placed so as to be easily visible and to avoid overfilling; they should be within easy horizontal reach of the user. Systems should have secure locking and enable easy replacement. When containers are fixed to a wall, the vertical height should allow the worker to view the opening or access to the container.
- 10.2. The division of health, shall as part of its review of sharps injury logs, determine whether injuries have occurred due to a lack of sharps

containers The division will report any noncompliance with the sharps containers requirement to the Office of Health Facilities Certification and Licensure [Top]

§64-82-11. Confidentiality; Disclosure.

- 11.1 No person who obtains information under W.Va Code §16-36-1 et seq and this rule may disclose information to any other person except for the fulfillment of purposes consistent with W.Va. Code §16-36-1 et seq and this rule.
- 11 2. Any person who obtains information protected by the provisions of W Va Code §16-36-1 et seq and this rule shall sign a statement that he or she fully understands and will maintain the confidentiality of the information.
- 11.3. The reports of all needlestick injuries submitted in compliance with this rule are protected and are exempt from public disclosure under the exemption for medical records contained in W.Va. Code §29B-1-1 et seq.; the Freedom of Information Act: Provided, That the reports are subject to the provisions of W Va. Code §16-3C-1 et seq. This information shall not be used except as is necessary to enforce State public health laws and rules and to analyze the magnitude of needlestick injuries in the State for assisting in the development of adequate safeguards against their occurrence [Top]

§64-82-12: Distribution of Rule

The division and health care professional licensing boards and agencies may distribute this rule to any facility that has a duty under this rule [Top]

§64-82-13. Violations and Sanctions.

- 13.1. Facilities shall comply with the requirements of the standards adopted under W.Va. Code §16-1-18 and this rule as a condition for licensure, certification, and permission to operate
- 13.2 The director may revoke or suspend a facility's license, certificate, or permission to operate when the facility falls to comply with this rule and all applicable provisions in W Va Code §16-36-1 [Top]

§64-82-14. Administrative Due Process.

Those person adversely affected by the enforcement of this rule desiring a contested case hearing to determine any rights, duties, interests, or privileges shall do so in a manner prescribed in the division of health Rules of Procedure for Contested Case Hearings and Declaratory Rulings, 64 CSR 1 [Top]

RFQ No EHP10068

STATE OF WEST VIRGINIA Purchasing Division

PURCHASING AFFIDAVIT

West Virginia Code §5A-3-10a states: No contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and the debt owed is an amount greater than one thousand dollars in the aggregate

DEFINITIONS:

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon

"Debtor" means any individual, corporation, partnership, association, limited liability company or any other form or business association owing a debt to the state or any of its political subdivisions. "Political subdivision" means any county commission; municipality; county board of education; any instrumentality established by a county or municipality; any separate corporation or instrumentality established by one or more counties or municipalities, as permitted by law; or any public body charged by law with the performance of a government function or whose jurisdiction is coextensive with one or more counties or municipalities "Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

EXCEPTION: The prohibition of this section does not apply where a vendor has contested any tax administered pursuant to chapter eleven of this code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has not become final or where the vendor has entered into a payment plan or agreement and the vendor is not in default of any of the provisions of such plan or agreement

Under penalty of law for false swearing (West Virginia Code §61-5-3), It is hereby certified that the vendor affirms and acknowledges the information in this affidavit and is in compliance with the requirements as stated

Vendor's Name: Bound Tree Medical LLC Authorized Signature: Cathy Taylor Date: January 12, 2010 State of Ohio County of Franklin to wit: Taken, subscribed, and sworn to before me this Daday of January 12, 2010 My Commission expires PPOLAM NOTARY PUBLIC TAKEN ROOT BULLED

MICHELLE BECHTEL
Notary Public, State of Ohio
O My Commission Expires April 24 2010

Purchasing Affidavil (Revised 12/15/09)

1 :

A program of the:

State of West Virginia (WV)

West Virginia Department of Health and Human Resources (DHHR)

Burgau for Public Health (BPH)

Office of Epidemiology and Health Promotion (OEHP)

The Division of Surveillance and Disease Control (DSDC)

This page was last updated 14 August 2002

If you have questions or comments about the West Virginia State Needlestick Injury Prevention Program, please direct them to Falsal Khan, Director, Needlestick Program falsalkhan@wydhhr.org
If you have questions or comments about this Web page, please direct them to Kendra Liegey kendrallegey@wydhhr.org

1.

State of West Virginia

VENDOR PREFERENCE CERTIFICATE

Certification and application* is hereby made for Preference in accordance with West Virginia Code, §5A-3-37 (Does not apply to construction contracts) West Virginia Code, §5A-3-37, provides an opportunity for qualifying vendors to request (at the time of bid) preference for their residency status. Such preference is an evaluation method only and will be applied only to the cost bid in accordance with the West Virginia Code This certificate for application is to be used to request such preference. The Purchasing Division will make the determination of the Resident Vendor Preference, if applicable

1.	ling the date of this certification; or,	endor preference for the reason checked: las resided continuously in West Virginia for four (4) years immediately preced-
	ownership interest of Bidder is held by anoth maintained its headquarters or principal pla preceding the date of this certification; or.	ration resident vendor and has maintained its headquarters or principal place of our (4) years immediately preceding the date of this certification; or 80% of the ner individual, partnership, association or corporation resident vendor who has ace of business continuously in West Virginia for four (4) years immediately
<u> </u>	and which has maintained its headquarters years immediately preceding the date of this	affiliate or subsidiary which employs a minimum of one hundred state residents or principal place of business within West Virginia continuously for the four (4) s certification; or,
2	bloder is a resident vendor who certifies the	andor preference for the reason checked: at, during the life of the contract, on average at least 75% of the employees s of West Virginia who have resided in the state continuously for the two years id; or,
3.,	minimum of one hundred state residents wh	minimum of one hundred state residents or is a nonresident vendor with an eadquarters or principal place of business within West Virginia employing a so certifies that, during the life of the contract, on average at least 75% of the cry's employees are residents of West Virginia who have resident in the state.
4	Application is made for 5% resident veno Bidder meets either the requirement of both s	for preference for the reason checked: subdivisions (1) and (2) or subdivision (1) and (3) as stated above; or,
5.	Application is made for 3.5% resident ve Bidder is an individual resident vendor who is a	ndor preference who is a veteran for the reason checked: a veteran of the United States armed forces, the reserves or the National Guard sly for the four years immediately preceding the date on which the bid is
	purposes of producing or distributing the com- continuously over the entire term of the projection	ndor preference who is a veteran for the reason checked; of the United States armed forces, the reserves or the National Guard, if, for modifies or completing the project which is the subject of the vendor's bid and act, on average at least seventy-five percent of the vendor's employees are in the state continuously for the two immediately preceding years
Bidder u requirem against s	nderstands if the Secretary of Revenue deter tents for such preference, the Secretary may	rmines that a Bidder receiving preference has failed to continue to meet the order the Director of Purchasing to: (a) reject the bid; or (b) assess a penalty the bid amount and that such penalty will be paid to the contracting agency.
the requi	is the Department of Revenue to disclose to the	close any reasonably requested information to the Purchasing Division and a Director of Purchasing appropriate information verifying that Bidder has paid nation does not contain the amounts of taxes paid nor any other information
and acc	urate in all respects; and that if a contrac	inia Code, §61-5-3), Bidder hereby certifies that this certificate is true t is issued to Bidder and if anything contained within this certificate vill notify the Purchasing Division in writing immediately.
Bidder:_	Bound Tree Medical LLC	Signed: Colleg Tayron Title: Sr. Bid & Contract Rep.
_{Date:} Ja	nuary 12, 2010	Title: Sr. Bid & Contract Rep.

*Check any combination of preference consideration(s) indicated above which you are entitled to receive None of the above