



West Virginia Purchasing Division

2019 Washington Street, East
Charleston, WV 25305
Telephone: 304-558-2306
General Fax: 304-558-6026
Bid Fax: 304-558-3970

The following documentation is an electronically-submitted vendor response to an advertised solicitation from the *West Virginia Purchasing Bulletin* within the Vendor Self-Service portal at ***wvOASIS.gov***. As part of the State of West Virginia's procurement process, and to maintain the transparency of the bid-opening process, this documentation submitted online is publicly posted by the West Virginia Purchasing Division at ***WVPurchasing.gov*** with any other vendor responses to this solicitation submitted to the Purchasing Division in hard copy format.

Header

List View

General Information | Contact | Default Values | Discount | Document Information

Procurement Folder: 88653

Procurement Type: Central Contract - Fixed Amt

Vendor ID:

Legal Name: ALPHA TECHNOLOGIES NC

Alias/DBA:

Total Bid: \$4,223.00

Response Date:

Response Time:

SO Doc Code: CRFQ

SO Dept: 1600

SO Doc ID: SOS1500000001

Published Date: 4/13/15

Close Date: 5/6/15

Close Time: 13:30

Status: Closed

Solicitation Description:

Total of Header Attachments: 0

Total of All Attachments: 0



Purchasing Division
 2019 Washington Street East
 Post Office Box 50130
 Charleston, WV 25305-0130

**State of West Virginia
 Solicitation Response**

Proc Folder : 88653
Solicitation Description : One time purchase of 7 computers
Proc Type : Central Contract - Fixed Amt

Date issued	Solicitation Closes	Solicitation No	Version
	2015-05-06 13:30:00	SR 1600 ESR05061500000003631	1

VENDOR
000000210570 ALPHA TECHNOLOGIES INC

FOR INFORMATION CONTACT THE BUYER
 Laura E Hooper
 (304) 558-0468
 laura.e.hooper@wv.gov

Signature X FEIN # DATE

All offers subject to all terms and conditions contained in this solicitation

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Ln Total Or Contract Amount
1	High End Tower computers	1.00000	EA	\$4,223.00	\$4,223.00

Comm Code	Manufacturer	Specification	Model #
43211500			

Extended Description :	Lump Sum
-------------------------------	----------



Purchasing Division
 2019 Washington Street East
 Post Office Box 50130
 Charleston, WV 25305-0130

State of West Virginia
 Request for Quotation

Proc Folder: 88653

Doc Description: One time purchase of 7 computers

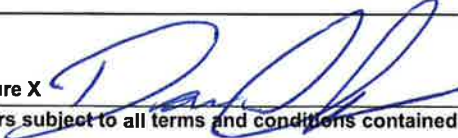
Proc Type: Central Contract - Fixed Amt

Date Issued	Solicitation Closes	Solicitation No	Version
2015-04-13	2015-05-06 13:30:00	CRFQ 1600 SOS1500000001	1

BID RECEIVING LOCATION
 BID CLERK
 DEPARTMENT OF ADMINISTRATION
 PURCHASING DIVISION
 2019 WASHINGTON ST E
 CHARLESTON WV 25305
 US

VENDOR
 Vendor Name, Address and Telephone Number:
 Alpha Technologies
 1003 Outlook Dr.
 Hurricane Wv. 25526
 304-721-8987

FOR INFORMATION CONTACT THE BUYER
 Laura E Hooper
 (304) 558-0468
 laura.e.hooper@wv.gov

Signature X  FEIN # 55-0771279 DATE 5/6/2015
 All offers subject to all terms and conditions contained in this solicitation

INVOICE TO		SHIP TO	
CFO		SUPPLY CLERK	
SECRETARY OF STATE		SECRETARY OF STATE	
BLDG 1 STE 157K		BLDG 1 STE 157K	
1900 KANAWHA BLVD E		1900 KANAWHA BLVD E	
CHARLESTON	WV25305-0770	CHARLESTON	WV 25305-0770
US		US	

Line	Comm Ln Desc	Qty	Unit Issue	Unit Price	Total Price
1	High End Tower computers	1.00000	EA		

Comm Code	Manufacturer	Specification	Model #
43211500			

Extended Description :

Lump Sum

SOS150000001	Document Phase Final	Document Description One time purchase of 7 computers	Page 3 of 3
--------------	--------------------------------	---	------------------------------

ADDITIONAL TERMS AND CONDITIONS

See attached document(s) for additional Terms and Conditions

High End Tower Computers Pricing Sheet

Line Item Number	Item Name	Description	Alternative Item SKU	Alternative Item Name and Description	Unit of Measure	Quantity	Unit Price	Extended Unit Price
3.1		TOWER PCs						
3.1.1	210-ACQO "or Equal"	Dell Precision Tower 7910 CTO base			Each	7		0.00
3.1.2	329-BCFZ "or Equal"	Dell precision Tower 7910 1300W Chassis			Each	7		0.00
3.1.3	461-AAAB "or Equal"	Chassis Intrusion Switch			Each	7		0.00
3.1.4	640-BBES "or Equal"	Dell Precision Optimizer			Each	7		0.00
3.1.5	338-BETF "or Equal"	Intel Xeon Processor E5-2643 v3 (Six Core HT, 20 MB Cache, 3.4 GHz Turbo)			Each	7		0.00
3.1.6	412-AAOD "or Equal"	Single Processor Heat Sink for T7910			Each	7		0.00
3.1.7	370-ABUO "or Equal"	16GB 2133 MHz DDR4 (4x4GB) RDIMM ECC			Each	7		0.00
3.1.8	A7899926 "or Equal"	Dual 2GB NVIDIA Quadro NVS 620 (DP, DL-DVI-I) (2 DP to SL-DVI adapter)			Each	7		0.00
3.1.9	449-BBGV "or Equal"	C2 SATA/ SSD 2.5 Inch, 1-4 Hard Drives			Each	7		0.00
3.1.10	400-AECQ "or Equal"	2.5 inch 512GB SATA/ SSD			Each	7		0.00
3.1.11	403-BBHE "or Equal"	Integrated LSI SAS 3008 12 GB/s SATA/SAS controller - SW RAID 0, 1, 10			Each	7		0.00
3.1.12	429-AAQH "or Equal"	16x DVD-/RW HH			Each	7		0.00
3.1.13	520-AADM "or Equal"	Internal Speaker			Each	7		0.00
3.1.14	470-AATC "or Equal"	US Power Cord			Each	7		0.00
3.1.15	570-AACW "or Equal"	MS111 USB Optical Mouse			Each	7		0.00
3.1.16	580-AADG "or Equal"	US English QuietKey USB Keyboard Black			Each	7		0.00
3.1.17	640-BBDH "or Equal"	Adobe Reader 11			Each	7		0.00
3.1.18	620-AASU "or Equal"	Windows 8.1 DVD OS Recovery (English)			Each	7		0.00
3.1.19	329-BBJL "or Equal"	TPM Enabled			Each	7		0.00
3.2		Warranty						
3.2.1	994-9690 "or Equal"	Basic Hardware Service: Next Business Day onsite Service After Remote Diagnosis Initial Year			Year	1		0.00
3.2.2	932-6114 "or Equal"	Basic Hardware Service: Next Business Day onsite Service After Remote Diagnosis 4 Year Extended			Year	4		0.00
3.2.3	934-8147 "or Equal"	Dell Limited Hardware Warranty Plus Service Initial Year or equal			Year	1		0.00
3.2.4	938-4548 "or Equal"	Dell Limited Hardware Warranty Plus Service Extended Year(s) - 3 yrs or equal			Year	3		0.00
							Total Bid Price	0.00

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 Vendor Preference, if applicable.

1. **Application is made for 2.5% vendor preference for the reason checked:**

Bidder is an individual resident vendor and has resided continuously in West Virginia for four (4) years immediately preceding the date of this certification; or,

Bidder is a partnership, association or corporation resident vendor and has maintained its headquarters or principal place of business continuously in West Virginia for four (4) years immediately preceding the date of this certification; or 80% of the ownership interest of Bidder is held by another individual, partnership, association or corporation resident vendor who has maintained its headquarters or principal place of business continuously in West Virginia for four (4) years immediately preceding the date of this certification; or,

Bidder is a nonresident vendor which has an affiliate or subsidiary which employs a minimum of one hundred state residents and which has maintained its headquarters or principal place of business within West Virginia continuously for the four (4) years immediately preceding the date of this certification; or,

2. **Application is made for 2.5% vendor preference for the reason checked:**

Bidder is a resident vendor who certifies that, during the life of the contract, on average at least 75% of the employees working on the project being bid are residents of West Virginia who have resided in the state continuously for the two years immediately preceding submission of this bid; or,

3. **Application is made for 2.5% vendor preference for the reason checked:**

Bidder is a nonresident vendor employing a minimum of one hundred state residents or is a nonresident vendor with an affiliate or subsidiary which maintains its headquarters or principal place of business within West Virginia employing a minimum of one hundred state residents who certifies that, during the life of the contract, on average at least 75% of the employees or Bidder's affiliate's or subsidiary's employees are residents of West Virginia who have resided in the state continuously for the two years immediately preceding submission of this bid; or,

4. **Application is made for 5% vendor preference for the reason checked:**

Bidder meets either the requirement of both subdivisions (1) and (2) or subdivision (1) and (3) as stated above; or,

5. **Application is made for 3.5% vendor preference who is a veteran for the reason checked:**

Bidder is an individual resident vendor who is a veteran of the United States armed forces, the reserves or the National Guard and has resided in West Virginia continuously for the four years immediately preceding the date on which the bid is submitted; or,

6. **Application is made for 3.5% vendor preference who is a veteran for the reason checked:**

Bidder is a resident vendor who is a veteran of the United States armed forces, the reserves or the National Guard, if, for purposes of producing or distributing the commodities or completing the project which is the subject of the vendor's bid and continuously over the entire term of the project, on average at least seventy-five percent of the vendor's employees are residents of West Virginia who have resided in the state continuously for the two immediately preceding years.

7. **Application is made for preference as a non-resident small, women- and minority-owned business, in accordance with *West Virginia Code* §5A-3-59 and *West Virginia Code of State Rules*.**

Bidder has been or expects to be approved prior to contract award by the Purchasing Division as a certified small, women- and minority-owned business.

Bidder understands if the Secretary of Revenue determines that a Bidder receiving preference has failed to continue to meet the requirements for such preference, the Secretary may order the Director of Purchasing to: (a) reject the bid; or (b) assess a penalty against such Bidder in an amount not to exceed 5% of the bid amount and that such penalty will be paid to the contracting agency or deducted from any unpaid balance on the contract or purchase order.

By submission of this certificate, Bidder agrees to disclose any reasonably requested information to the Purchasing Division and authorizes the Department of Revenue to disclose to the Director of Purchasing appropriate information verifying that Bidder has paid the required business taxes, provided that such information does not contain the amounts of taxes paid nor any other information deemed by the Tax Commissioner to be confidential.

Under penalty of law for false swearing (*West Virginia Code*, §61-5-3), Bidder hereby certifies that this certificate is true and accurate in all respects; and that if a contract is issued to Bidder and if anything contained within this certificate changes during the term of the contract, Bidder will notify the Purchasing Division in writing immediately.

Bidder: Alpha Technologies

Signed: [Signature]

Date: 5/6/2015

Title: Sales Exec

STATE OF WEST VIRGINIA
Purchasing Division

PURCHASING AFFIDAVIT

MANDATE: Under W. Va. Code §5A-3-10a, 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: (1) the debt owed is an amount greater than one thousand dollars in the aggregate; or (2) the debtor is in employer default.

EXCEPTION: The prohibition listed above does not apply where a vendor has contested any tax administered pursuant to chapter eleven of the W. Va. 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.

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.

"Employer default" means having an outstanding balance or liability to the old fund or to the uninsured employers' fund or being in policy default, as defined in W. Va. Code § 23-2c-2, failure to maintain mandatory workers' compensation coverage, or failure to fully meet its obligations as a workers' compensation self-insured employer. An employer is not in employer default if it has entered into a repayment agreement with the Insurance Commissioner and remains in compliance with the obligations under the repayment agreement.

"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 exceeds five percent of the total contract amount.

AFFIRMATION: By signing this form, the vendor's authorized signer affirms and acknowledges under penalty of law for false swearing (W. Va. Code §61-5-3) that neither vendor nor any related party owe a debt as defined above and that neither vendor nor any related party are in employer default as defined above, unless the debt or employer default is permitted under the exception above.

WITNESS THE FOLLOWING SIGNATURE:

Vendor's Name: Alpha Technologies

Authorized Signature: [Signature] Date: 5/6/2015

State of West Virginia

County of Routman, to-wit:

Taken, subscribed, and sworn to before me this 6 day of May, 2015

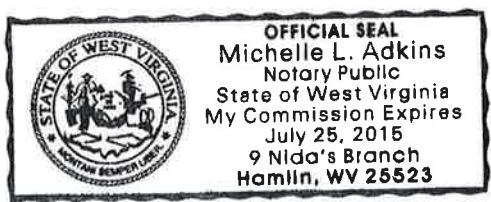
My Commission expires 7/25, 2015

AFFIX SEAL HERE

NOTARY PUBLIC

[Signature]

Purchasing Affidavit (Revised 07/01/2012)



**QUOTATION**

Quote #: 706343852
Customer #: 122882914
Contract #: 74777
Customer Agreement #: One Time Reseller
Quote Date: 04/24/2015
Customer Name: ALPHA TECHNOLOGIES

Date: 4/24/2015

Thanks for choosing Dell! Your quote is detailed below; please review the quote for product and informational accuracy. If you find errors or desire certain changes please contact your sales professional as soon as possible.

Sales Professional Information

SALES REP: JORDAN D CONLEY **PHONE:** 1800 - 4563355
Email Address: Jordan_Conley@Dell.com **Phone Ext:** 5130772

GROUP: 1	QUANTITY: 7	SYSTEM PRICE:	GROUP TOTAL:
Description			Quantity
Dell Precision Tower 7910 CTO base (210-ACQO)			7
16GB (4x4GB) 2133MHz DDR4 RDIMM ECC (370-ABUO)			7
US English (QWERTY) Dell KB212-B QuietKey USB Keyboard Black (580-AADG)			7
Dual Nvidia Quadro K620 2GB (DP, DL-DVI-I) (2 DP to SL-DVI adapter) (490-BCCJ)			7
2.5 inch 512GB SATA SSD (400-AECQ)			7
Integrated LSI SAS 3008 12Gb/s SATA/SAS controller - SW RAID 0, 1, 10 (403-BBHE)			7
No Media Card Reader (385-BBBL)			7
No Productivity Software (630-AAPK)			7
Thank you for buying Dell (421-9982)			7
Dell Data Protection System Tools Digital Delivery/DT (422-0008)			7
SW,MY-DELL,CRRS (422-0052)			7
Hashing and part Traceability Data (444-BBBG)			7
Hash Enable Verify (444-BBBS)			7
Adobe Reader 11 (640-BBDH)			7
Dell Precision Optimizer (640-BBES)			7
Dell Data Protection Protected Workspace (640-BBEW)			7
Visit www.dell.com/encryption (640-BBHR)			7
Not Selected in this Configuration (640-BBHS)			7
Dell Applications for Windows 7 (658-BBIH)			7
Non RAID (780-BBCJ)			7
No Anti-Virus Software (650-AAAJ)			7
Windows 7 Professional 64-bit English/French/Spanish (Includes Windows 8.1 Pro license) (619-AFIT)			7
US Order (332-1286)			7
Dell Precision Tower 7910 1300W Chassis (329-BCFZ)			7
Dell MS111 USB Optical Mouse (570-AACW)			7
No Energy Star (387-BBBE)			7
No Additional Network Card Selected (Integrated NIC included) (555-BBJO)			7
16x DVD-/+RW HH (429-AAQH)			7
Sound Card Not Included (510-BBBW)			7

	7
Internal Speaker (520-AADM)	7
US Power Cord (470-AATC)	7
Windows 8.1 DVD OS Recovery(English) (620-AASU)	7
Dell Backup and Recovery Basic (637-AAAS)	7
No External Speaker (520-AABF)	7
Safety/Environment and Regulatory Guide (English/French/Dutch) (340-AGIK)	7
Dell Limited Hardware Warranty Plus Service (997-5852)	7
Onsite/In-Home Service After Remote Diagnosis 5 Years (997-5857)	7
No UPC Label (389-BDCE)	7
TPM Enabled (329-BBJL)	7
No Out-of-Band Systems Management (631-AAKY)	7
Resource DVD not Included (430-XXYU)	7
No Additional Hard Drive (401-AADF)	7
No Additional Hard Drive (401-AADF)	7
No Additional Hard Drive (401-AADF)	7
No Additional Hard Drive (401-AADF)	7
Placemat for Precision Workstation Tower 7910 (DAO) (340-AMLE)	7
No Additional Hard Drive (401-AADF)	7
No Additional Hard Drive (401-AADF)	7
Intel Xeon Processor E5-2643 v3 (6C HT, 20MB Cache, 3.4GHz Turbo) (338-BETF)	7
Single Processor Heatsink for T7910 (412-AADO)	7
No DDPE Encryption Software (954-3465)	7
C2 SATA/SSD 2.5 Inch, 1-4 Hard Drives (449-BBGV)	7
Chassis Intrusion Switch (461-AAAB)	7
Boot drive or boot volume is less than 2TB (411-XXXXY)	7
Shipping Material for System (328-BBET)	7
SHIP,PWS,LNK,NO,NO,AMF (340-AEYP)	7
No Stand included (575-BBCH)	7
No FGA (817-BBBB)	7
No Accessories (461-AABV)	7
PowerDVD Software not included (429-AABU)	7
No Additional Hard Drive (401-AADF)	7
Not Selected in this Configuration (817-BBBC)	7
MOD,LBL,REG,T7910,WW (328-BBWN)	7
MOD,LBL,REG,T7910,DAO (389-BFJT)	7
Intel Xeon Label (389-BBRO)	7
No Dell Tera2 Remote Access host card for the Wyse P25 Zero Client (386-BBBE)	7

***Total Purchase Price:**

Product Subtotal:

Tax:

Shipping & Handling:

State Environmental Fee:

Shipping Method:LTL 5 DAY OR LESS
(* Amount denoted in \$)

Order this quote easily online through your [Premier page](#), or if you do not have Premier, using [Quote to Order](#)

Statement of Conditions

The information in this document is believed to be accurate. However, Dell assumes no responsibility for inaccuracies, errors, or omissions, and shall not be liable for direct, indirect, special, incidental, or consequential damages resulting from any such error or omission. Dell is not responsible for pricing or other errors, and reserves the right to cancel orders arising from such errors.

Dell may make changes to this proposal including changes or updates to the products and services described, including pricing, without notice or obligation.

Terms of Sale

This quote is valid for 30 days unless otherwise stated. Unless you have a separate written agreement that specifically applies to this order, your order will be subject to and governed by the following agreements, each of which are incorporated herein by reference and available in hardcopy from Dell at your request:

If this purchase is for your internal use only: Dell's Commercial Terms of Sale (www.dell.com/CTS), which incorporate Dell's U.S. Return Policy (www.dell.com/returnpolicy) and Warranty (www.dell.com/warrantyterms).

If this purchase is intended for resale: Dell's Reseller Terms of Sale (www.dell.com/resellerterms).

If this purchase includes services: in addition to the foregoing applicable terms, Dell's Service Terms (www.dell.com/servicecontracts/global).

If this purchase includes software: in addition to the foregoing applicable terms, your use of the software is subject to the license terms accompanying the software, and in the absence of such terms, then use of the Dell-branded application software is subject to the Dell End User License Agreement - Type A (www.dell.com/AEULA) and use of the Dell-branded system software is subject to the Dell End User License Agreement - Type S (www.dell.com/SEULA).

You acknowledge having read and agree to be bound by the foregoing applicable terms in their entirety. Any terms and conditions set forth in your purchase order or any other correspondence that are in addition to, inconsistent or in conflict with, the foregoing applicable online terms will be of no force or effect unless specifically agreed to in a writing signed by Dell that expressly references such terms.

Additional Terms for Public Customers

If you are a department, agency, division, or office of any district, state, county or municipal government within the United States ("Public Customer"), the following terms ("Public Customer Terms") apply in addition to the foregoing terms: A. If any portion of the foregoing terms and conditions (or any terms referenced therein) is prohibited by law, such portion shall not apply to you. Notwithstanding anything to the contrary, the End User License Agreements shall take precedence in all conflicts relevant to your use of any software. B. By placing your order, you confirm that (1) you are a contracting officer or other authorized representative of Public Customer with authority to bind the Public Customer to these terms and conditions, and (2) you have read and agree to be bound by these terms and conditions.

Pricing, Taxes, and Additional Information

All product, pricing, and other information is valid for U.S. customers and U.S. addresses only, and is based on the latest information available and may be subject to change. Dell reserves the right to cancel quotes and orders arising from pricing or other errors. Sales tax on products shipped is based on your "Ship To" address, and for software downloads is based on your "Bill To" address. Please indicate any tax-exempt status on your PO, and fax your exemption certificate, including your Customer Number, to the Dell Tax Department at 800-433-9023. Please ensure that your tax-exemption certificate reflects the correct Dell entity name: Dell Marketing L.P. Note: All tax quoted above is an estimate; final taxes will be listed on the invoice. If you have any questions regarding tax please send an e-mail to Tax_Department@dell.com.

For certain products shipped to end-users in California, a State Environmental Fee will be applied to your invoice. Dell encourages customers to dispose of electronic equipment properly.

All information supplied to ALPHA TECHNOLOGIES for the purpose of this proposal is to be considered confidential information belonging to Dell.

About Dell

Dell Inc. listens to customers and delivers innovative technology and services they trust and value. Uniquely enabled by its direct business model, Dell is a leading global systems and services company and No. 34 on the Fortune 500. For more information, visit www.dell.com.

Privacy Policy

Dell respects your privacy. Across our business, around the world, Dell will collect, store, and use customer information only to support and enhance our relationship with your organization, for example, to process your purchase, provide service and support, and share product, service, and company news and offerings with you. Dell does not sell your personal information. For a complete statement of our Global Privacy Policy, please visit dell.com/privacy.