

REQUEST FOR PROPOSAL #R10-1173 FOR: Technology Software, Equipment, Services and Related Solutions

November 8, 2024

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Proposal Form Checklist

The following documents must be submitted with the Proposal

The below documents can be found in Section 2; Proposal Submission and Required Bid Forms and must be submitted with the proposal. Please note Proposal Form 1 is a separate attachment (attachment B).

PROPOSAL PRICING: Attachment B is provided separately in a Microsoft Excel file and is required to complete your price proposal.

☐ **PROPOSAL FORM 1: ATTACHMENT B - PRICING**

QUESTIONNAIRE & EVALUATION CRITERIA:

☐ **PROPOSAL FORM 2: QUESTIONNAIRE & EVALUATION CRITERIA**

OTHER REQUIRED PROPOSAL FORMS:

- ☐ **PROPOSAL FORM 3: CERTIFICATIONS AND LICENSES**
- ☐ **PROPOSAL FORM 4: CLEAN AIR AND WATER ACT**
- ☐ **PROPOSAL FORM 5: DEBARMENT NOTICE**
- ☐ **PROPOSAL FORM 6: LOBBYING CERTIFICATION**
- ☐ **PROPOSAL FORM 7: CONTRACTOR CERTIFICATION REQUIREMENTS**
- ☐ **PROPOSAL FORM 8: ANTITRUST CERTIFICATION STATEMENTS**
- ☐ **PROPOSAL FORM 9: IMPLEMENTATION OF HOUSE BILL 1295**
- ☐ **PROPOSAL FORM 10: BOYCOTT CERTIFICATION AND TERRORIST STATE CERTIFICATION**
- ☐ **PROPOSAL FORM 11: RESIDENT CERTIFICATION**
- ☐ **PROPOSAL FORM 12: FEDERAL FUNDS CERTIFICATION FORM**
- ☐ **PROPOSAL FORM 13: ADDITIONAL ARIZONA CONTRACTOR REQUIREMENTS**
- ☐ **PROPOSAL FORM 14: OWNERSHIP DISCLOSURE FORM (N.J.S. 52:25-24.2)**
- ☐ **PROPOSAL FORM 15: NON-COLLUSION AFFIDAVIT**
- ☐ **PROPOSAL FORM 16: AFFIRMATIVE ACTION AFFIDAVIT (P.L. 1975, C.127)**
- ☐ **PROPOSAL FORM 17: C. 271 POLITICAL CONTRIBUTION DISCLOSURE FORM**
- ☐ **PROPOSAL FORM 18: STOCKHOLDER DISCLOSURE CERTIFICATION**
- ☐ **PROPOSAL FORM 19: GENERAL TERMS AND CONDITIONS ACCEPTANCE FORM**
- ☐ **PROPOSAL FORM 20: EQUALIS GROUP ADMINISTRATION AGREEMENT**
- ☐ **PROPOSAL FORM 21: OPEN RECORDS POLICY ACKNOWLEDGEMENT AND ACCEPTANCE**
- ☐ **PROPOSAL FORM 22: VENDOR CONTRACT AND SIGNATURE FORM**

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PROPOSAL FORM 1: ATTACHMENT B – PRICING

Pricing should be entered in the attachment B Excel form provided in this RFP packet. Please reference Section 1, Part B, Instructions to Proposers, for more information on how to complete pricing.

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Date 12.12.24

Re: RFP R10-1193

Dear Equalis Team:

Information Technology plays a critical role in successful completion of a customer's mission. Westwind Computer Products is pleased to submit this proposal for the products and services required for participation in the Equalis Group Procurement Cooperative.

Westwind is a Value-Added Reseller (VAR) and provider of IT products and services with widespread expertise in emerging technology, lifecycle management, and integrated solutions. We are fully committed to helping our customers meet and exceed their IT objectives while substantially improving their overall business performance through innovative solutions and cutting-edge products and services. Westwind is a Minority Woman-Owned Small Business with HUBZone certifications.

Our key points of contact and the persons authorized to discuss this proposal are:

Lupe Montoya, Vice President
Westwind Computer Products, Inc.
Ph: (505) 345.4720
Fax: (505) 345-4419
lupe@wwcpinc.com

Paul Hartwig, Sr. Director Capture & SLED
Ph: (505) 345-4720
Fax: (505) 345-4419
paul@wwcpinc.com

We look forward to working with the Equalis Group on this effort. Please do not hesitate to contact me personally if you have any questions.

Sincerely,

Paul Hartwig

Sr. Director of Capture and SLED
Westwind Computer Products

PROPOSAL FORM 2: QUESTIONNAIRE & EVALUATION CRITERIA

Instructions:

Respondents should incorporate their questionnaire responses directly into the green cells below. Failure to provide responses in this format may result in the proposal being deemed as non-responsive at the sole discretion of Region 10.

Respondents may incorporate additional documents as part of their response which may be utilized by Region 10 as part of the evaluation. Additional documents must be consolidated as part of this Section 2 at the end of your response. **Vendor responses are strictly limited to 100 total pages (not including Attachment B – Pricing Excel price sheet).** Vendors who submit more than 30 additional pages may result in the proposal being deemed non-responsive at the sole discretion of Region 10.

Region 10 has associated the evaluation criteria with the question that most closely aligns with that respective evaluation criteria. Region 10 reserves the right at its sole discretion to base its evaluation and specific evaluation criteria on any part of the respondent's proposal.

Evaluation Criteria	Question	Answer
Basic Information		
Required information for notification of RFP results	<i>What is your company's official registered name?</i>	Westwind Computer Products Inc.
	<i>What is the mailing address of your company's headquarters?</i>	5655 Jefferson St. NE Ste. B, Albuquerque NM, 87109
	<i>Who is the main contact for any questions and notifications concerning this RFP response, including notification of award? Provide name, title, email address, and phone number.</i>	Paul Hartwig Sr. Director of Capture and SLED paul@wwcpinc.com 864-363-5894 505-345-4720
Products/Pricing (30 Points)		
Coverage of products and services	No answer is required. Region 10 will utilize your overall response and the products/services provided in Attachment B to make this determination	
Ability of offered products and services to meet the needs requested in the scope	No answer is required. Region 10 will utilize your overall response and the products/services provided in Attachment B to make this determination	
Competitive pricing for all available products and services, including warranties if applicable	<i>Does pricing submitted include the required administrative fee?</i>	Administrative fees are included in the pricing model provided.
	<i>Do you offer any other promotions or incentives for customers? If yes, please describe.</i>	Westwind offers competitive pricing and utilizes industry-wide programs such as deal registration, quantity, or volume discounts, and OEM/vendor programs such as, but not limited to, specialty procurement tiers based on training and certifications. Examples of this are HPE Gold Status, HPI Power Partner, etc.

Ability of Customers to verify that they received contract pricing	<i>Were all products/lines/services and pricing being made available under this contract provided in the attachment B and/or Appendix B, pricing sections, including shipping, installation, and other peripheral costs/fees?</i>	Each customer will be provided with a formal quotation either directly or as a part of the bid process. Westwind includes all related pricing information such as MSRP, percentage of discount, installation, freight, and other specialty-related fees. Upon customer request, Westwind can request verification of MSRP from our distributor and/or the OEM/Vendor. Our primary distributors TD SYNEX, Ingram Micro, and D&H provide Westwind with real-time pricing via Electronic Data Interchange (EDI) feed directly into our pricing and ordering system.
Payment methods	<i>Define your invoicing process and methods of payments you will accept. Please include the overall process for agencies to make payments</i>	<p>At Westwind, we have a very close relationship with our Sales team. Once they have been contacted by a customer and an RFQ has been requested, our data system assigns a number that serves as the customer’s internal order number. Upon confirmed order (i.e., an “award”), the order is then forwarded to our accounting team (the A-team), who process the order and generate an internal digital file where all documents will live. Westwind will receive an invoice from our supplier(s), A-team processes the invoice and generates an invoice for the customer, at which time the A-team sends the invoice to the customer per their preferred method, portal, email, USPS, or FedEx.</p> <p>Westwind accepts credit card payments (Visa, MC, Amex, Discover), checks, EFT – Bank transfers, Bank Wire transfers.</p>
Other factors relevant to this section as submitted by the Respondent	No answer is required. Region 10 will utilize your overall response and the products/services provided in Attachment B to make this determination	
Performance Capability (25 Points)		
Product, service and solution features and capabilities	<i>Please provide a high-level overview of the products and services being offered and how they address the scope being requested herein.</i>	<p>Westwind is a Value-Added Reseller (VAR) offering a wide range of IT solutions and services, each of which is tailored to meet the needs of our State and Federal clientele. Our internal ecosystem of resources brings Westwind a multitude of solutions and services. This provides Westwind with roadmaps of cutting-edge products and services, enabling us to bring next-generation technology and relay, educate, and deliver scalable solutions. By developing and maintaining strong partnerships with leading technology vendors such as Apple, IBM, Lenovo, HP Inc, HP Enterprise, Dell EMC, LeGrand, Schneider Electric, and Cisco, we can deliver tomorrow’s technology, today.</p> <p>Westwind has access to more than 1400 IT-specific OEMs with near limitless offerings, including services, and can provide technical support to ensure proper installation and support when needed/required. Below are some examples of our offerings and capabilities:</p> <ul style="list-style-type: none">• Edge: PC; Mobile; Print; AR/VR; Endpoint Software and Security• Advanced Solutions: Infrastructure, Hybrid Cloud, Cloud, Security, Networking, Software• Specialized: CAD, Installation, Implementation, AV, Hyper Scaler Infrastructure• Design and Consulting: Pre-Sales Consultation and Support; Solutions Architecting• Integration: Asset Tagging, Imaging, Deployment• In Field: Deployment, Installation, Support, Service,• Sustainability: Technology Refresh, Recycling and Buyback Programs, Lifecycle Strategy

		Due to our extensive offerings, we offer discovery and consultation services to assist our customers to ensure they are adopting the correct solution. Consultations are performed and supported by our sales team, solutions architect, distribution subject matter experts (SMEs), and related OEM/OEMs of choice.
	<i>Outline how your products and services compare to those of your competitors.</i>	We take the “value-add” part of “VAR” seriously. With more than 25 years of experience supporting State and Federal clients and aligning to our customer’s needs, Westwind has carefully honed our processes. Our process and partnerships bring us great strength and is our largest market differentiator. We provide secure supply chain management (C-SCRM, ISO 9001:2015, QMS) , as well as procurement, integration, deployment, and maintenance across a variety of ITC/AV products and services. Our solutions are built for Government and enterprise workloads and have been proven throughout the years with Federal clients such as Department of Energy, the U.S. Navy, and Sandia National Labs, as well as State and local clients (e.g., City of Albuquerque, NM; City of Huntsville, AL).
	<i>Describe how you maintain multiple manufacturer brand offerings and applicable vetting strategies for onboarding new product brands.</i>	Westwind maintains relationships with OEMs through a structured portfolio management approach, ensuring diverse, high-quality solutions for our clients, all of which are managed by our Sr. Vendor Alliance Manager and Executive Team. Our vetting strategies for onboarding new OEMs and product brands include evaluating market demand, product compatibility, manufacturer reliability, and compliance with industry standards. This rigorous process ensures we deliver trusted, innovative, and value-driven solutions to our customers. Our OEMs, Teamed Partners, and Distributors are frequently (at least biannually) audited by our internal Quality Manager, who enforces our Quality Management System.
	<i>Outline how your products, services and/or solutions meet necessary industry standards and regulatory requirements.</i>	<p>At Westwind, a significant portion of our supply chain strategy is focused on the ability to source a broad range of IT products and services, mostly via distribution relationships. This allows us the ability to achieve real-time product sourcing and expansive access to new technology. Based upon our customer requirements, our general process is highlighted below.</p> <ul style="list-style-type: none"> • Identify sources of products, services. • Ensure sources align to our C-SCRM and regulatory compliance. • Product and service and availability. • Provide timely and quality delivery. • Managing and Mitigating SCRM Risk <p>Additional focus is placed on increasing operational awareness and reducing corporate and customer risk as it pertains to the supply of product and services. Our Quality Assurance and IT Managers manage and negate these risk factors and ensure availability of resources. We regularly identify and monitor the following key areas, inclusive but not limited to:</p> <ul style="list-style-type: none"> • OEM Cost / Price • Insurance • Security

		<ul style="list-style-type: none"> • Fraud • Training • Supply and Demand • Quality of Goods • Certifications • Training • Permits and Licensing • Regulatory <p>As a VAR handling Commercial Off-The-Shelf (COTS) product, our approach to reducing and mitigating Supply Chain Risk (SCRM) is built upon a comprehensive program that adheres to the latest versions of CNSSI 1253, Appendix D, NIST SP 800-53, NIST SP 800-161, NIST SP 800-171 (6 Domains – 17 Practices), and related industry standards. Our SCRM plan (PL-842-001 Rev C) integrates these standards to ensure robust cybersecurity practices across our supply chain. Westwind’s compliance to NIST SP 800-161r1 is met by the 200 identified requirements.</p> <ul style="list-style-type: none"> • Governance and Policy Framework: Our SCRM program adheres to CNSSI 1253 and NIST SP 800-53 guidelines for risk management, security controls, and incident handling. We also apply NIST SP 800-161 principles for continuous risk identification, assessment, and mitigation related to COTS products and supply chain activities. • Risk Assessment and Management: We regularly assess vulnerabilities and threats to our COTS products and suppliers using NIST SP 800-171, evaluating supplier security practices and their operational impact. We also apply NIST SP 800-161 methods to analyze and prioritize risks, assess their impact on cybersecurity, and implement necessary mitigation measures. • Supplier Security Controls: We apply NIST SP 800-53 and NIST SP 800-171 controls to define and enforce supplier security requirements for data protection and incident reporting. We also continuously monitor supplier performance to ensure compliance with these controls and promptly address any issues. • Incident Response and Management: Our plan, aligned with NIST SP 800-53, details procedures for managing supply chain security incidents, including breach notifications, remediation, and recovery. We ensure timely incident reporting and resolution by maintaining effective communication channels with suppliers and integrating these into our risk management framework. • Continuous Improvement and Training: We provide regular training to keep staff updated on supply chain security threats and best practices. We periodically review and update our SCRM program to address new risks and integrate advancements in cybersecurity standards. • Documentation and Reporting: We maintain records of all SCRM activities, including risk assessments, control implementations, and incident responses. We produce
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		<p>regular internal audit reports to track SCRM effectiveness and ensure stakeholder transparency.</p> <ul style="list-style-type: none"> • O-TTPS Certification: Westwind holds a valid and active Open Trusted Technology Provider™ Standard (O-TTPS) Certification, demonstrating our adherence to the ISO 20243 standard. A copy of this certification is available upon request.
	<i>Describe environmental and energy efficiency practices your organization follows such as end-of-life device removal and sustainability initiatives.</i>	Westwind proactively protects the environment by adhering to the elements/standards of AS/NZS ISO 14001:2015. Additionally, we recycle 100% of our qualifying waste. To promote sustainability, we successfully petitioned the City of Albuquerque to install a recycle bin for the entire business complex (which has more than 100,000 square feet of rentable office space). As a service to our clients, we offer End of Life (EOL) disposal and recycling, technology refreshes and trade in/up programs.
	<i>List the number and location of offices or service centers for all states being proposed in solicitation. Additionally, if your company does not offer all products and services in all 50 states, please describe any geographical limitations on any product or service offered.</i>	Our corporate headquarters is based in Albuquerque New Mexico; however, we employ staff that are strategically located throughout the United States. These states include California, Arizona, Texas, Florida, North Carolina, South Carolina, Georgia, and Virginia, as well as Washington DC. Westwind teams and partners with other organizations to broaden our comprehensive line of services and/or support. Our largest industry partner and primary distributor, TD SYNEX, brings forward a large array of services we employ. These services are available to our clients nationwide through their comprehensive network.
	<i>Outline any value-added capabilities not already addressed.</i>	<p>Westwind's subsidiary, Roadrunner 3D, is a digital 3D additive-manufacturing center removing the barriers to fabricating products, creative productions, or parts for ongoing needs. We deliver anything from quick-turn prototypes to repeatable, production-grade manufacturing for end-use parts. Roadrunner assist engineering and design or focus on perfecting the real-world production of innovations brought to us. By offering low-volume production, Roadrunner is able to reduce the risks and inventory costs associated with pushing limits to create the best possible product. We are continually evaluating new technology to offer the flexibility to mix materials and produce parts 10 times faster than traditional manufacturing. We also love that 3D printing is a sustainable process, with many machines recycling up to 80% of unused materials.</p> <p>Roadrunner 3D offers a variety of materials from high-grade PA-12 thermoplastic nylon, perfect for complex designs and durable, high-density outputs to metals. For more information, please see our website: https://www.roadrunner3d.net/</p>
Customer implementation and scalability	<i>Describe your company's implementation and training plan for new customers, including general timelines for applicable implementation services.</i>	Westwind's implementation and training plan for new customers is designed to ensure a seamless onboarding experience. The process begins with an initial meeting to introduce their sales team and key support individuals on both sides. We then perform a series of discovery meetings to establish goals, timelines, and points of contact. Implementation will vary based on the type of services and support required for each customer and solution—e.g. system configuration, data migration, and integration—typically occur over a 4- to 6-week period however can be less depending on key variables. Concurrently, we provide training sessions and a transition cadence that are tailored to user roles, delivered through a combination of virtual and in-person formats, and supported by detailed user guides and on-

		demand resources. Post-implementation, we offer ongoing support and periodic refresher training to ensure customers are fully equipped to maximize the value of our solutions.
	<i>Outline what ongoing training and consulting support is available to customers.</i>	Westwind, our distributions partners, and OEMs provide both directly and indirectly an expansive line of training and consulting services.
	<i>Outline the scalability of the products, services and/or solutions offered for varying organizational sizes and growth trajectories.</i>	Westwind's solutions are built to scale dynamically, accommodating organizations of any size and adapting to growth trajectories. For smaller entities, we provide streamlined configurations that deliver core functionality without unnecessary complexity. As organizations grow, our modular design and scalable architecture allow for seamless expansion, incorporating additional features, capacity, and integrations as needed. This flexibility ensures that our products and services evolve alongside our customers, supporting their operational needs and long-term growth goals effectively.
Maintenance services and staff qualifications	<i>Outline your preventative maintenance program for the offered products and services.</i>	Our preventative maintenance program is unique and is largely based on the solution and or services being provided. It is tailored to meet the high demands required and are focused on minimizing any potential for downtime. We take partnership with our customers, OEMs and teamed solutions providers to ensure the highest operational meantime is obtained. Key areas that are included as a baseline in each maintenance program are hardware inspection, performance measuring, compliance audits, patches and software updates, technology road maps or lifecycle planning, customer cadence calls, site visits, hardware audits, firmware validation, storage validation testing, continuous training and more.
	<i>Identify certifications and qualifications required by technical and maintenance staff.</i>	<p>Westwind and our partners maintain numerous staff with a wide variety of technical certifications including, but not limited to:</p> <ul style="list-style-type: none"> • Cradlepoint Certified Network Professional • Dell EMC: Sales Data Center Portfolio Certification • Dell EMC: SE Campus Networking Credential Certification • Dell EMC: SE Client Data Security Credential Certification • Dell EMC: SE Cloud Client-Computing Credential Certification • Dell EMC: SE Converged Infrastructure Credential Certification • Dell EMC: SE Data Center - Data Protection Credential Certification • Dell EMC: SE Data Center - High-End Storage Credential Certification • Dell EMC: SE Data Center - Mid-Range Storage Credential Certification • Dell EMC: SE Data Center - Server Credential Certification • Dell EMC: SE Data Center Networking Credential Certification • Dell EMC: SE Dell EMC Cloud for MS Azure Stack Credential Certification • Dell EMC: SE Dell EMC Ready Solutions for Big Data Credential Certification • Dell EMC: SE Dell EMC vSAN Ready Node Credential Certification • Dell EMC: SE High-Performance Computing Credential Certification • Dell EMC: SE Hyper-Converged Infrastructure Credential Certification • Dell EMC: SE Internet of Things (IoT) Credential Certification • Dell EMC: SE Unstructured Storage Credential Certification

		<ul style="list-style-type: none"> • Dell EMC: SE VDI Credential Certification • Google Cloud • Google Workstation • HP PC and Print Services - Break/Fix • HPE ASE - Compute Solutions Architect Certification with HPE • HPE ASE - Storage Solution Architect Certification with HPE • HPE GreenLake Solutions (Edge to Cloud as a Service) Certification • HPE: HPE Sales Selling HPE Hybrid IT, Intelligent Edge and Services Certification • HPE: Integrating HPE Synergy Solutions Certification • HPE: Nimble Storage Introduction and Administration Certification • HPE: OneView Certification • HPE: SimpliVity Pre-Sales Certification • HPE: SimpliVity Technical Certification • Microsoft Certified Desktop Support Technician, MSDST • Microsoft Certified Professional, MCP • Microsoft Certified Systems Administrator, MCSA • NetApp NASP Sales Professional Certification • NetApp NTSP Technical Professional Certification • NVIDIA: Deep Learning Sales Certification • NVIDIA: Deep Learning Technical Certification • NVIDIA: High-Performance Computing Technical Certification • Palo Alto Networks PSE Platform Associate • Veeam: Veeam Sales Professional (VMSP) Certification • Veeam: Veeam Technical Sales Professional (VMTSP) Certification • VMware: Certified Professional (DOUBLE VCP) 6 Network Virtualization Certification • VMware: VMware Certified Professional (VCP) 6.5 Data Center Virtualization Certification
Integration with other platforms	Outline any integration capabilities the proposed services and/or solutions have with existing IT infrastructure or other platforms/systems.	<p>VAR Commerce</p> <ul style="list-style-type: none"> • Integrates with TDS (Products and Services via ECEExpress), Ingram (Advantage portal), D&H (Products) <p>MyShop (End user webstore)</p> <ul style="list-style-type: none"> • Customizable based on customer needs and or requirements <p>Dell – 3PO- True Commerce (Service of EDI Integration)</p> <p><i>*MyShop, ECEExpress, Advantage procurement portals are based on a catalog of products and or services that are provided by Westwind and its distribution partners. This can be controlled and defined by customer needs, requirements, technology etc.</i></p>

	<i>Outline product assessment capabilities to ensure product compatibility with existing hardware systems.</i>	Our Solutions Architect and IT service and support professionals can perform site surveys and IT audits to determine compatibility. Once captured, audit information is then sent to our OEM and SMEs for validation of compatibility. Upon confirmation, Westwind and our SMEs will move forward with a system and or solution design.
Security protocols and privacy protection	<i>Please describe protocols taken to ensure the protection of privacy and data.</i>	As a VAR handling COTS product, our approach to Supply Chain Risk Management (SCRM) is built upon a comprehensive program that adheres to the latest versions of CNSSI 1253, Appendix D, NIST SP 800-53, NIST SP 800-161, NIST SP 800-171 (6 Domains – 17 Practices), and related industry standards. Our SCRM plan integrates these standards to ensure robust cybersecurity practices across our supply chain
Customer service/problem resolution	<i>Describe your company's Customer Service Department (hours of operation, how you resolve issues, number of service centers, etc.).</i>	At Westwind, we resolve customer service issues through a structured, proactive, and effective process designed to ensure our customers' needs are met while upholding our company standards. Our approach focuses on clear communication, prompt resolution, and continuous improvement. By actively listening to our customers, understanding their concerns, and implementing tailored solutions, we aim to not only address immediate issues but also prevent future challenges. This ensures a positive customer experience while maintaining the high standards Westwind is known for. Our standard hours of operation are from 8:00am - 5:00pm Mountain Time.
	<i>Describe the type of emergency orders or requests your organization typically receives and how you respond to those requests.</i>	Westwind addresses emergency orders as part of our Quality Management System (Section WI-822-001). Westwind is equipped to handle Defense Priorities and Allocations System (DPAS, FAR 11.6) -rated orders and similar emergency procurements across various State and Federal agencies by leveraging our streamlined supply chain, dedicated response teams, and compliance expertise. Typical requests include urgent delivery of IT hardware, critical infrastructure components, or disaster response supplies. We prioritize these orders by assigning specialized order identifiers, maintaining inventory buffers, and ensuring 24/7 operational readiness. Our processes are fully compliant with DPAS regulations, enabling us to meet expedited timelines while maintaining clear communication with agency stakeholders.
	<i>Outline the return and exchange policy including any warranties/product guarantees offered.</i>	Westwind's ability to accept returns or exchange materials is limited by the Manufacturer's return policies. While we strive to deliver world-class customer service, in some OEM cases all sales are final, and/or there may be a restocking fee. Please check with your Westwind sales team for terms specific to the products or services on your order.
Financial condition of vendor	<i>Demonstrate your financial strength and stability with meaningful data. This could include, but is not limited to, such items as financial statements, SEC filings, credit & bond ratings, letters of credit, and detailed reference letters</i>	Please find attached three supportive documents including statements from our lenders and banks.
	<i>What was your annual sales volume over last three (3) years?</i>	2023 - \$216.6 MM 2022 - \$245.3MM 2021 - \$168.8MM
History of meeting products and services deadlines	<i>Outline the process timeline for product pickup, delivery and any other applicable capabilities not already addressed.</i>	Prior to ordering, Westwind confirms product pricing and availability for our distribution partners as well as our OEMs. This information is communicated to our customers to ensure that product delivery expectations are understood and met prior to any shipment going out. During this validation process, we also confirm any special delivery requirements such as, lift

		gate, dock, weight, entry, and door sizing, staffing requirements, security measures etc. If timelines are not able to be met due to product constraint, environmental or other reasoning, Westwind will work with all parties involved to provide timely options and alternate solutions if needed.
Other factors relevant to this section as submitted by the Respondent	<i>Describe the capacity of your company to provide management reports, i.e. consolidated billing by location, time and attendance reports, etc. for each eligible agency</i>	Westwind maintains detailed records and reports as part of our commitment SCRM. We offer a customized reporting capability to our customers for planning, reconciliation, and contract activity monitoring, providing flexibility to report on virtually any relevant data point that is captured and stored. Across all contracts we require our PM Teams to conduct weekly review meetings that include but are not limited to Finance and Customer Service. They review related items such as invoices, RMAs, and customer satisfaction reports, all matters and resolutions are recorded and included in our annual ISO audit. Our integrated tools and processes support timely and accurate sales quotes, automated technology refresh, competitive pricing, product research and comparison, configuration analysis, consultative services, ordering support, standard and ad-hoc reporting, order reconciliation, status, and delivery details.
	<i>Provide your safety record, safety rating, EMR and worker's compensation rate where available.</i>	Westwind has a formal safety plan/program with weekly safety meetings, including online safety Q&As. EMR rate is .8800
Qualification and Experience (25 Points)		
Respondent reputation in the marketplace	<i>Provide a link to your company's website</i>	https://www.wwcpinc.com/
	<i>Please provide a brief history of your company, including the year it was established.</i>	Founded in 1992, Westwind is headquartered in Albuquerque, NM, with remote locations and personnel in New Jersey, California, Florida, North and South Carolina, Colorado, and the greater Washington, DC area. We serve our Federal customers throughout the United States (CONUS) as well as overseas (OCONUS). Westwind is a third-party certified minority, woman-owned business with HUBZone certifications. We take great pride in the accumulated knowledge of our staff, our extensive experience with Federal procurement and Contract Vehicles, SBA Certifications and excellent partner resources and relationships.
Past relationship with Region 10 ESC and/or Region 10 ESC members	<i>Have you worked with Region 10 in the past? If so, provide the timeframe and main contact for that work?</i>	No, Westwind has not worked specifically with Texas' Region 10 previously however we have worked with an array of customers within Texas and the Dallas region such as Department of Energy, Department of Veteran Affairs, University of Houston.
Experience and qualification of key employees	<i>Please provide contact information and resumes for the person(s) who will be responsible for the following areas. Region 10 requests contacts to cover the following:</i> * Executive Support * Account Manager * Contract Manager * Marketing * Billing, reporting & Accounts Payable	<u>Comptroller</u> Jennifer Wario O: 505-345-4720 jennifer@wwcpinc.com <u>Reporting</u> Janna Myrick janna@wwcpinc.com

		<p><u>Contract and Account Manager</u></p> <p>Paul Hartwig Sr. Director of Capture and SLED O: 505-345-4720 C: 864-363-5894 paul@wwcpinc.com</p> <p><u>Executive Support</u></p> <p>Lupe Montoya V.P. of Sales M: 505-366-9450 lupe@wwcpinc.com</p> <p><u>Deputy Account Manager</u></p> <p>Dillon Gassoway O: 505-487-7576 dillon@wwcpinc.com</p> <p><u>Director of Marketing</u></p> <p>Jennyfer Guebert O 505-348-9783 jennyfer@wwcpinc.com</p>
Past experience working with the public sector	<i>What are your overall public sector sales, excluding Federal Government, for last three (3) years?</i>	2024 Non-Federal - \$60M 2023 Non-Federal - \$61M 2022 Non-Federal - \$65M
	<i>What is your strategy to increase market share in the public sector?</i>	Westwind's strategy to increase market share in the public sector focuses on three key pillars: targeted engagement, solution alignment, and continuous value delivery. We prioritize building strong relationships with government agencies through strategic outreach, leveraging our expertise to align our offerings with their specific mission needs and compliance requirements. By emphasizing innovation, scalability, and cost-effectiveness in our solutions, we ensure that our products and services provide measurable value to public sector clients. Additionally, we invest in market analysis and feedback mechanisms to adapt our approach and stay ahead of evolving public sector trends and priorities.
Past litigation, bankruptcy, reorganization, state investigations of entity or current officers and directors	<i>Provide information regarding whether your firm, either presently or in the past, has been involved in any litigation, bankruptcy, or reorganization.</i>	Westwind has not been involved in any involved in any litigation, bankruptcy, or reorganization since our inception.

<p>Minimum of 5 public sector customer references relating to the products and services within this RFP</p>	<p><i>Provide a minimum of five (5) customer references for product and/or services of similar scope dating within the past 3 years. Please try to provide references for K12, Higher Education, City/County and State entities. Provide the entity; contact name & title; city & state; phone number; years serviced; description of services; and annual volume</i></p>	<p><u>City of Albuquerque – New Mexico</u></p> <p>Mark Leech, Director O 505.768.3731 M 505.537.1639</p> <p>Years Serviced: 2019 – Present</p> <p>Projects: HPE & Aruba Smart Safer Parks POC, HPE – GreenLake Hybrid Cloud Server and Storage.</p> <p><u>Huntsville City - Alabama</u></p> <p>Chad Tillman, Director, UAS Operations 256.833.3629 (office) 256-508-3740 (cell)</p> <p>Years Serviced: 2020 - Present</p> <p>Projects: Unmanned Aerial Systems Platforms and Integrations</p> <p><u>Sandoval County – New Mexico</u></p> <p>Amanda Green O: 505-867-7500</p> <p>Years Serviced: 2024 – Present</p> <p>Projects: General IT Products and Support</p> <p><u>Harris County Sheriff’s Office</u></p> <p>Lt. James Cabrera O: 713-274-4804</p> <p>Years Serviced: 2024 – Present</p> <p>Projects: Draxxon Mobile Command Center Vehicle</p>
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		<p><u>New Dept. of Fish and Game</u></p> <p>Gavin Lujan - CIO O: 505-670-5960</p> <p>Projects: Five9 Tailor Made CCaaS</p> <p><i>*Disclaimer: Westwind cannot disclose the financial information about our customers/clients due to confidentiality. If mandatory, please request this information from the reference directly during your validation.</i></p>
Company profile and capabilities	<i>Do you plan to sell to customers directly, use resellers or subcontractors, or a combination of both? If you intend to use resellers and/or subcontractors, describe your process for ensuring that resellers and subcontractors comply with the pricing and terms of the contract.</i>	Westwind uses a diverse go-to market strategy that includes all manners of channel approaches such as: direct sales, contract utilization, teamed partnerships, subcontractors, services and support services. We maintain partnerships with our resellers, subcontractors, and OEMs ensuring consistent, competitive pricing.
Exhibited understanding of cooperative purchasing	No answer is required. Region 10 will utilize your overall response to this questionnaire to make this determination. Previous experience with cooperatives is not necessary to score well for this criterion.	
Other factors relevant to this section as submitted by the Respondent	<i>If your company is a privately held organization, please indicate if the company is owned or operated by anyone who has been convicted of a felony. If yes, a detailed explanation of the names and conviction is required.</i>	Westwind is a privately held organization and its owners have never been convicted of any felonies.
	Provide a copy of all current licenses, registrations and certifications issued by federal, state and local agencies, and any other licenses, registrations or certifications from any other governmental entity with jurisdiction, allowing Respondent to perform the covered services. These will be provided in the space provided in Form 3. No answer is required here.	
MWBE Status and/or Program Capabilities (10 Points)		
MWBE status, subcontractor plan, and/or joint venture program	<i>Please indicate whether you hold any diversity certifications, including, but not limited to MWBE, SBE, DBE, DVBE, HUB, or HUBZone</i>	Westwind is a third-party certified minority, woman-owned business that holds the following certifications: WOSB, WBENC, Certified NMSDC, ISO9001:2015.
	<i>Do you currently have a diversity program in place, such as a Mentor Protégé Program or subcontractor program? If you have a diversity program, please describe it and indicate whether you plan to offer your program or partnership through Equalis Group?</i>	<p>We currently have a JV with V3Gate for specific use on our FirstSource II contract and CIO-CS. We are awaiting the potential award of FirstSource III. This joint venture should have no impact on our participation if awarded a contract with Equalis.</p> <p>Our President, Steve Hull and Vice President, Lupe Montoya both participate in the Diversity Alliance Program with TD SYNnex. To participate in the DAP program Westwind must adhere to the requirements below and frequently implements similar standards internally. It is not our intention to offer access to this program externally to the Equalis Group.</p>

		<p>TD SYNEX is committed to providing programs and services to help the small-business reseller succeed in the public sector. TD SYNEX's Diversity Alliance Program is a community that allows our partners to provide technology products for the government while fulfilling government targeted set-aside goals.</p> <p>Member Criteria In order to establish and maintain eligibility as a member of TD SYNEX's Diversity Alliance Program, a reseller must hold one or more diversity statuses, including but not limited to 8(a), SDB, Woman-Owned, Minority-Owned, HUBZone and SDVOSB.</p> <p>Revenue Commitment</p> <ul style="list-style-type: none"> • Premier Status: Must meet a minimum threshold of \$10 million in annual sales or \$4 in public sector sales with TD SYNEX • Elite Status: Must meet a minimum threshold of \$6 million in annual sales or \$2 in public sector sales with TD SYNEX • Diverse Status: Must meet a minimum threshold of \$1 million in annual sales or 500,000 in public sector sales with TD SYNEX <p>Credit Terms: Must possess a current net terms account with TD SYNEX or a third-party financial institution for escrow or flooring and maintain a combined credit facility with TD SYNEX at the following levels:</p> <ul style="list-style-type: none"> • Premier Status: Credit Line >\$1 million • Elite Status: Credit Line >\$750,000 • Diverse Status: Credit Line >\$500,000 • Prime one (1) government procurement contract • Hold one (1) manufacturer authorization. • Require the participation of executive-level management. • Complete online profile for reseller login and attend periodic meetings/events, including annual business reviews
	Please attach any certifications you have as part of your response to Form 3.	
Good faith efforts to involve MWBE subcontractors in response	<i>Did your company contact MWBEs or minority chambers of commerce by telephone, written correspondence, or trade associations at least one week before the due date of this RFP to provide information relevant to this opportunity and to determine whether any MWBEs were interested in subcontracting and/or joint ventures?</i>	Westwind is, itself, a MWBE.
Demonstrated ongoing MWBE program	<i>Outline your subcontractor strategy and efforts your organization takes to include</i>	Westwind is, itself, a MWBE.

	<i>MWBE subcontractors in future work, including but not limited to efforts to reach out to individual MWBE businesses, minority chambers of commerce, and other minority business and trade associations.</i>	
Commitment to Service Equalis Group Members (10 Points)		
Marketing plan, capability, and commitment	<i>Detail how your organization plans to market and promote this contract upon award, including how this contract will fit into your organization's current go-to-market strategy in the public sector.</i>	Westwind will integrate this contract into our established public sector go-to-market strategy, which focuses on leveraging strategic partnerships, targeted outreach, and thought leadership to drive visibility and engagement. Upon award, we will launch a tailored marketing campaign that includes press releases, case studies, and success stories highlighting the value and impact of our solutions. Additionally, we will utilize social media, industry events, and webinars to amplify awareness and connect with key stakeholders. This contract aligns with our broader strategy to expand our footprint in the public sector by demonstrating our expertise and commitment to delivering exceptional results for government clients
	<i>Detail how your organization will train your sales force and customer service representatives on this contract to ensure that they can competently and consistently present the contract to public agency customers and answer any questions they might have concerning it.</i>	Westwind will implement a comprehensive training program for our sales force and customer service representatives to ensure they are well-versed in all aspects of this contract. Westwind is already very familiar with Equalis as we utilize the contract through our TD SYNEX partnership and contract agreement. Training will include detailed contract briefings, product and service overviews, role-playing exercises, and FAQs tailored to anticipated customer inquiries. We will also provide access to a centralized knowledge base with up-to-date resources and ensure ongoing education through periodic refresher sessions and performance evaluations. This approach will ensure our team is fully prepared to present the contract and address customer questions competently and consistently with confidence and accuracy
	<i>Acknowledge that your organization agrees to provide its company logo(s) to Region 10 ESC and Equalis Group and agrees to provide permission for reproduction of such logo in marketing communications and promotions</i>	Westwind is willing to provide our logo for marketing and communication purposes as necessary to support this contract.
Ability to manage a cooperative contract	<i>Describe the capacity of your company to report monthly sales through this agreement to Equalis Group.</i>	Our Sr. Special Projects Manager, Kathy Davis performs our contract reporting under the supervision of Janna Myrick. Janna Myrick manages the data and ensures its accuracy prior to being presented to the requesting entities. Janna and Kathy are based in Albuquerque NM and bring forward years of experience.
	<i>Identify any contracts with other cooperative or government group purchasing organizations of which your company is currently a part of:</i>	Westwind holds the following contracts direct and through distribution by the means of procurement agreement. <u>Direct:</u> GSA MAS Schedule, NCSA (North Carolina Sheriff's Association) NAVAIR, NASA SEWP V, SCMC, NITAAC CIO-CS <u>Indirect / Distribution:</u>

		NCPA, NASPO, OMNIA, Equalis, NASPO (Cradlepoint, HPE and Lexmark) - New Mexico, PEPPM, TIPPS, TX-DIR
Commitment to supporting agencies to utilize the contract	<i>If awarded a contract, how would you approach agencies in regards to this contract? Please indicate how this would work for both new customers to your organization, as well as existing.</i>	Westwind's approach to engaging State and local agencies will focus on effective communication, targeted outreach, and strong relationship management. For new customers, we will implement a proactive strategy to introduce our organization and the benefits of the contract. This includes launching marketing campaigns to raise awareness, hosting webinars and presentations to educate agencies about our offerings and collaborating with State procurement offices to amplify the contract's visibility. We will also provide dedicated support to ensure a seamless onboarding experience.
Other factors relevant to this section as submitted by the Respondent	<i>Provide the number of sales representatives which will work on this contract and where the sales representatives are located.</i>	<p>Seven Sales and Business Development Staff will have access including one Solutions Architect.</p> <ul style="list-style-type: none"> • Paul Hartwig – Boca Raton, FL • Dillon Gassoway – Albuquerque, NM • Gaston DeVine – Albuquerque, NM • John Fresquez - Albuquerque, NM • Brian Osterloh - Albuquerque, NM • Lenny Washington – Atlanta, GA • David Blufer – Herndon, VA

PROPOSAL FORM 3: CERTIFICATIONS AND LICENSES

Provide a copy of all current licenses, registrations and certifications issued by federal, state, and local agencies, and any other licenses, registrations or certifications from any other governmental entity with jurisdiction, allowing Respondent to perform the covered services including, but not limited to licenses, registrations or certifications. M/WBE, HUB, DVBE, small and disadvantaged business certifications and other diverse business certifications, as well as manufacturer certifications for sales and service must be included if applicable.



This Certificate of Registration acknowledges

Westwind Computer Products, Inc.

5655 Jefferson NE, Suite B
Albuquerque, New Mexico 87109
United States

is registered as a Single Site management system, demonstrated in conformance with

ISO 9001:2015

Scope of Registration:

Provides IT Products, Solutions, and Services.



Edward Maschmeier
Vice President of PRI Certification

Number: 18265
Issued: 18-Aug-2023
Re-Issued: 19-Jul-2024
Expires: 17-Aug-2026

THIS CERTIFIES THAT		
Westwind Computer Products Inc.		
* Nationally certified by the: SOUTHWEST MINORITY SUPPLIER DEVELOPMENT COUNCIL		
*NAICS Code(s): 423430; 541519; 541512; 334310; 334112; 334118; 513210; 423420; 423410; 326199		
* Description of their product/services as defined by the North American Industry Classification System (NAICS)		
11/01/2024		AU03195
Issued Date		Certificate Number
		
11/01/2025	Ying McGuire NMSDC CEO and President	Karen Box President/CEO
Expiration Date		
By using your password (NMSDC issued only), authorized users may log into NMSDC Central to view the entire profile: http://nmsdc.org		
Certify, Develop, Connect, Advocate.		
* MBEs certified by an Affiliate of the National Minority Supplier Development Council, Inc.®		



HEREBY GRANTS WOMAN OWNED SMALL BUSINESS (WOSB) CERTIFICATION TO

Westwind Computer Products Inc.

The identified small business is an eligible WOSB for the WOSB Program, as set forth in 13 C.F.R. part 127 and has been certified as such by an SBA approved Third Party Certifier pursuant to the Third Party Agreement, dated June 30, 2011, and available at www.sba.gov/wosb.

The WOSB Certification expires on the date herein unless there is a change to the SBA's regulation that makes the WOSB ineligible or there is a change in the WOSB that makes the WOSB ineligible. If either occurs, this WOSB Certification is immediately invalid. The WOSB must not misrepresent its certification status to any other party, including any local or State government or contracting official or the Federal government or any of its contracting officials.

Male / Female Owner: <i>Female</i>
WACB: <i>025430</i> JANFSC: <i>021500</i>
Certification Number: <i>WOSB-21104</i>
Renewal Date: <i>June 13, 2015</i>
WOSB Regulation Expiration Date: <i>6/13/2015</i>



**WOMEN'S
BUSINESS
COUNCIL**
SOUTHWEST

Bar Burke

Eliss Coulter, Women's Business Center
President

Parveta Prince-Easton

Parveta Prince-Easton, WBENC President & CEO

Lakesha White

Lakesha White, Sr. Vice President, Certification

November 13, 2024

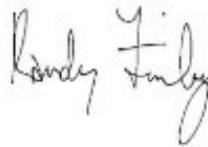
Re: TD SYNEX Corporation Relationship with Westwind Computer Products Inc.

To Whom It May Concern:

TD SYNEX Corporation ("TD SYNEX") is submitting this letter to confirm its relationship with **Westwind Computer Products Inc.** TD SYNEX is a publicly traded corporation (NYSE: SNX). This letter will confirm that **Westwind Computer Products Inc.** is authorized to purchase approved products from TD SYNEX's line card, including, reseller-based services, and has the authority to resell such products to any end user in the United States. **Westwind Computer Products Inc.**, however, may not be authorized for all vendors/products on TD SYNEX's line card.

The information in this letter is current as of the date hereof only. The statements included in this letter are based upon information known to TD SYNEX as of the date of this letter and TD SYNEX assumes no obligation to update information contained in this letter. Please feel free to contact the undersigned if you have any questions or concerns.

Sincerely,



Randy Finley
Senior Director
Public Sector Business Development

TD SYNEX Corporation
39 Pelham Ridge Drive
Greenville, South Carolina 29615
(510) 402-7058
randyfi@synnex.com



10ZIG
1PASSWORD
203 TRADING LLC
22MILES
2CRSI
2K
3 BALD, LLC DBA DRONE U
3DCONNEXION
3M
3S SYSTEM TECHNOLOGY INC.
6CLICKS NETWORKS
65BIT SOFTWARE LIMITED
7Signal SOLUTIONS INC
802 SECURE / LOCH
888 DIGITAL
8 X 8 INC.
911INFORM

A-DATA
AAT DATA
A2C SERVICES LTD
A2C SERVICES LTD DBA CIRCULAR
COMPUTING
AACIS INVESTMENTS, INC. DBA
ALPHAGRAPHICS
AAEON
AAVA MOBILE
ABBY USA
ABSEN
ABSOLUTE SOFTWARE
ACALVIO TECHNOLOGIES
ACCELTECH
ACCESS CHANNEL
ACCESS DATA CORPORATION
ACCORDO INC.
ACCORTEC INCORPORATED
ACCUKNOX
ACCUTECH DATA SUPPLIES
ACECAD DIGITAL CORP
ACER
ACHIEVE UNITE
ACHORE
ACT-ON SOFTWARE
ACTIFIO
ACTION CS
ACTION TECH (CAMBRIDGE)
ACTIVE COUNTERMEASURES
ACTIVISION
ACTISOFT INC
ACUANT INC.
ADAPTIVE PROTOCOLS, INC DBA
ADAPTIVA, INC
ADDIGY, INC
ADDMASTER
ADE, INCORPORATED
ADESSO
ADLINK TECHNOLOGY, INC
ADDON
ADMINWARE SOFTWARE PRIVATE
LIMITED
ADREM SOFTWARE, INC.
ADVANCED DIGITAL SOLUTIONS
INT'L
ADVANCED ELECTRONIC DESIGN,
INC.
ADVANCED INDUSTRIAL
COMPUTER
ADVANCED INPUT DEVICES, INC.
DBA ADVANCED
INPUT SYSTEMS
ADVANCED INTELLIGENCE
ADVANCED METAL SOLUTIONS, INC
ADVANCED PROGRAMS, INC
ADVANCED VM SOLUTIONS
ADVANTAGE ADLS
ADVANTECH TECHNOLOGIES
ADVIMICRO
ADVOCAT.AI

AEGEX TECHNOLOGIES LLC
"AERO-SPACE SOUTHWEST, INC"
AEVOE CORP
AFCO SYSTEMS, INC
AFL IG LLC DBA AFL HYPERSCALE
AG GRID LTD
AG ANTENNA GROUP, LLC
AGARI DATA, INC.
AGOSTO INC
AIC
AIRESpring
AIRCRAIN, INC.
AIRGAP NETWORKS
AIRISTA
AIRSHIP INDUSTRIES
AIRSLATE, INC
AIRTAME INC.
AKITIO
AKULAR
ALCATEL-LUCENT ENTERPRISES
ALE USA INC.
ALFRATEC
ALERT LOGIC, INC.
ALGO COMMUNICATION
PRODUCTS LTD.
ALGOSEC
ALIENVAULT
ALIVE STUDIOS, LLC
ALLGROSS, INC
ALLIANCE CORPORATION
ALLIED TELESIS
ALLQACOC CORP. USA
ALLOT
ALLROUND AUTOMATIONS
ALLSOP
ALPHAPOINTE ASSOCIATION FOR
THE BLIND
ALTA INC
ALTAIR ENGINEERING
ALTARO LIMITED
ALTERYX
ALTERNATIVE TECHNOLOGY
SOLUTIONS
ALTIGEN COMMUNICATIONS
ALTOVA
ALTRONIX CORP
ALTUS INDUSTRIES
ALURATEK
ALVARIA, INC.
AMAZON
AMBIR TECH
AMBULANT
AMCREST INDUSTRIES, LLC
AMD
AMER.COM
AMERICAN INDUSTRIAL SYSTEMS
INC
AMERICAN MICROSYSTEMS LTD.
AMERICAN PRISON DATA SYSTEMS
AMERICAN TECHNICAL FURNITURE
- STRATEGIC
AMERICAN TELECONFERENCING
SERVICES LTD DBA
PREMIERE GLOBAL
AMERICAN WELL CORPORATION
AMICO ACCESSORIES
AMPEDUP! NETWORKS
AMPHENOL TCS
AMPLIFORCE
AMPLIVOX SOUND SYSTEMS, LLC
AMWELL
AMX
AMZER
ANCHORE
ANDREA ELECTRONICS
ANTOP
ANYDESK
ANYWHERE365

AOHVV
AOPEN AMERICA INC.
AP GLOBAL INC DBA
APARAVI
APRYSE SOFTWARE
CORPORATION
ACCESSORIES POWER
AOC
APC
APOGEE INC DBA KANEX
APORETO, INC.
APPAEGIS
APPENTUS TECHNOLOGIES
APPGUARD INC
APPLE
APPOINI INC
APPRIVER, LLC
APPSPACE
APPVIEWX, INC
APRICORN
APSTRA, INC.
AQUANTY
AQUA SECURITY
AQUA SYSTEMS INC
AQUIERA INC
AR DATA
ARBOR NETWORKS
ARCLYTE TECHNOLOGIES, INC.
ARCTIC, INC.
AREA 1 SECURITY, INC.
ARECA TECHNOLOGY CORP.
ARES
ARISTA NETWORKS
ARLINGTON INDUSTRIES INC
ARLO
ARMORPOINT
ARMOR-X LTD
ARTISIGHT
ARVIZO
ARXSCAN
ASCOM WIRELESS SOLUTIONS
ASG TECHNOLOGIES GROUP, INC
ASPECT SOFTWARE, INC.
ASSA ABLBY RESIDENTIAL GROUP,
INC. DBA YALE
RESIDENTIAL ASSOCIATION FOR
THE BLIND &
VISUALLY
ASSET PANDA
ASUS
ASUSTOR
AT&T
ATDEC
ATEL
ATEN TECHNOLOGY
ATERA
ATSIGN
ATTO TECH
AUDIOCODES
AUDIOFETCH, INC
AURORA MULTIMEDIA CORP.
AUSLOGICS
AUTEL ROBOTICS USA LLC
AUTHEN2CATE, LLC
AUTHLOGICS PART OF CURVE
GROUP
AUTHOMIZE
AUTODESK
AUTOMATION ANYWHERE
AUTOPILOT WORKFLOW
SOLUTIONS
AUVIK
AWANQUEST NORTH AMERICA INC.
AWAYA
AVAGO
AVAIL FORENSICS
AWANQUEST
AVCOMM

AVEPOINT
AVER INFORMATION INC
AVERMEDIA TECHNOLOGIES INC
AVIVA SOLUTIONS INC
AVOCOR
AVSYSTEM SP. J.
AVTEQ
AWARENESS TECHNOLOGIES
AXE DEEL LLC
AXIAD - PUBSEC*
AXIOM
AXIS
AXONIUS, INC.
AXXONSOFT
AZIO
AZULLE

BACKBOX SOFTWARE
BARCO
BARRACUDA
BARRICAID
BASF CORPORATION
BATTERY TC
BAY PRESS & PACKAGING (CM19)
BCD VIDEO
BCM TECHNOLOGY, INC DBA BCM
ADVANCED
RESEARCH
BEAM LIVE
BEAM MOBILE
BECRYPT INC
BELKIN INTERNATIONAL
BENQ
BENSUSSEN DEUTSCH &
ASSOCIATES, LLC. DBA
POWERA
REPOZ AMERICA LLC
BEST MINDS
BEST DATA PRODUCTS, INC
BETHESDA SOFTWARES INC.
BEYOND TECHNOLOGY
BEYONDTRUST CORP
BGZ BRANDS
BINARYEDGE AG
BINARYNOW
BIODATA
BIOMETRIC
BITDEFENDER
BITS LIMITED
BITSIGHT
BITTITAN
BITWARDEN, INC
BLACK BOX CORPORATION
BLACKBERRY
BLACKPOINT HOLDINGS
BLAIR TECHNOLOGY GROUP LLC
BLINK
BLOCK 64
BLOCK ARMOUR
BLUE COAT SYSTEMS
BLUE MICRO
BLUE PLANET
BLUE WAVE MICRO
BLUECAT
BLUEFORCE DEVELOPMENT
CORPORATION
BLUESTAR
BLUMIRA
BLUVECTOR, INC.
BOGEN COMMUNICATIONS
BOLD DATA TECHNOLOGIES
BOSCH
BOSE
BOUNCEPAD NORTH AMERICA,
INC.
BOX.IT DESIGNS LTD
BRADLEY NAMEPLATE CORP
BRADY PEOPLE ID (CIP)



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ICONTROL NETWORKS INC.	IP FABRIC, INC.	KUTIR	MAINPINE, INC.
ICS-JMR	IP TRADE	KWIZ*	MAKE-SENSE
ID TECH	IPASS	KYOCERA	MAKER'S EMPIRE
IDEAMAPPER INC	IPEARL INC	KYOCERA MITA	MAKITO USA, INC
IDEE	IPOINT		MALWAREBYTES
IDENTIV, INC	IPSWITCH		MAN & MACHINE, INC.
IDM COMPUTER SOLUTIONS, INC.	IROBOT CORPORATION	L SQUARED DIGITAL SIGNAGE	MANDOE MEDIA
IEI TECHNOLOGY USA CORP.	IRON BOW	LA CIE	MANHATTAN - STRATEGIC
IGEL TECHNOLOGY	ISI TELEMAGEMENT	LABTECH	MARABU NORTH AMERICA LP
ILG	SOLUTIONS, LLC	LANDAIRSEA SYSTEMS, INC	MARKETS AND MARKETS
ILLUMINARI	ISS - (INTELLIGENT SECURITY	LANDSBERG / REMAN	MARSHALL ELECTRONICS
IMAGEWARE SYSTEMS, INC	SYSTEMS CORP.)	LANIER	MASON AMERICA
IMAGICLE	ISTARUSA INC.	LANTRONIX	MATERIALISE USA LLC
IMAGINARY PEOPLE	ISTORAGE LIMITED	LAPLINK.COM	MATROX
IMAGINGO	ITERATE.AI STUDIO	LARSON PACKAGING COMPANY	
IMPACT PRINTING AND GRAPHICS,	ITERAL	LLC	MATTEL INC
LTD	ITERNITY	LASTLINE, INC.	MATTERPORT
IMPARTNER	IVALUB	LAUNCH PAD	MAVENTRA
IMPERIUM DYNAMICS*	IVALUA	LAVA COMP	MAX INTERACTIVE INC.
IMPERO	IVANTI	LAW TOOL BOX	MAXELL
IMPERVA	IXSYSTEMS, INC	LAWSON SCREEN & DIGITAL	MAXHUB
IN FOCUS		PRODUCTS, INC.	MAZE
IN WIN DEVELOPMENT		LD SMART	MBM TRADING INC
INCASE-STRATEGIC	J2 CONSENSUS EFAX	LEARN21	MBX
INCISIVE SOFTWARE	JSCREATE / KAJET	LEATHERPRO	MDI INC DBA TAG TECHNOLOGY
IND WEAPON	JABRA	LEGACY INTERACTIVE, INC.	MEDALLIA
INDEFD	JACO	LEGRAND DATA	MEDIATECH, INC.
INDENI	JAMF	LEICA	MEDIGATE
INDEPENDENCE IT	JAR SYSTEMS, LLC	LENOVO	MEGAPORT
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INDIVIDUAL SOFTWARE INC.	JEFA TECH, INC	LET'S GEL, INC.	MELIANOX
INDUSFACE	JELCO, INC.	LEVEL HOME	MEMORY EXPRESS
INDUSTRY WEAPON	JEM ACCESSORIES	LEXAR	MENLO SECURITY
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INFINIDAT FEDERAL	JK IMAGING LTD	LG	MERIDIAN TECHNOLOGIES INC
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INFINITE GROUP, INC.	JMC GLOBAL TECHNOLOGIES I, L.P	LIFESIZE COMMUNICATIONS, INC	MERKURY INNOVATIONS LLC
INFINITE STUDIO	JO-RO MANUFACTURING COMPANY	LIFI LABS	META COMPANY
INFIOT	LTD.	LIGHTSPEED	METADOT CORPORATION
INFOBLOX	JOBSITE TECHNOLOGY GROUP	LIMINEX INC.	METEOR EDUCATION LLC
INFOCASE INC	JOTIT	LIND ELECTRONIC DESI	METRO BUSINESS SYSTEMS, INC.
INFORMA SOFTWARE	JPL TELECOM HOLDINGS, LLC	LINFARFLUX USA INCORPORATED	METROPOLITAN VACUUM CLEANER
INFORMATICA LLC	JR THERMAL	LINGVANEX*	CO., INC.
INFOTREND TECHNOLOGY	JUDY SECURITY	LINKLABS	METTEL
INFOVISTA CORP.	JUICED	LINKSYS	METTLER TOLEDO, LLC
INFRASCALE INC		LIQID INC	MICRO MICR CORPORATION
INLAND PRODUCTS INC.	KAMINARIO	LISTEN INNOVATION INC.	MICRO SOLUTIONS ENTERPRISES
INNODISK USA CORPORATION	KANDAO	LIVETILES CORP.	MICRO STRATEGIES
INNOVATIVE OFFICE	KANEX PRO	LIVING SECURITY	MICRON
INNOVATIVE VIDEO TECHNOLOGY,	KANG YANG INTERNATIONAL CO.	LOADBALANCER.ORG, INC.	MICROPAC TECHNOLOGIES, INC.
DBA INVIDTECH	LTD.	LOCKNCHARGE TECHNOLOGIES,	MICROSEMI
INSEGO NORTH AMERICA, LLC	KANO COMPUTING LTD	LLC	MICROSOFT
INSTORESCREEN LLC	KANTEK INC.	LOGITWARE, INC	MILESTONE AV TECHNOLOGIES
INTEGRA	KASERNET INC.	LOGIC NOW INC.	MILESTONE SYSTEMS
INTEGRA OPTICS, INC.	KCPAL	LOGICAL MAINTENANCE	MILLENNIUM RETAIL SOLUTIONS
INTEGRAL SOLUTIONS GROUP	KENSINGTON	SOLUTIONS	DBA CRIMSON
INTEGRATION TECHNOLOGIES	KEONN	LOGICALIS INC	MIMO DISPLAY LLC DBA MIMO
GROUP, INC.	KERIO	LOGICMONITOR INC	MINIO
INTEL	KEY SOURCE INTERNATIONAL	LOGICUBE, INC.	MITAC COMPUTING
INTELLIGENT COMPUTER	KEYOVATION, LLC	LOGITECH	MITEL NETWORKS
SOLUTIONS	KEYSIGHT	LOREX CORP	MK1 STUDIO
INTENDA	KHILANDSBG	LOWRY HOLDING CO	MOBILE EDG
INTENT INTERNATIONAL INC	KINCAID IT	LU INTERACTIVE	MINGTEL INC DBAAZPEN
INTERACTIVE MEDIA	KINESIS CORPORATION	LUBRIZOL ADVANCED MATERIALS,	INNOVATION
CORPORATION DBA KANGURU	KINSTON	INC.	MIRANTIS, INC.
SOLUTIONS	KLAXOON	LUMEN	MMF POS
INTERMEC CORPORATION	KOAMTAC, INC.	LUXUL	MOBIL TRACKR
INTERMEDIA	KODAK	LYNN ELECTRONICS	MOBILE DEMAND, LC
INTERTECH TRADING	KOFAX	LYNX TECHNOLOGY PARTNERS	MOBILE INTERNATIONAL INC
CORPORATION	KOGNITION	LYVE CLOUD	MOBILE MARK, INC.
INTRACOM USA, INC.	KOM SOFTWARE INC.		MOBILE TECH/ARMORACTIVE
INTUIT	KOMPRISE, INC.	M360DEGREES	MOBISYSTEMS INC
INVICTI SECURITY CORP.	KONAMI DIGITAL ENTERTAINMENT	M-S CASH DRAWER CORPORATION	MOHAWK USA
INVISINET*	KONFTEL	MACHINE VISION TECH	MOLEX
INVITRIX	KONICA MINOLTA	MACRIUM / PARAMOUNT	MONOPRICE
IOGEAR	KONICA-STRATEGIC	MADCATZ	MONNIT
IOTECH	KORE.AI	MAGIC LEAP	MOONWALK
IOTECHA	KORE DESIGN LLC	MAGIX SOFTWARE GMBH	MOORECO, INC.
	KRAMER ELECTRONICS	MAILSTORE SOFTWARE GMBH	MORE DIRECT

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MORPHEUS DATA, LLC	NOLO - STRATEGIC	PARSEC TECHNOLOGIES, INC.	PROGRESS SOFTWARE
MOTOROLA	NONSTOCK MISC VENDOR	PARTNERTAP	PROHAWK
MOVAVI SOFTWARE INC.	NORANALYTOS	PARTPOINT INC	PROPRIETARY INNOVATION LABS
MOVING TECHNOLOGIES IN	NORTEK SECURITY & CONTROL	PATCH MY PC LLC	INC
AMERICA (MTA)	LLC	PATRIOT	PROPOSITIONS*
MSI	NOVASTOR CORPORATION	PAYPAL	PROTEC SCIENTIFIC
MULTITECH SYSTEMS	NOW MICRO	PC MATIC INC (DS)	PROTECT COMPUTER
MULTPLX	NSION TECHNOLOGIES	PCTEL, INC.	PRODUCTS INC.
MURATEC	NSX TECHNOLOGIES INC DBA	PDI COMMUNICATIONS, INC.	PROLION
MURFAI	ANYWHERE CART	PEACH FUZZER LLC	PROMISE
MUSEUM	NTERONE CORPORATION	PEAK-RYZEX, INC.	PROOFPOINT
MUTALINK	NTS COMMUNICATIONS	PEERLESS AV	PROTOJO
MUTARE SOFTWARE	NUMONIX, LLC	PEGASUS LOGISTICS GROUP, INC.	PROXIMITY SYSTEMS, INC
MXL	NUPOST	PELSUE	PTC, INC.
MY VIRTUAL BENCH	NUREVA	PERFECT FIT TECHNOLOGIES, INC	PULSE SECURE
MYRICOM	NUTANIX	PEXIP	PUPPET LABS, INC
	NUWAVE	PHILIPS	PURPLE WIFI LTD
	NVIDIA	PHOENIX ELECTRONICS	PYRAMID TIME - STRATEGIC
		CORPORATION	
N1 CRITICAL TECHNOLOGIES, INC.	OAK INNOVATE	PHOTONFI*	Q6 INTELLIGENCE, LLC
NAGIOS	OBJECT FIRST	PHUNWARE	QLOGIC (MARVELL)
NAMUTECH	OBSERVINT TECHNOLOGIES INC	PHYBRIDGE INC	QNAP
NANOLEAF	OCEAN INC	PICAB, INC	QNEXT
NANONATION	OKIDATA	PING HD, LLC	QOMO LLC
NANOV	OMNICHARGE	PING IDENTITY	QPCS
NATIONAL PRODUCTS	OMNI POWER TECHNOLOGY, INC.	PIONEER	QUAL COMM
NAVEPOINT	OMNI SYSTEMS	PITNEY BOWES	QUALITY COMPUTER
NAVORI INC.	OMNIVEX	PIVOT TECHNOLOGY SERVICES	ACCESSORIES INC.
NCP ENGINEERING INC	ONAPIS	CORP.	QUALYS, INC
NEAT	ONE ID	PIVOT3	QUAM NICHOLS COMPANY
NFC	ONE STOP SYSTEMS, INC	PIVOTAL SOFTWARE INC	QUANMAX USA INC
NECTAR	ONE WORLD TOUCH, LLC	PLANAR	QUANTA
NEKTOVA GROUP LLC	ONECLICK	PLATINUM TOOLS	QUANTUM
NELSON-MILLER INC.	ONESTREAM	PLAYSEAT	QUARK INC
NERDIO, INC.	ONGUARD SYSTEMS	PLDS USA INC	QUATRRO
NE-SA	ONTINUE	PLIOPS	QUICK QUALITY CABINETS
NEST	ONVIEW	PLUXER LLC	QUICKEN INC
NETALLY	ONWARD BRANDS	PLUG-IN STORAGE SYSTEMS, INC	QUICKET SOLUTIONS
NETAPP	ONYX GRAPHICS INC	PLUGGABLE TECHNOLOGIES	QUOTIENT, INC.
NETGEAR	OPEN-E	PLUMGRID, INC.	QUMU
NETI	OPEN TEXT	PLUS TECHNOLOGIES, LLC	QUNIFI LIMITED
NETIS SYSTEMS USA CORP.	OPENGear	PNV	
NETKILLER	OPMANTEK	PODIUM DATA INC	RGB SPECTRUM
NETLIST, INC.	OPSWAT	POLARIS DEVELOPMENT CORP.	R-GO
NETMOTION SOFTWARE, INC.	OPTICON, INC.	POLARITYJO, INC.	RACKMOUNT
NETOP TECH INC.	OPTOMA	POLYWELL COMPUTERS	RACKSOLUTIONS INC
NEUVECTOR	ORACLE	POS	RADAPTIVE
NEVERWARE, INC	ORACLE COMM	POSDATA, INC., A DIVISION OF	RADIANT SECURITY*
NEW DREAM	ORBIC	CONTROL SOLUTIONS,	RADIO IP
NEW IN BLUE	ORDERCUBE	INC.	RADIUS.AI*
NEW RELIC	ORDR, INC.	POSIFLEX	RADWARE
NEWELL RUBBERMAID, SANFORD	ORESUS INC	POSIT WORKBENCH	RAIN DESIGN - STRATEGIC
L.P.	ORIONVM INC.	POSTURITE LTD.	RAM MOUNTS
NEWLINE INTERACTIVE, INC	ORTRONICS	POWERGISTICS/G. D. ROBERTS &	RANGEFORCE
NEXENTA	OSNEXUS	CO. INC	RAPIDDEPLOY INC
NEXLINK COMMUNICATIONS LLC	OTHER WORLD COMPUTING, INC.	PRADEO	RAPTOR BLASTING SYSTEMS LLC
NEXSCAN	OTTERBOX	PRECISION DYNAMICS	RARITAN
NEXT DLP	OUTPOST SECURITY	CORPORATION	RAYCOP NORTH AMERICA INC
NEXTIVA	OVERLAND	PRECISION MOUNTING	RAYMOND & LAE ENGINEERING,
NGINX	OWL LABS	TECHNOLOGIES LTD.	INC.
NIAGARA NETWORKS		PREMIER S & P, LLC	RAZER
NICE SYSTEMS INC		PREMIUM COMPATIBLES	READYDOCK, INC. DBA ICLEANSE
NICE		PRESTIGE INTERNATIONAL, INC.	REALDEFENCE LLC
NICELABEL AMERICAS, INC.	PACKAGING STRATEGIES, INC	PRETON LTD.	REALVNC LTD
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NIMBUS DATA INC	PALMER DIGITAL GROUP	PRINT MANAGER COMPANY	RECIPROCIITY
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NINJO	PANASONIC	PRINTERLOGIC	RED GATE SOFTWARE LTD
NINJAONE	PANDA DISTRIBUTION, INC.	PRINTX.NET APS	RED HAT
NINTENDO OF AMERICA	PANDUIT	PRINTRONIX	RED LION CONTROLS, INC
NINTENDO OF AMERICA INC.	PANNIN TECHNOLOGIES, LLC	PRIVAFY	REDSHIFT
NITE IZE	PANORAMA ANTENNAS, INC.	PRIVATIZEME, LLC	REDSKY TECHNOLOGIES
NITEL	PANORAMIC DATA LIMITED	PRIVORO, LLC	REDSTOR
NITRO SOFTWARE INC.	PANZERGLASS	PRO-COM PRODUCTS, INC. / WOOF	REDWOLF SECURITY
NLU PRODUCTS, L.L.C. DBA BGZ	PARA SYSTEMS INC.	LLC	REMACO
BRANDS	PARABLUE	PROBAX USA*	REMARKETED
NOBLE SEC	PARAGON FURNITURE, INC	PROCESSBOLT INC	RESPOND SOFTWARE
NODEWEAVER	PARAGON SOFTWARE GROUP	PROCURRI LLC	REVEALD
NOKIA INNOVATIONS US LLC	CORP		
NOKIA OF AMERICA CORP	PARALLELS		



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THE OLANDER COMPANY, INC.
THERMALTAKE TECHNOLOGIES
THETA LAKE
THING TECH
THINKOWL
THINKPARQ GMBH
THINKWRITE TECHNOLOGIES LLC
THINPRINT
THOMAS REGOUT
THREAD
THREATQUOTIENT INC
THRONMAX
THUNDER NSI
TIBCO SOFTWARE
TIDEBREAK, INC
TIGER-VAC INTERNATIONAL, INC
TINES SECURITY SERVICES LTD
TITAN CLOUD STORAGE
TJ COMMUNICATIONS, INC. DBA
TITAN RADIO
TMAX DIGITAL INC.
TMOBILE
TMS
TOKENEX INC.
TONE COMMANDER
TOOL4EVER
TOOLS4EVER
TOOLFARM.COM, INC
TOOLS FOR SCHOOLS
TOP TECH CLOCKS
TORC
TORQ
TOSHIBA
TOTAL MICRO/MOBILE
INTERNATIONAL
TOTOWA SYSTEMS, INC.
TP-LINK USA CORPORATION
TRACEWELL SYSTEMS, INC
TRAINING PALO ALTO
TRANSCEND
TRANSOMIS®
TRANSPORTATION MANAGEMENT
SERVICES, INC
TRANSECTOR
TREMLO SECURITY, INC
TRENDMICRO
TRENDNET
TRIPP LITE
TRIPWIRE INC
TRINSTON NW
TROY GROUP
TRUCE SOFTWARE
TRUSTED KNIGHT
TRYTEN - STRATEGIC
TSECOND
TSITOUCH LLC
TSSLINK INC
TUFIN
TURING VIDEO, INC.
TWEELIN
TWISTLOCK, INC
TYAN COMPUTER CORPOR
TYCON SYSTEMS, INC

U.S.GAMES DISTRIBUTION, INC
UBI SOFT ENTERTAINMENT
UBIX
UBZL
UC WORKSPACE
ULINE
ULTRALEAP
UNAVIS LLC
UNBW
UNC GROUP
UNCOMMONX
UNDER ARMOUR
UNIDOC HEALTH SOLUTIONS

UNIFORM INDUSTRIAL CORP.
UNIGEN
UNIMAX
UNITTECH
UNITED DGI
UNITED STATES LUGGAGE LLC
UNITRENDS
UPSHOW
URBAN ARMOR GEAR
URBAN FACTORY
USA VISION SYSTEMS, INC.
U.S. CELLULAR
USYSTEMS
UTIMACO INC
UVNETWORKS
V3GATE, LLC
VS SYSTEMS, INC.
VADE / MTA MOVING
VADE SECURE, INC.
VALCOM
VALIDSOFT
VANDER-BENDMANUFACTURING
LLC
VARIDESK
VARONIS SYSTEMS
VAULT
VCE
VCOM INTERNATIONAL MEDIA
CORP
VDO360 LLC
VEEAM
VEEONE HEALTH
VELOCLOUD NETWORKS LLC
VENTURA TECH GROUP INC.
VERACITY USA, INC.
VERBATIM
VERITAS
VERIZON
VERSA NETWORKS
VERSATERM
VERTIGIS®
VERTIV
VG RUSH CORPORATION
VIAAS, INC.
VIAVI SOLUTIONS
VICTORINOX
VIEWSONIC
VIKING COMPUTER PARTS
VIKING ENTERPRISE SOLUTIONS
VIMEO
VINPOWER
VIPRE SECURITY
VIRCOM INC
VIRSAE
VIRTANA
VISION
VISIONEER
VISIONTEK
VISTA IT GROUP
VISUAL LABS
VIVACITY TECH PBC
VIVINT, INC.
VIVOTEK
VIZETTO
VIZIFLEX SEELS INC
VIZIO
VMRAY
VMWARE
VONAGE
VONHOLZHAUSEN
VORP ENERGY, LLC
VOTIRO
VOYAGER LABS
VU RYTE, INC.
VUZIX CORPORATION
VWR INTERNATIONAL LLC
VKL INSTR
VZBLTY

WAITTIME
WALLBOARD
WANDERA
WARNER BROTHERS
WASABI
WASP TECH
WATCHGUARD
WEBROOT SW
WEBWORKS
WEIGHTS AND BIASES
WEIRDWARE VENDOR GROUP
WEKA IO
WELLBEATS, INC
WENGER BY GROUP III
WESTERN DIGITAL
WESTERNTECHSYSTEMS INC
WEVIDEO
WHISTIC
WHITECANYON SOFTWARE, INC
WHOOPI USA
WIDEPOINT
WILLARD PACKAGING
WILLIAMS SOFTWARE ASSOCIATES
WILSON ELECTRONICS LLC
WIN LONG, USA LLC DBA TITANIUM
TECHNOLOGIES
WIND RIVER SYSTEMS
WINMAGIC
WINSTON INTERNATIONAL LTD.
WIRELESS GUARDIAN, INC.
WIREMOLD/LEGRAID
WITFOOD INC.
WITHINGS INC.
WOLTERS KLUWER HEALTH
WOOTCLOUD
WORKDAY
WORKS 360, LLC DBA SPRINKLE
WORKSPOT
WORKWELL TECHNOLOGIES
WOWWEE
WSO2
WSTDIGITAL

X RITE
X8D USA INC
XENCELABS
XEROX
XIS CORPORATION
XILINX
XINUOS, INC. DBA LINXIS, INC
XOGO, INC
XYZPRINTING, INC

YAGNA IQ INC.
YAMAHA
YEALINK
YOSHINO TECH®
YUBICO

ZAGG INC.
ZEBRA TECHNOLOGIES
ZEPLIN
ZERIFY
ZEROSPAM
ZETASSET
ZEWA, INC.
ZIMPERIUM
ZOH0 CORPORATION
ZOOM
ZOTAC INTL
ZPE SYSTEMS
ZSCALER
ZVT INC
ZYXEL

*New Fiscal Year 2024 Vendor



ZEBRA

3 Overlook Point, Lincolnshire, IL 60069

06/07/2024

Westwind Computer Products, LLC

5655 Jefferson St. NE, Suite B

Albuquerque, NM 87109

RE: SEWP VI Letter of Authorization

This letter shall serve as Zebra Technologies International's (referred to as "Zebra Technologies") confirmation Westwind Computer Products, LLC is in Zebra Technologies' channel program and Westwind Computer Products, LLC is authorized to sell Zebra's certain products included in the SEWP VI Program in accordance with Zebra Technologies channel partner program rules.

The POC for SEWP contract is Hemang Patel, Sr. Business Development and Contracts Manager, Ph: 847-544-9238, Email: hemang.patel@zebra.com. If you have any questions or require further information, you may contact Hemang Patel at the above specified Phone or Email.

Sincerely,

Jennifer Zelek

Jennifer Zelek

Sr. Manager Channel Operations

Zebra Technologies International LLC



LETTER OF AUTHORIZATION

07/02/2024

Hewlett Packard Enterprise
Robyn Grimsley
Manager, Federal Contract Administration
757-448-2818
robyn.grimsley@hpe.com
11951 Freedom Drive, 4th floor, Reston Virginia 20190-5640

Re: Letter of Authorization: NASA SEWP VI *Westwind Computer Products, Inc*

ATTN: SEWP Contracting Office,

Westwind Computer Products, Inc, HPE Location ID 10019278, is authorized to purchase and resell Hewlett Packard Enterprise products and services. *Westwind Computer Products, Inc* partner relationship will remain active through the life of the SEWP VI contract as long as partner requirements are maintained as outlined in our partner program and partner standards of business conduct. Please note that the present confirmation is not permanent, and that the authorized reseller status is reviewed on a regular basis.

Hewlett Packard Enterprise is pleased to offer its support to *Westwind Computer Products, Inc* with their achievement in meeting requirements of the SEWP VI RFP.

My signature below represents that I have the authority to sign this Letter of Authorization on behalf of Hewlett Packard Enterprise.

Robyn Grimsley

A handwritten signature in black ink that reads "Robyn Grimsley". The signature is written in a cursive, flowing style.

Manager, Federal Contract Administration



GN Audio USA Inc.
Ian Scott
iscott@jabra.com
+19786564579
North America President
900 Chelmsford St.
Tower II 8th Floor
Lowell, MA 01851

4/15/24

Subject: Letter of Authorization for Westwind Computer Products

Westwind Computer Products is authorized to purchase GN Audio USA Inc. (doing business as Jabra) products from authorized sources, and resell such products listed on the referenced NASA SEWP contract. Jabra's OEM and Distributor relationship will remain active through the term of the SEWP VI contract as long as OEM and Distributor requirements are maintained.

It is understood that this Letter of Authorization will be coterminous with any other Letter of Authorization as may be required by NASA and will remain in effect during the period of performance of the SEWP VI contract.

My signature below represents that I have the authority to sign this Letter of Authorization on behalf of Jabra.

Ian Scott

DocuSigned by:

Ian Scott

6B1B10EA7BC34F8...
Regional President, North America



Jabra® | North American Division
900 Chelmsford St. Tower II 8th Floor | Lowell, MA 01851 | NA.YellowHub@Jabra.com



LETTER OF AUTHORIZATION

06/25/2024

RE: Reseller Agreement SEWP VI

This letter is to inform you that *Westwind Computer Products, Inc* is considered an active and authorized distributor partner of C2G/LegrandAV. *Westwind Computer Products, Inc* holds all the rights, privileges and responsibilities of an authorized distributor of LegrandAV products, services and its corresponding brands.

If you have any questions, please contact me at christopher.woodworth@legrand.com.

Sincerely,
Christopher Woodworth
Inside Account Manager
cwoodworth@legrand.com
937.613.7894

06/25/2024



Hewlett Packard
Enterprise

WESTWIND COMPUTER PRODUCTS, INC.

United States

**Qualifies as Gold HPE Partner Ready for Networking partner for Fiscal Year
2024**

A handwritten signature in black ink, appearing to read "J. Harold".

Jim Harold
Vice President – NA Channel
Sales

5/6/2024



Westwind Computer Products, Inc
Attn: Jennifer Schreuders
5655 Jefferson NE Suite B
Albuquerque, NM 87109
Jen@wwcpinc.com
(505) 487-7488

Re: Letter of Authorization for NASA SEWP VI (Solicitation No. 80TECH23R0001)

To Whom It May Concern:

This letter is to inform the necessary parties that Westwind Computer Products, Inc is permitted to purchase StarTech.com products from authorized distribution partners and resell such products on the NASA SEWP VI contract. This authorization shall remain in effect during the period of performance of the SEWP VI contract.

It is important to note this letter does not constitute authorization to resell StarTech.com products via online marketplace platforms such as Amazon.com, NewEgg.com, Alibaba.com, or any other similar online marketplace. Should Westwind Computer Products, Inc engage in the sale of products through online marketplaces, StarTech.com reserves the right to immediately terminate authorized reseller status and all associated privileges will be withdrawn.

Questions or requests for additional information regarding this authorization can be directed to our channel business managers by emailing TeamVAR@StarTech.com or calling 1-800-265-1844.

Best regards,

DocuSigned by:

62EA2D9C51094BB...

Xiomara Carrillo
Chief Sales Officer
StarTech.com Ltd.

T 1 800 265 1844 4490 South Hamilton Rd., Groveport, Ohio 43125 U.S.A.

 STARTECH.COM

LETTER OF AUTHORIZATION

06/25/2024

Jeffrey Chabot
Federal Strategic Partnership & Channel Director
Jeffrey.Chabot@SE.com
401-480-7178
70 Mechanic Street
Foxboro, MA 02035

Re: Letter of Authorization: NASA SEWP VI *Westwind Computer Products, Inc*

ATTN: SEWP Contracting Office,

Westwind Computer Products, Inc is authorized to purchase Schneider Electric IT Corporation products from authorized sources, and resell such products listed on the referenced NASA SEWP contract. *Westwind Computer Products, Inc's* OEM and Distributor relationship will remain active through the term of the SEWP VI contract as long as OEM and Distributor requirements are maintained.

It is understood that this Letter of Authorization will be coterminous with any other Letter of Authorization as may be required by NASA and will remain in effect during the period of performance of the SEWP VI contract.

My signature below represents that I have the authority to sign this Letter of Authorization on behalf of Manufacturer.

Jeffery Chabot

A handwritten signature in black ink, appearing to read 'Jeffery Chabot', with a long horizontal line extending to the right.

Federal Channel Segment Director

PROPOSAL FORM 4: CLEAN AIR WATER ACT

I, the Vendor, am in compliance with all applicable standards, orders or regulations issued pursuant to the Clean Air Act of 1970, as Amended (42 U.S. C. 1857 (h), Section 508 of the Clean Water Act, as amended (33 U.S.C. 1368), Executive Order 117389 and Environmental Protection Agency Regulation, 40 CFR Part 15 as required under OMB Circular A-102, Attachment O, Paragraph 14 (1) regarding reporting violations to the grantor agency and to the United States Environment Protection Agency Assistant Administrator for the Enforcement.

Potential Vendor: Westwind Computer Products, Inc.

Title of Authorized Representative: Sr. Director of Capture and SLED

Mailing Address: 5655 Jefferson NE Suite B, Albuquerque, NM 87109

Signature: 


PROPOSAL FORM 5: DEBARMENT NOTICE

I, the Vendor, certify that my company has not been debarred, suspended or otherwise ineligible for participation in Federal Assistance programs under Executive Order 12549, "Debarment and Suspension", as described in the Federal Register and Rules and Regulations.

Potential Vendor: Westwind Computer Products, Inc.

Title of Authorized Representative: Sr. Director of Capture and SLED

Mailing Address: 5655 Jefferson NE Suite B, Albuquerque, NM 87109

Signature: 

PROPOSAL FORM 6: LOBBYING CERTIFICATION

Submission of this certification is a prerequisite for making or entering into this transaction and is imposed by Section 1352, Title 31, U.S. Code. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Any person who fails to file the required certification shall be subject to civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The undersigned certifies, to the best of his/her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal, amendment, or modification of a Federal contract, grant, loan, or cooperative agreement.
2. If any funds other than Federal appropriated funds have been or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.
3. The undersigned shall require that the language of this certification be included in the award documents for all covered sub-awards exceeding \$100,000 in Federal funds at all appropriate tiers and that all sub-recipients shall certify and disclose accordingly.



Signature of Respondent

12.12.24 _____
Date

PROPOSAL FORM 7: CONTRACTOR CERTIFICATION REQUIREMENTS

Contractor's Employment Eligibility

By entering the contract, Contractor warrants compliance with the Federal Immigration and Nationality Act (FINA), and all other federal and state immigration laws and regulations. The Contractor further warrants that it is in compliance with the various state statutes of the states it will operate this contract in.

Participating Government Entities including School Districts may request verification of compliance from any Contractor or subcontractor performing work under this Contract. These Entities reserve the right to confirm compliance in accordance with applicable laws.

Should the Participating Entities suspect or find that the Contractor or any of its subcontractors are not in compliance, they may pursue any and all remedies allowed by law, including, but not limited to: suspension of work, termination of the Contract for default, and suspension and/or debarment of the Contractor. All costs necessary to verify compliance are the responsibility of the Contractor.

The Respondent complies and maintains compliance with the appropriate statutes which requires compliance with federal immigration laws by State employers, State contractors and State subcontractors in accordance with the E-Verify Employee Eligibility Verification Program.

Contractor shall comply with governing board policy of the Region 10 ESC Participating entities in which work is being performed.

Fingerprint & Criminal Background Checks

If required to provide services on school district property at least five (5) times during a month, contractor shall submit a full set of fingerprints to the school district if requested of each person or employee who may provide such service. Alternately, the school district may fingerprint those persons or employees. An exception to this requirement may be made as authorized in Governing Board policy. The district shall conduct a fingerprint check in accordance with the appropriate state and federal laws of all contractors, subcontractors or vendors and their employees for which fingerprints are submitted to the district. Contractor, subcontractors, vendors and their employees shall not provide services on school district properties until authorized by the District.

The Respondent shall comply with fingerprinting requirements in accordance with appropriate statutes in the state in which the work is being performed unless otherwise exempted.

Contractor shall comply with governing board policy in the school district or Participating Entity in which work is being performed.



Signature of Respondent

____12.12.24_____
Date

PROPOSAL FORM 8: ANTITRUST CERTIFICATION STATEMENTS
(Tex. Government Code § 2155.005)

I affirm under penalty of perjury of the laws of the State of Texas that:

- (1) I am duly authorized to execute this contract on my own behalf or on behalf of the company, corporation, firm, partnership or individual (Company) listed below;
- (2) In connection with this proposal, neither I nor any representative of the Company has violated any provision of the Texas Free Enterprise and Antitrust Act, Tex. Bus. & Comm. Code Chapter 15;
- (3) In connection with this proposal, neither I nor any representative of the Company has violated any federal antitrust law; and
- (4) Neither I nor any representative of the Company has directly or indirectly communicated any of the contents of this proposal to a competitor of the Company or any other company, corporation, firm, partnership or individual engaged in the same line of business as the Company.

VENDOR Westwind Computer Products, Inc.

ADDRESS 5655 Jefferson NE Suite B
Albuquerque, NM 87109

PHONE (505)-345-4720

FAX (505) 345-4419

RESPONDANT



Signature

Paul Hartwig

Printed Name

Sr. Director of Capture and SLED

Position with Company

AUTHORIZING OFFICIAL

Signature

Printed Name

Position with Company

PROPOSAL FORM 9: IMPLEMENTATION OF HOUSE BILL 1295

Certificate of Interested Parties (Form 1295):

In 2015, the Texas Legislature adopted House Bill 1295, which added section 2252.908 of the Government Code. The law states that a governmental entity or state agency may not enter into certain contracts with a business entity unless the business entity submits a disclosure of interested parties to the governmental entity or state agency at the time the business entity submits the signed contract to the governmental entity or state agency. The law applies only to a contract of a governmental entity or state agency that either (1) requires an action or vote by the governing body of the entity or agency before the contract may be signed or (2) has a value of at least \$1 million. The disclosure requirement applies to a contract entered into on or after January 1, 2016.

The Texas Ethics Commission was required to adopt rules necessary to implement that law, prescribe the disclosure of interested parties form, and post a copy of the form on the commission's website. The commission adopted the Certificate of Interested Parties form (Form 1295) on October 5, 2015. The commission also adopted new rules (Chapter 46) on November 30, 2015, to implement the law. The commission does not have any additional authority to enforce or interpret House Bill 1295.

Filing Process:

Starting on January 1, 2016, the commission will make available on its website a new filing application that must be used to file Form 1295. A business entity must use the application to enter the required information on Form 1295 and print a copy of the completed form, which will include a certification of filing that will contain a unique certification number. An authorized agent of the business entity must sign the printed copy of the form and have the form notarized. The completed Form 1295 with the certification of filing must be filed with the governmental body or state agency with which the business entity is entering into the contract.


The governmental entity or state agency must notify the commission, using the commission's filing application, of the receipt of the filed Form 1295 with the certification of filing not later than the 30th day after the date the contract binds all parties to the contract. The commission will post the completed Form 1295 to its website within seven business days after receiving notice from the governmental entity or state agency.

Information regarding how to use the filing application will be available on this site starting on January 1, 2016.
https://www.ethics.state.tx.us/whatsnew/elf_info_form1295.htm


PROPOSAL FORM 10: BOYCOTT CERTIFICATION AND TERRORIST STATE CERTIFICATION

BOYCOTT CERTIFICATION

Respondent must certify that during the term of any Agreement, it does not boycott Israel and will not boycott Israel. "Boycott" means refusing to deal with, terminating business activities with, or otherwise taking any action that is intended to penalize, inflict economic harm on, or limit commercial relations specifically with Israel, or with a person or entity doing business in Israel or in an Israeli-controlled territory, but does not include an action made for ordinary business purposes.


Does vendor agree? 
(Initials of Authorized Representative)

Respondent must certify that it does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association; and will not discriminate during the term of the contract against a firearm entity or firearm trade association. Respondent must also certify that it does not boycott energy companies; and will not boycott energy companies during the term of the contract.

Does vendor agree? 
(Initials of Authorized Representative)

TERRORIST STATE CERTIFICATION

In accordance with Texas Government Code, Chapter 2252, Subchapter F, REGION 10 ESC is prohibited from entering into a contract with a company that is identified on a list prepared and maintained by the Texas Comptroller or the State Pension Review Board under Texas Government Code Sections 806.051, 807.051, or 2252.153. By execution of any agreement, the respondent certifies to REGION 10 ESC that it is not a listed company under any of those Texas Government Code provisions. Responders must voluntarily and knowingly acknowledge and agree that any agreement shall be null and void should facts arise leading the REGION 10 ESC to believe that the respondent was a listed company at the time of this procurement.

Does vendor agree? 
(Initials of Authorized Representative)

PROPOSAL FORM 11: RESIDENT CERTIFICATION

This Certification Section must be completed and submitted before a proposal can be awarded to your company. This information may be placed in an envelope labeled "Proprietary" and is not subject to public view. In order for a proposal to be considered, the following information must be provided. Failure to complete may result in rejection of the proposal:

As defined by Texas House Bill 602, a "nonresident Bidder" means a Bidder whose principal place of business is not in Texas, but excludes a contractor whose ultimate parent company or majority owner has its principal place of business in Texas.

Texas or Non-Texas Resident

- ☐ I certify that my company is a "resident Bidder"
- ☒ I certify that my company qualifies as a "nonresident Bidder"

If you qualify as a "nonresident Bidder," you must furnish the following information:

What is your resident state? (The state your principal place of business is located.)

Westwind Computer Products, Inc.		5655 Jefferson NE Suite B	
Company Name		Address	
Albuquerque		NM	87109
City		State	Zip

PROPOSAL FORM 12: FEDERAL FUNDS CERTIFICATION FORM

When a participating agency seeks to procure goods and services using funds under a federal grant or contract, specific federal laws, regulations, and requirements may apply in addition to those under state law. This includes, but is not limited to, the procurement standards of the Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards, 2 CFR 200 (sometimes referred to as the "Uniform Guidance" or "EDGAR" requirements). All Vendors submitting proposals must complete this Federal Funds Certification Form regarding Vendor's willingness and ability to comply with certain requirements which may be applicable to specific participating agency purchases using federal grant funds. This completed form will be made available to participating agencies for their use while considering their purchasing options when using federal grant funds. Participating agencies may also require Vendors to enter into ancillary agreements, in addition to the contract's general terms and conditions, to address the member's specific contractual needs, including contract requirements for a procurement using federal grants or contracts.

For each of the items below, Vendor should certify Vendor's agreement and ability to comply, where applicable, by having Vendor's authorized representative complete and initial the applicable lines after each section and sign the acknowledgment at the end of this form. If a vendor fails to complete any item in this form, Region 10 ESC will consider the Vendor's response to be that they are unable or unwilling to comply. A negative response to any of the items may, if applicable, impact the ability of a participating agency to purchase from the Vendor using federal funds.

1. Vendor Violation or Breach of Contract Terms:

Contracts for more than the simplified acquisition threshold currently set at \$150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 USC 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

Any Contract award will be subject to Region 10 ESC General Terms and Conditions, as well as any additional terms and conditions in any Purchase Order, participating agency ancillary contract, or Member Construction Contract agreed upon by Vendor and the participating agency which must be consistent with and protect the participating agency at least to the same extent as the Region 10 ESC Terms and Conditions.

The remedies under the Contract are in addition to any other remedies that may be available under law or in equity. By submitting a Proposal, you agree to these Vendor violation and breach of contract terms.

Does vendor agree?  _____

(Initials of Authorized Representative)

2. Termination for Cause or Convenience:

When a participating agency expends federal funds, the participating agency reserves the right to immediately terminate any agreement in excess of \$10,000 resulting from this procurement process in the event of a breach or default of the agreement by Offeror in the event Offeror fails to: (1) meet schedules, deadlines, and/or delivery dates within the time specified in the procurement solicitation, contract, and/or a purchase order; (2) make any payments owed; or (3) otherwise perform in accordance with the contract and/or the procurement solicitation. participating agency also reserves the right to terminate the contract immediately, with written notice to offeror, for convenience, if participating agency believes, in its sole discretion that it is in the best

interest of participating agency to do so. Offeror will be compensated for work performed and accepted and goods accepted by participating agency as of the termination date if the contract is terminated for convenience of participating agency. Any award under this procurement process is not exclusive and participating agency reserves the right to purchase goods and services from other offerors when it is in participating agency's best interest.

Does vendor agree?  _____

(Initials of Authorized Representative)

3. Equal Employment Opportunity:

Except as otherwise provided under 41 CFR Part 60, all participating agency purchases or contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 shall be deemed to include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR Part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

The equal opportunity clause provided under 41 CFR 60-1.4(b) is hereby incorporated by reference. Vendor agrees that such provision applies to any participating agency purchase or contract that meets the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 and Vendor agrees that it shall comply with such provision.

Does vendor agree?  _____

(Initials of Authorized Representative)

4. Davis-Bacon Act:

When required by Federal program legislation, Vendor agrees that, for all participating agency prime construction contracts/purchases in excess of \$2,000, Vendor shall comply with the Davis-Bacon Act (40 USC 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, Vendor is required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determinate made by the Secretary of Labor. In addition, Vendor shall pay wages not less than once a week.

Current prevailing wage determinations issued by the Department of Labor are available at www.wdol.gov. Vendor agrees that, for any purchase to which this requirement applies, the award of the purchase to the Vendor is conditioned upon Vendor's acceptance of the wage determination.

Vendor further agrees that it shall also comply with the Copeland "Anti-Kickback" Act (40 USC 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled.

Does vendor agree? *JD*

(Initials of Authorized Representative)

5. Contract Work Hours and Safety Standards Act:

Where applicable, for all participating agency contracts or purchases in excess of \$100,000 that involve the employment of mechanics or laborers, Vendor agrees to comply with 40 USC 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 USC 3702 of the Act, Vendor is required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 USC 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

Does vendor agree? *JD*

(Initials of Authorized Representative)

6. Right to Inventions Made Under a Contract or Agreement:

If the participating agency's Federal award meets the definition of "funding agreement" under 37 CFR 401.2(a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance or experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

Vendor agrees to comply with the above requirements when applicable.

Does vendor agree? *JD*

(Initials of Authorized Representative)

7. Clean Air Act and Federal Water Pollution Control Act:

Clean Air Act (42 USC 7401-7671q.) and the Federal Water Pollution Control Act (33 USC 1251-1387), as amended –Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act (42 USC 7401-7671q.) and the Federal Water Pollution Control Act, as amended (33 USC 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

When required, Vendor agrees to comply with all applicable standards, orders, or regulations issued pursuant to the Clean Air Act and the Federal Water Pollution Control Act.

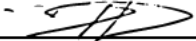
Does vendor agree? *JD*

(Initials of Authorized Representative)

8. Debarment and Suspension:

Debarment and Suspension (Executive Orders 12549 and 12689) – A contract award (see 2 CFR 180.220) must not be made to parties listed on the government-wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR Part 1966 Comp. p. 189) and 12689 (3CFR Part 1989 Comp. p. 235), “Debarment and Suspension.” SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

Vendor certifies that Vendor is not currently listed on the government-wide exclusions in SAM, is not debarred, suspended, or otherwise excluded by agencies or declared ineligible under statutory or regulatory authority other than Executive Order 12549. Vendor further agrees to immediately notify the Cooperative and all participating agencies with pending purchases or seeking to purchase from Vendor if Vendor is later listed on the government-wide exclusions in SAM, or is debarred, suspended, or otherwise excluded by agencies or declared ineligible under statutory or regulatory authority other than Executive Order 12549.

Does vendor agree? 

(Initials of Authorized Representative)

9. Byrd Anti-Lobbying Amendment:

Byrd Anti-Lobbying Amendment (31 USC 1352) -- Vendors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 USC 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award. As applicable, Vendor agrees to file all certifications and disclosures required by, and otherwise comply with, the Byrd Anti-Lobbying Amendment (31 USC 1352).

Does vendor agree? 

(Initials of Authorized Representative)

10. Procurement of Recovered Materials:

For participating agency purchases utilizing Federal funds, Vendor agrees to comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act where applicable and provide such information and certifications as a participating agency may require to confirm estimates and otherwise comply. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR Part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery,

and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

Does vendor agree? _____ 

(Initials of Authorized Representative)

11. Profit as a Separate Element of Price:

For purchases using federal funds in excess of \$150,000, a participating agency may be required to negotiate profit as a separate element of the price. See, 2 CFR 200.323(b). When required by a participating agency, Vendor agrees to provide information and negotiate with the participating agency regarding profit as a separate element of the price for a particular purchase. However, Vendor agrees that the total price, including profit, charged by Vendor to the participating agency shall not exceed the awarded pricing, including any applicable discount, under Vendor's Cooperative Contract.

Does vendor agree? _____ 

(Initials of Authorized Representative)

12. Domestic Preference

Vendor must be prepared to provide a comprehensive list of the number of goods, products, and/or materials (including but not limited to iron, aluminum, steel, cement, and other manufactured products) being used for specific purchase orders under the contract award which were produced in the United States upon request to Region 10 ESC or any Equalis member who intends to use this contract with federal funds.

Does vendor agree? _____ 

(Initials of Authorized Representative)

13. Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment

Vendor agrees that recipients and subrecipients are prohibited from obligating or expending loan or grant funds to procure or obtain, extend or renew a contract to procure or obtain, or enter into a contract (or extend or renew a contract) to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system from companies described in Public Law 115-232, section 889. Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country are also prohibited.

Does vendor agree? _____ 

(Initials of Authorized Representative)

14. General Compliance and Cooperation with Participating Agencies:

In addition to the foregoing specific requirements, Vendor agrees, in accepting any Purchase Order from a participating agency, it shall make a good faith effort to work with participating agencies to provide such information and to satisfy such requirements as may apply to a particular participating agency purchase or purchases including, but not limited to, applicable recordkeeping and record retention requirements.

Does vendor agree? *SH*

(Initials of Authorized Representative)

15. Applicability to Subcontractors

Offeror agrees that all contracts it awards pursuant to the Contract shall be bound by the foregoing terms and conditions.

Does vendor agree? *SH*

(Initials of Authorized Representative)

By signature below, I certify that the information in this form is true, complete, and accurate and that I am authorized by my company to make this certification and all consents and agreements contained herein.

 Westwind Computer Products, Inc.

Company Name

 Paul Hartwig

Signature of Authorized Company Official

 Paul Hartwig

Printed Name

 Sr. Director of Capture and SLED

Title

 12.12.2024

Date

PROPOSAL FORM 13: FEMA REQUIREMENTS

When a participating agency seeks to procure goods and services using funds under a federal grant or contract, specific federal laws, regulations, and requirements may apply in addition to those under state law. This includes, but is not limited to, the procurement standards of the Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards, 2 CFR 200 (sometimes referred to as the "Uniform Guidance" or "EDGAR" requirements). Additionally, Appendix II to Part 200 authorizes FEMA to require or recommend additional provisions for contracts.

All respondents submitting proposals must complete this FEMA Recommended Contract Provisions Form regarding respondent's willingness and ability to comply with certain requirements which may be applicable to specific participating agency purchases using FEMA funds. This completed form will be made available to Members for their use while considering their purchasing options when using FEMA grant funds. Members may also require Supplier Partners to enter into ancillary agreements, in addition to the contract's general terms and conditions, to address the member's specific contractual needs, including contract requirements for a procurement using federal grants or contracts.

For each of the items below, Respondent should certify Respondent's agreement and ability to comply, where applicable, by having respondents authorized representative complete and initial the applicable lines after each section and sign the acknowledgment at the end of this form. If a Respondent fails to complete any item in this form, Region 10 ESC will consider the respondent's response to be that they are unable or unwilling to comply. A negative response to any of the items may, if applicable, impact the ability of a participating agency to purchase from the Supplier Partner using federal funds.


1. Access to Records

For All Procurements

The Winning Supplier agrees to provide the participating agency, the pass-through entity (if applicable), the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to any books, documents, papers, and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts, and transcriptions.

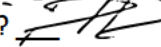
The Winning Supplier agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.

The Winning Supplier agrees to provide the FEMA Administrator or his authorized representatives access to construction or other work sites pertaining to the work being completed under the contract.

Does Respondent agree? 
(Initials of Authorized Representative)

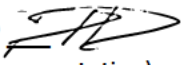
For Contracts Entered into After August 1, 2017 Under a Major Disaster or Emergency Declaration

In compliance with section 1225 of the Disaster Recovery Reform Act of 2018, the participating agency, and the Winning Supplier acknowledge and agree that no language in this contract is intended to prohibit audits or internal reviews by the FEMA Administrator or the Comptroller General of the United States."

Does Respondent agree? 
(Initials of Authorized Representative)

2. Changes

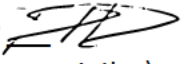
FEMA recommends that all contracts include a changes clause that describes how, if at all, changes can be made by either party to alter the method, price, or schedule of the work without breaching the contract. The language of the clause may depend on the nature of the contract and the procured item(s) or service(s). The participating agency should also consult their servicing legal counsel to determine whether and how contract changes are permissible under applicable state, local, or tribal laws or regulations.

Does Respondent agree? 

(Initials of Authorized Representative)

3. Use of DHS Seal, Logo, and Flags

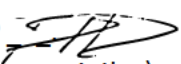
The Winning Supplier shall not use the DHS seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval. The contractor shall include this provision in any subcontracts.

Does Respondent agree? 

(Initials of Authorized Representative)

4. Compliance with Federal Law, Regulations, And Executive Orders and Acknowledgement of Federal Funding

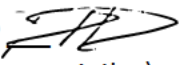
This is an acknowledgement that when FEMA financial assistance is used to fund all or a portion of the participating agency's contract with the Winning Supplier, the Winning Supplier will comply with all applicable federal law, regulations, executive orders, FEMA policies, procedures, and directives.

Does Respondent agree? 

(Initials of Authorized Representative)

5. No Obligation by Federal Government


The federal government is not a party to this or any contract resulting from this or future procurements with the participating agencies and is not subject to any obligations or liabilities to the non-federal entity, contractor, or any other party pertaining to any matter resulting from the contract.

Does Respondent agree? 

(Initials of Authorized Representative)

6. Program Fraud and False or Fraudulent Statements or Related Acts


The Winning Supplier acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the contractor's actions pertaining to this contract.

Does Respondent agree? 

(Initials of Authorized Representative)

7. Affirmative Socioeconomic Steps

If subcontracts are to be let, the Winning Supplier is required to take all necessary steps identified in 2 C.F.R. § 200.321(b)(1)-(5) to ensure that small and minority businesses, women's business enterprises, and labor surplus area firms are used when possible.

Does Respondent agree? 

(Initials of Authorized Representative)

8. License and Delivery of Works Subject to Copyright and Data Rights

The Winning Supplier grants to the participating agency, a paid-up, royalty-free, nonexclusive, irrevocable, worldwide license in data first produced in the performance of this contract to reproduce, publish, or otherwise use, including prepare derivative works, distribute copies to the public, and perform publicly and display publicly such data. For data required by the contract but not first produced in the performance of this contract, the Winning Supplier will identify such data and grant to the participating agency or acquires on its behalf a license of the same scope as for data first produced in the performance of this contract. Data, as used herein, shall include any work subject to copyright under 17 U.S.C. § 102, for example, any written reports or literary works, software and/or source code, music, choreography, pictures or images, graphics, sculptures, videos, motion pictures or other audiovisual works, sound and/or video recordings, and architectural works. Upon or before the completion of this contract, the Winning Supplier will deliver to the participating agency data first produced in the performance of this contract and data required by the contract but not first produced in the performance of this contract in formats acceptable by the (insert name of the non-federal entity).

Does Respondent agree?

A handwritten signature in black ink, appearing to be 'JH' or similar initials, written over a horizontal line.

(Initials of Authorized Representative)

PROPOSAL FORM 14: ADDITIONAL ARIZONA CONTRACTOR REQUIREMENTS

AZ Compliance with Federal and state requirements: Contractor agrees when working on any federally assisted projects with more than \$2,000.00 in labor costs, to comply with all federal and state requirements, as well as Equal Opportunity Employment requirements and all other federal and state laws, statutes, etc. Contractor agrees to post wage rates at the work site and submit a copy of their payroll to the member for their files. Contractor must retain records for three years to allow the federal grantor agency access to these records, upon demand. Contractor also agrees to comply with the Arizona Executive Order 75-5, as amended by Executive Order 99-4.

When working on contracts funded with Federal Grant monies, contractor additionally agrees to comply with the administrative requirements for grants, and cooperative agreements to state, local and federally recognized Indian Tribal Governments.

AZ Compliance with workforce requirements: Pursuant to ARS 41-4401, Contractor and subcontractor(s) warrant their compliance with all federal and state immigration laws and regulations that relate to their employees, and compliance with ARS 23-214 subsection A, which states, "...every employer, after hiring an employee, shall verify the employment eligibility of the employee through the E-Verify program". Region 10 ESC reserves the right to cancel or suspend the use of any contract for violations of immigration laws and regulations. Region 10 ESC and its members reserve the right to inspect the papers of any contractor or subcontract employee who works under this contract to ensure compliance with the warranty above.

AZ Contractor Employee Work Eligibility: By entering into this contract, contractor agrees and warrants compliance with A.R.S. 41-4401, A.R.S. 23-214, the Federal Immigration and Nationality Act (FINA), and all other Federal immigration laws and regulations. Region 10 ESC and/or Region 10 ESC members may request verification of compliance from any contractor or sub contractor performing work under this contract. Region 10 ESC and Region 10 ESC members reserve the right to confirm compliance. In the event that Region 10 ESC or Region 10 ESC members suspect or find that any contractor or subcontractor is not in compliance, Region 10 ESC may pursue any and all remedies allowed by law, including but not limited to suspension of work, termination of contract, suspension and/or debarment of the contractor. All cost associated with any legal action will be the responsibility of the contractor.

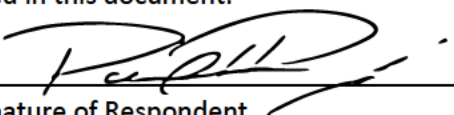
AZ Non-Compliance: All federally assisted contracts to members that exceed \$10,000.00 may be terminated by the federal grantee for noncompliance by contractor. In projects that are not federally funded, Respondent must agree to meet any federal, state or local requirements as necessary. In addition, if compliance with the federal regulations increases the contract costs beyond the agreed on costs in this solicitation, the additional costs may only apply to the portion of the work paid by the federal grantee.

Registered Sex Offender Restrictions (Arizona): For work to be performed at an Arizona school, contractor agrees that no employee or employee of a subcontractor who has been adjudicated to be a registered sex offender will perform work at any time when students are present, or reasonably expected to be present. Contractor agrees that a violation of this condition shall be considered a material breach and may result in the cancellation of the purchase order at the Region 10 ESC member's discretion. Contractor must identify any additional costs associated with compliance to this term. If no costs are specified, compliance with this term will be provided at no additional charge.

Offshore Performance of Work Prohibited: Due to security and identity protection concerns, direct services under this contract shall be performed within the borders of the United States.

Terrorism Country Divestments: In accordance with A.R.S. 35-392, Region 10 ESC and Region 10 ESC members are prohibited from purchasing from a company that is in violation of the Export Administration Act. By entering into the contract, contractor warrants compliance with the Export Administration Act.

The undersigned hereby accepts and agrees to comply with all statutory compliance and notice requirements listed in this document.

	12.12.24
Signature of Respondent	Date

PROPOSAL FORM 17: AFFIRMATIVE ACTION AFFIDAVIT (P.L. 1975, C.127)

Company Name: Westwind Computer Products, Inc.

Street: 5655 Jefferson NE Suite B

City, State, Zip Code: Albuquerque, NM, 87109

Bid Proposal Certification:

Indicate below your compliance with New Jersey Affirmative Action regulations. Your proposal will be accepted even if you are not in compliance at this time. No contract and/or purchase order may be issued, however, until all Affirmative Action requirements are met.

Required Affirmative Action Evidence:

Procurement, Professional & Service Contracts (Exhibit A)

Vendors must submit with proposal:

1. A photo copy of their Federal Letter of Affirmative Action Plan Approval _____
OR
2. A photo copy of their Certificate of Employee Information Report _____
OR
3. A complete Affirmative Action Employee Information Report (AA302) _____

Public Work – Over \$50,000 Total Project Cost:

A. No approved Federal or New Jersey Affirmative Action Plan. We will complete Report Form X AA201-A upon receipt from the Harrison Township Board of Education

B. Approved Federal or New Jersey Plan – certificate enclosed _____

I further certify that the statements and information contained herein, are complete and correct to the best of my knowledge and belief.



Authorized Signature and Title

12.12.24

Date

P.L. 1995, c. 127 (N.J.A.C. 17:27)

MANDATORY AFFIRMATIVE ACTION LANGUAGE

PROCUREMENT, PROFESSIONAL AND SERVICE CONTRACTS

During the performance of this contract, the contractor agrees as follows:

The contractor or subcontractor, where applicable, will not discriminate against any employee or applicant for employment because of age, race, creed, color, national origin, ancestry, marital status, sex, affectional or sexual orientation. The contractor will take affirmative action to ensure that such applicants are recruited and employed, and that employees are treated during employment, without regard to their age, race, creed, color,

national origin, ancestry, marital status, sex, affectional or sexual orientation. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Public Agency Compliance Officer setting forth provisions of this non-discrimination clause.

The contractor or subcontractor, where applicable will, in all solicitations or advertisement for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to age, race, creed, color, national origin, ancestry, marital status, sex, affectional or sexual orientation.

The contractor or subcontractor, where applicable, will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer advising the labor union or workers' representative of the contractor's commitments under this act and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

The contractor or subcontractor, where applicable, agrees to comply with any regulations promulgated by the Treasurer pursuant to P.L. 1975, c. 127, as amended and supplemented from time to time and the Americans with Disabilities Act.

The contractor or subcontractor agrees to attempt in good faith to employ minority and female workers trade consistent with the applicable county employment goal prescribed by N.J.A.C. 17:27-5.2 promulgated by the Treasurer pursuant to P.L. 1975, C.127, as amended and supplemented from time to time or in accordance with a binding determination of the applicable county employment goals determined by the Affirmative Action Office pursuant to N.J.A.C. 17:27-5.2 promulgated by the Treasurer pursuant to P.L. 1975, C.127, as amended and supplemented from time to time.

The contractor or subcontractor agrees to inform in writing appropriate recruitment agencies in the area, including employment agencies, placement bureaus, colleges, universities, labor unions, that it does not discriminate on the basis of age, creed, color, national origin, ancestry, marital status, sex, affectional or sexual orientation, and that it will discontinue the use of any recruitment agency which engages in direct or indirect discriminatory practices.

The contractor or subcontractor agrees to revise any of its testing procedures, if necessary, to assure that all personnel testing conforms with the principles of job-related testing, as established by the statutes and court decisions of the state of New Jersey and as established by applicable Federal law and applicable Federal court decisions.

The contractor or subcontractor agrees to review all procedures relating to transfer, upgrading, downgrading and lay-off to ensure that all such actions are taken without regard to age, creed, color, national origin, ancestry, marital status, sex, affectional or sexual orientation, and conform with the applicable employment goals, consistent with the statutes and court decisions of the State of New Jersey, and applicable Federal law and applicable Federal court decisions.

The contractor and its subcontractors shall furnish such reports or other documents to the Affirmative Action Office as may be requested by the office from time to time in order to carry out the purposes of these regulations, and public agencies shall furnish such information as may be requested by the Affirmative Action Office for conducting a compliance investigation pursuant to Subchapter 10 of the Administrative Code (NJAC 17:27).



Signature of Procurement Agent

PROPOSAL FORM 18: C. 271 POLITICAL CONTRIBUTION DISCLOSURE FORM

Public Agency Instructions

This page provides guidance to public agencies entering into contracts with business entities that are required to file Political Contribution Disclosure forms with the agency. **It is not intended to be provided to contractors.**

What follows are instructions on the use of form local units can provide to contractors that are required to disclose political contributions pursuant to N.J.S.A. 19:44A-20.26 (P.L. 2005, c. 271, s.2). Additional information is available in Local Finance Notice 2006-1 (https://www.nj.gov/dca/divisions/dlgs/resources/lfns_2006.html).

1. The disclosure is required for all contracts in excess of \$17,500 that are **not awarded** pursuant to a “fair and open” process (N.J.S.A. 19:44A-20.7).
2. Due to the potential length of some contractor submissions, the public agency should consider allowing data to be submitted in electronic form (i.e., spreadsheet, pdf file, etc.). Submissions must be kept with the contract documents or in an appropriate computer file and be available for public access. **The form is worded to accept this alternate submission.** The text should be amended if electronic submission will not be allowed.
3. The submission must be **received from the contractor and** on file at least 10 days prior to award of the contract. Resolutions of award should reflect that the disclosure has been received and is on file.
4. The contractor must disclose contributions made to candidate and party committees covering a wide range of public agencies, including all public agencies that have elected officials in the county of the public agency, state legislative positions, and various state entities. The Division of Local Government Services recommends that contractors be provided a list of the affected agencies. This will assist contractors in determining the campaign and political committees of the officials and candidates affected by the disclosure.
 - a) The Division has prepared model disclosure forms for each county. They can be downloaded from the “County PCD Forms” link on the Pay-to-Play web site at https://www.state.nj.us/dca/divisions/dlgs/programs/pay_2_play.html They will be updated from time-to-time as necessary.
 - b) A public agency using these forms **should edit them to properly reflect the correct legislative district(s)**. As the forms are county-based, **they list all legislative districts** in each county. **Districts that do not represent the public agency should be removed from the lists.**
 - c) Some contractors may find it easier to provide a single list that covers all contributions, regardless of the county. These submissions are appropriate and should be accepted.
 - d) The form may be used “as-is”, subject to edits as described herein.
 - e) The “Contractor Instructions” sheet is intended to be provided with the form. It is recommended that the Instructions and the form be printed on the same piece of paper. The form notes that the Instructions are printed on the back of the form; where that is not the case, the text should be edited accordingly.
 - f) The form is a Word document and can be edited to meet local needs, and posted for download on web sites, used as an e-mail attachment, or provided as a printed document.
5. It is recommended that the contractor also complete a “Stockholder Disclosure Certification.” This will assist the local unit in its obligation to ensure that contractor did not make any prohibited contributions to the committees listed on the Business Entity Disclosure Certification in the 12 months prior to the contract. (See Local Finance Notice 2006-7 for additional information on this obligation) A sample Certification form is part of this package and the instruction to complete it is included in the Contractor Instructions. **NOTE: This section is not applicable to Boards of Education.**

C. 271 POLITICAL CONTRIBUTION DISCLOSURE FORM

Contractor Instructions

Business entities (contractors) receiving contracts from a public agency that are NOT awarded pursuant to a “fair and open” process (defined at N.J.S.A. 19:44A-20.7) are subject to the provisions of P.L. 2005, c. 271, s.2 (N.J.S.A. 19:44A-20.26). This law provides that 10 days prior to the award of such a contract, the contractor shall disclose contributions to:

1. any State, county, or municipal committee of a political party
2. any legislative leadership committee*
3. any continuing political committee (a.k.a., political action committee)
4. any candidate committee of a candidate for, or holder of, an elective office:
 1. of the public entity awarding the contract
 2. of that county in which that public entity is located
 3. of another public entity within that county
 4. or of a legislative district in which that public entity is located or, when the public entity is a county, of any legislative district which includes all or part of the county. The disclosure must list reportable contributions to any of the committees that exceed \$300 per election cycle that were made during the 12 months prior to award of the contract. See N.J.S.A. 19:44A-8 and 19:44A-16 for more details on reportable contributions.

N.J.S.A. 19:44A-20.26 itemizes the parties from whom contributions must be disclosed when a business entity is not a natural person. This includes the following:

5. individuals with an “interest” ownership or control of more than 10% of the profits or assets of a business entity or 10% of the stock in the case of a business entity that is a corporation for profit
6. all principals, partners, officers, or directors of the business entity or their spouses
7. any subsidiaries directly or indirectly controlled by the business entity
8. IRS Code Section 527 New Jersey based organizations, directly or indirectly controlled by the business entity and filing as continuing political committees, (PACs). When the business entity is a natural person, “a contribution by that person’s spouse or child, residing therewith, shall be deemed to be a contribution by the business entity.” [N.J.S.A. 19:44A-20.26(b)] The contributor must be listed on the disclosure. Any business entity that fails to comply with the disclosure provisions shall be subject to a fine imposed by ELEC in an amount to be determined by the Commission which may be based upon the amount that the business entity failed to report. The enclosed list of agencies is provided to assist the contractor in identifying those public agencies whose elected official and/or candidate campaign committees are affected by the disclosure requirement. It is the contractor’s responsibility to identify the specific committees to which contributions may have been made and need to be disclosed. The disclosed information may exceed the minimum requirement. The enclosed form, a content-consistent facsimile, or an electronic data file containing the required details (along with a signed cover sheet) may be used as the contractor’s submission and is disclosable to the public under the Open Public Records Act. The contractor must also complete the attached Stockholder Disclosure Certification. This will assist the agency in meeting its obligations under the law.

NOTE: This section does not apply to Board of Education contracts.

* N.J.S.A. 19:44A-3(s): “The term “legislative leadership committee” means a committee established, authorized to be established, or designated by the President of the Senate, the Minority Leader of the Senate, the Speaker

of the General Assembly or the Minority Leader of the General Assembly pursuant to section 16 of P.L.1993, c.65 (C.19:44A-10.1) for the purpose of receiving contributions and making expenditures.”

C. 271 POLITICAL CONTRIBUTION DISCLOSURE FORM


Required Pursuant To N.J.S.A. 19:44A-20.26

This form or its permitted facsimile must be submitted to the local unit no later than 10 days prior to the award of the contract.

Part I – Vendor Information

Vendor Name:	Westwind Computer Products, Inc.		
Address:	5655 Jefferson NE Suite B		
City:	Albuquerque	State: NM	Zip: 87109

The undersigned being authorized to certify, hereby certifies that the submission provided herein represents compliance with the provisions of N.J.S.A. 19:44A-20.26 and as represented by the Instructions accompanying this form.

 Paul Hartwig Sr. Director of Capture and SLED
Signature Printed Name Title

Part II – Contribution Disclosure

Disclosure requirement: Pursuant to N.J.S.A. 19:44A-20.26 this disclosure must include all reportable political contributions (more than \$300 per election cycle) over the 12 months prior to submission to the committees of the government entities listed on the form provided by the local unit.

☐ Check here if disclosure is provided in electronic form.

Contributor Name	Recipient Name	Date	Dollar Amount
			\$

☐ Check here if the information is continued on subsequent page(s)

Page ____ of ____

Vendor Name:

[illegible]☐ Check here if the information is continued on subsequent page(s)

List of Agencies with Elected Officials Required for Political Contribution Disclosure

N.J.S.A. 19:44A-20.26

County Name:

State: Governor, and Legislative Leadership Committees

Legislative District #s:

State Senator and two members of the General Assembly per district.

County:

Freeholders

County Clerk

Sheriff

{County Executive}

Surrogate

Municipalities (Mayor and members of governing body, regardless of title):

USERS SHOULD CREATE THEIR OWN FORM, OR DOWNLOAD FROM WWW.NJ.GOV/DCA/LGS/P2P A COUNTY-BASED, CUSTOMIZABLE FORM.

PROPOSAL FORM 20: GENERAL TERMS AND CONDITIONS ACCEPTANCE FORM

Signature on the Vendor Contract Signature form certifies complete acceptance of the General Terms and Conditions in this solicitation, except as noted below (additional pages may be attached, if necessary).

Check one of the following responses to the General Terms and Conditions:

X We take no exceptions/deviations to the general terms and conditions

(Note: If none are listed below, it is understood that no exceptions/deviations are taken.)

☐ We take the following exceptions/deviations to the general terms and conditions. All exceptions/deviations must be clearly explained. Reference the corresponding general terms and conditions that you are taking exceptions/deviations to. Clearly state if you are adding additions terms and conditions to the general terms and conditions. Provide details on your exceptions/deviations below:

(Note: Unacceptable exceptions shall remove your proposal from consideration for award. Region 10 ESC shall be the sole judge on the acceptance of exceptions/deviations and the decision shall be final.)

PROPOSAL FORM 21: EQUALIS GROUP ADMINISTRATION AGREEMENT

Requirements for Master Agreement To be administered by Equalis Group

Attachment A, Equalis Group Administrative Agreement is used in administering Master Agreements with Region 10 and is preferred by Equalis Group. Redlined copies of this agreement should not be submitted with the response. Should a respondent be recommended for award, this agreement will be negotiated and executed between Equalis Group and the respondent. **Respondents must select one of the following options for submitting their response.**

- ☐ Respondent agrees to all terms and conditions outlined in each of the Administration Agreement.
- ☒ Respondent wishes to negotiate directly with Equalis Group on terms and conditions outlined in the Administration Agreement. Negotiations will commence after sealed Proposals are opened and Region 10 has determined the respondent met all requirements in their response and may be eligible for award.

PROPOSAL FORM 22: OPEN RECORDS POLICY ACKNOWLEDGEMENT AND ACCEPTANCE

OPEN RECORDS POLICY ACKNOWLEDGMENT AND ACCEPTANCE

Be advised that all information and documents submitted will be subject to the Public Information Act requirements governed by Chapter 552 of the Texas Government Code.

Because contracts are awarded by a Texas governmental entity, all responses submitted are subject to release as public information after contracts are executed. If a Respondent believes that its response, or parts of its response, may be exempted from disclosure to the public, the Respondent must specify page-by-page and line-by-line the parts of the response, which it believes, are exempted from disclosure. In addition, the Respondent must specify which exception(s) are applicable and provide detailed reasons to substantiate the exception(s). Respondent must provide this information on the "Acknowledgement and Acceptance to Region 10 ESC's Public Information Act Policy" form found on the next page of this solicitation. Any information that is unmarked will be considered public information and released, if requested under the Public Information Act.

The determination of whether information is confidential and not subject to disclosure is the duty of the Office of Attorney General (OAG). Region 10 ESC must provide the OAG with the information requested in order for the OAG to render an opinion. In such circumstances, Respondent will be notified in writing that the material has been requested and delivered to the OAG. Respondent will have an opportunity to make arguments to the OAG in writing regarding the exception(s) to the TPIA that permit the information to be withheld from public disclosure. Respondents are advised that such arguments to the OAG must be specific and well-reasoned--vague and general claims to confidentiality by the Respondent are generally not acceptable to the OAG. Once the OAG opinion is received by Region 10 ESC, Region 10 ESC must comply with the opinions of the OAG. Region 10 ESC assumes no responsibility for asserting legal arguments on behalf of any Respondent. Respondents are advised to consult with their legal counsel concerning disclosure issues resulting from this procurement process and to take precautions to safeguard trade secrets and other proprietary information.

After completion of award, these documents will be available for public inspection.

Signature below certifies complete acceptance of Region 10 ESC's Open Records Policy, except as noted below (additional pages may be attached, if necessary). Check one of the following responses to the Acknowledgment and Acceptance of Region 10 ESC's Open Records Policy below:

☐ We acknowledge Region 10 ESC's Public Information Act policy and declare that no information submitted with this proposal, or any part of our proposal, is exempt from disclosure under the Public Information Act.
(Note: All information believed to be a trade secret or proprietary must be listed below. It is further understood that failure to identify such information, in strict accordance with the instructions below, will result in that information being considered public information and released, if requested under the Public Information Act.)

☒ We declare the following information to be a trade secret or proprietary and exempt from disclosure under the Public Information Act.

(Note: Respondent must specify page-by-page and line-by-line the parts of the response, which it believes, are exempt. In addition, Respondent must specify which exception(s) are applicable and provide detailed reasons to substantiate the exception(s).)

*******The documents and information below are requested as confidential and are not to be publicly released as they disclose sensitive personal and financial information about our employees' and organization. Westwind Computer Products Inc. is a privately held company.**

- EEOC – Employer Information Report
- Paul Hartwig – Resume
- Lupe Montoya – Resume
- Jennyfer Guebert – Resume
- Jennifer Schreuders – Resume

- *Jennifer Waurio – Resume*
- *Dillon Gassoway – Resume*
- *Bank of Albuquerque Reference Letter*
- *TD SYNEX Reference Letter*
- *DLL Financial Letter*
- *Form 15 – Ownership Disclosure Form*
- *Form 19 – Stockholder Disclosure Certification*

12.12.2024

Date


Authorized Signature & Title

PROPOSAL FORM 23: VENDOR CONTRACT AND SIGNATURE FORM

The undersigned hereby proposes and agrees to furnish goods and/or services in strict compliance with the terms, specifications and conditions at the prices proposed within response unless noted in writing. The undersigned further certifies that he/she is an officer of the company and has authority to negotiate and bind the company named below and has not prepared this proposal in collusion with any other Respondent and that the contents of this proposal as to prices, terms or conditions of said proposal have not been communicated by the undersigned nor by any employee or agent to any person engaged in this type of business prior to the official opening of this proposal.

VENDORS MUST SUBMIT THIS FORM COMPLETED AND SIGNED WITH THEIR RESPONSE TO BE CONSIDERED

Company name	Westwind Computer Products, Inc.
Address	5655 Jefferson NE Suite B
City/State/Zip	Albuquerque, NM 87109
Telephone No.	505-345-4720
Fax No.	(505) 345-4419
Email address	Paul@wwcpinc.com
Printed name	Paul Hartwig
Position with company	Sr. Director of Capture and SLED
Authorized signature	

Term of contract March 1, 2025 to February 28, 2028

Unless otherwise stated, all contracts are for a period of three (3) years with an option to renew annually for an additional two (2) years if agreed to by Region 10 ESC. Vendor shall honor all administrative fees for any sales made based on the contract whether renewed or not.

Region 10 ESC Authorized Agent

Date

Print Name

Equalis Group Contract Number _____



Did you sign the vendor contract and signature form? **If not, your Proposal will be rejected.**

Region 10 will negotiate any exceptions and both parties will agree upon which exceptions will be accepted or altered before the Region 10 board votes to accept or reject the proposals.