

2021-323

Computers, Peripherals, and Accessories

Issue Date: 8/3/2021

Questions Deadline: 8/19/2021 05:00 PM (CT) Response Deadline: 8/26/2021 02:00 PM (CT)

Collin County Purchasing

Contact Information

Contact: Tyler Connelly Buyer II

Address: Purchasing

Admin. Building

Ste. 3160

2300 Bloomdale Rd.

Ste. 3160

McKinney, TX 75071

Phone: (972) 548-4115 Fax: (972) 548-4694

Email: tconnelly@co.collin.tx.us

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Event Information

Number: 2021-323

Title: Computers, Peripherals, and Accessories

Type: Invitation for Bid

Issue Date: 8/3/2021

Question Deadline: 8/19/2021 05:00 PM (CT) Response Deadline: 8/26/2021 02:00 PM (CT)

Notes: It is the intent of the following specifications to describe the immediate need for

Computers, Peripherals, and Accessories

Ship To Information

Address: See Purchase Order

McKinney, TX 75071

Billing Information

Address: Auditor

Admin. Building Ste. 3100

2300 Bloomdale Rd.

Ste. 3100

McKinney, TX 75071

Bid Attachments

Legal Notice.doc Download

Legal Notice

General_Instructions_Bid.docx View Online

General Instructions

Terms_of_Contract_Bid_-_2.10.21.docx View Online

Terms of Contract

Insurance_Requirements.doc View Online

Insurance Requirements

Special Conditions and Specifications.docx

View Online

Special Conditions and Specifications

Information Regarding Conflict of Interest Questionnaire.docx

View Online

Information Regarding Conflict of Interest Questionnaire

CIQ_113015.pdf View Online

Conflict of Interest Questionnaire

W-9 rev 2018.pdf View Online

W-9 Form

Requested Attachments

W-9

(Attachment required)

Conflict of Interest Questionnaire

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Bid Attributes

1	eBid Notice						
Collin County exclusively uses IonWave Technologies, Inc. (Collin County eBid) for the notification and dissemination of all solicitations. The receipt of solicitations through any other means may result in your recei incomplete specifications and/or addendums which could ultimately render your bid/proposal non-compliant. County accepts no responsibility for the receipt and/or notification of solicitations through any other means. Pinitial.							
	(Required: Maximum 1000 characters allowed)						
	(Required: Maximum 1000 characters allowed)						
2	Contact Information List the contact name, email address and phone number of the main person(s) Collin County should contact in reference to this solicitation. Contact(s) shall be duly authorized by the company, corporation, firm, partnership or individual to respond to any questions, clarification, and or offers in response to this solicitation.						
	(Required: Maximum 4000 characters allowed)						
3	Delivery						
5	Delivery will be F.O.B. inside delivery at Collin County designated locations and all transportation charges are to be paid by the supplier to destination. Please state delivery in calendar days from date of order.						
	(Demain de Maniferent 4000 along et are alleger de						
	(Required: Maximum 1000 characters allowed)						
4	Exceptions Do you take exception to the specifications? If so, by separate attachment, please state your exceptions. Yes No (Required: Check only one)						
5	Insurance Acknowledgement						
	I understand that the insurance requirements of this solicitation are required and are included in the submitted pricing. A certificate of insurance shall be submitted to the Purchasing department if I am awarded all or a portion of the resulting contract. Please initial.						
	(Required: Maximum 1000 characters allowed)						

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6	Subcontractors
	State the business name of all subcontractors and the type of work they will be performing under this contract. If you are fully qualified to self-perform the entire contract, please respond with "Not Applicable-Self Perform".
	(Required: Maximum 4000 characters allowed)
7	Reference No. 1
	List a company or governmental agency, other than Collin County, where these same/like products/services, as stated herein, have been provided. Texas references preferred. Include the following: Company/Entity, Contact, Address, City/State/Zip, Phone, and E-Mail.
	(Required: Maximum 4000 characters allowed)
8	Reference No. 2 List a company or governmental agency, other than Collin County, where these same/like products/services, as stated herein, have been provided. Texas references preferred. Include the following: Company/Entity, Contact, Address, City/State/Zip, Phone, and E-Mail.
	(Required: Maximum 4000 characters allowed)
9	Reference No. 3
	List a company or governmental agency, other than Collin County, where these same/like products/services, as stated herein, have been provided. Texas references preferred. Include the following: Company/Entity, Contact, Address, City/State/Zip, Phone, and E-Mail.
	(Required: Maximum 4000 characters allowed)

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	Cooperative Contracts
,	As permitted under Title 8, Chapter 271, Subchapter F, Section 271.101 and 271.102 V.T.C.A. and Title 7, Chapter 791, Subchapter C, Section 791.025, V.T.C.A., other local governmental entities may wish to also participate under the same terms and conditions contained in this contract. Each entity wishing to participate must enter into an interlocal agreement with Collin County and have prior authorization from vendor. If such participation is authorized, all purchase orders will be issued directly from and shipped directly to the local governmental entity requiring supplies/services. Collin County shall not be held responsible for any orders placed, deliveries made or payment for supplies/services ordered by these entities. Each entity reserves the right to determine their participation in this contract. Would bidder be willing to allow other local governmental entities to participate in this contract, if awarded, under the same terms and conditions? Yes No (Required: Check only one)
	Preferential Treatment
	The County of Collin, as a governmental agency of the State of Texas, may not award a contract to a nonresident bidder unless the nonresident's bid is lower than the lowest bid submitted by a responsible Texas resident bidder by the same amount that a Texas resident bidder would be required to underbid a nonresident bidder to obtain a comparable contract in the state in which the nonresident's principal place of business is located (Government Code, Title 10, V.T.C.A., Chapter 2252, Subchapter A).
	 Is your principal place of business in the State of Texas? If your principal place of business is not in Texas, in which State is your principal place of business? If your principal place of business is not in Texas, does your state favor resident bidders (bidders in your state) by some dollar increment or percentage? If your state favors resident bidders, state by what dollar amount or percentage.
	(Required: Maximum 4000 characters allowed)
	Debarment Certification
_	I certify that neither my company nor an owner or principal of my company has been debarred, suspended or otherwise made ineligible for participation in Federal Assistance programs under Executive Order 12549, "Debarment and Suspension," as described in the Federal Register and Rules and Regulations. Please initial.
	(Required: Maximum 1000 characters allowed)
3	Immigration and Reform Act
	I declare and affirm that my company is in compliance with the Immigration and Reform Act of 1986 and all employees are legally eligible to work in the United States of America. I further understand and acknowledge that any non-compliance with the Immigration and Reform Act of 1986 at any time during the term of this contract will render the contract voidable by Collin County. Please initial.
	(Required: Maximum 1000 characters allowed)
	(1. again an manimum 1000 anatatora anoma)

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1	Disclosure of Certain Relationships
4	Chapter 176 of the Texas Local Government Code requires that any vendor considering doing business with a local government entity disclose the vendor's affiliation or business relationship that might cause a conflict of interest with a local government entity. Subchapter 6 of the code requires a vendor to file a conflict of interest questionnaire (CIQ) if a conflict exists. By law this questionnaire must be filed with the records administrator of Collin County no later than the 7th business day after the date the vendor becomes aware of an event that requires the statement to be filed. A vendor commits an offense if the vendor knowingly violates the code. An offense under this section is a misdemeanor. By submitting a response to this request, the vendor represents that it is in compliance with the requirements of Chapter 176 of the Texas Local Government Code. Please send completed forms to the Collin County County Clerk's Office located at 2300 Bloomdale Rd., Suite 2104, McKinney, TX 75071. Please initial.
	(Required: Maximum 1000 characters allowed)
1	Anti-Collusion Statement
5	Bidder certifies that its Bid/Proposal is made without prior understanding, agreement, or connection with any corporation, firm, or person submitting a Bid/Proposal for the same materials, services, supplies, or equipment and is in all respects fair and without collusion or fraud. No premiums, rebates or gratuities permitted; either with, prior to, or after any delivery of material or provision of services. Any such violation may result in Agreement cancellation, return of materials or discontinuation of services and the possible removal from bidders list. Please initial.
	(Dequired Marinous 4000 about the state of t
	(Required: Maximum 1000 characters allowed)
16	Disclosure of Interested Parties Section 2252.908 of the Texas Government Code requires a business entity entering into certain contracts with a governmental entity to file with the governmental entity a disclosure of interested parties at the time the business entity submits the signed contract to the governmental entity. Section 2252.908 requires the disclosure form (Form 1295) to be signed by the authorized agent of the contracting business entity, acknowledging that the disclosure is made under oath and under penalty of perjury. Section 2252.908 applies only to a contract that requires an action or vote by the governing body of the governmental entity before the contract may be signed or has a value of at least \$1 million. Section 2252.908 provides definitions of certain terms occurring in the section. Section 2252.908 applies only to a contract entered into on or after January 1, 2016. Please initial.
	(Required: Maximum 1000 characters allowed)
1	Notification Survey
7	In order to better serve our offerors, the Collin County Purchasing Department is conducting the following survey. We appreciate your time and effort expended to submit your bid. Should you have any questions or require more information please call (972) 548-4165. How did you receive notice of this request?
	☐ Plano Star Courier ☐ Plan Room ☐ Collin County eBid Notification ☐ Collin County Website
	Other (Required: Check only one)

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1	Bidder Acknowledgement
	Bidder acknowledges, understands the specifications, any and all addenda, and agrees to the bid terms and conditions and can provide the minimum requirements stated herein. Bidder acknowledges they have read the document in its entirety, visited the site, performed investigations and verifications as deemed necessary, is familiar with local conditions under which work is to be performed and will be responsible for any and all errors in Bid submittal resulting from Bidder's failure to do so. Bidder acknowledges the prices submitted in this Bid have been carefully reviewed and are submitted as correct and final. If Bid is accepted, vendor further certifies and agrees to furnish any and all products upon which prices are extended at the price submitted, and upon conditions in the specifications of the Invitation for Bid. Please initial.
	(Required: Maximum 1000 characters allowed)

Bid Lines

1	Package Head	er			
	Desktop PC (Optiple				
	Quantity: 111 UON	1: <u>EA</u>	Total:	\$	
	Supplier Notes:			=	No bid Additional notes (Attach separate sheet)
	Package Items				
	1.1 Optiplex 3080 M (Response required)	icro Form Factor XCTO			
	Quantity: 1	JOM: EA Unit Price: \$		Total	l: \$
	Manufacturer:	Dell			No bid
	Manufacturer #:	210-AVPN			Additional notes
	Item Notes:	Intel Core i5-10500T (6-Core/12MB/2.3GHz to 3.8GHz/35W); supports Windows 10/Linux	338- BKY		(Attach separate sheet)
		Win 10 Pro 64 English, French, Spanish	619- AHK		
		No Microsoft Office License Included - 30 day Trial Offer Only	658- BCS		
		16GB (2x8GB) DDR4 non-ECC Memory	370- ADZ		
		M.2 256GB PCIe NVMe Class 35 Solid State Drive	400- BEU	W	
		Thermal Pad	412- AAL		
		M2X3.5 Screw for SSD/DDPE	773- BBB	С	
		No Additional Hard Drive	401- AAN		
		OptiPlex 3080 Micro with 65W up to 87% efficient adapter	DEU	Т	
		Dell KB216 Wired Multi-Media Keyboard English Black	580- ADJ	C	
		Dell MS116 Wired Mouse, Black	275- BBB		

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65W AC Adapter	450- ADTR
Power Cord	450- AAZN
CMS Software not included	632- BBBJ
Speaker for OptiPlex MFF	520- AARC
Intel Wi-Fi 6 AX200 2x2 (Gig+) + Bluetooth 5	555- BFIO
Internal Wireless Antennas Wireless Driver, Intel Wi-Fi 6 AX200 2x2 (Gig+) + Bluetooth 5 No additional Cable Requested	BFSL 379-
No PCIe add-in card	BBCY 492-
Optional DisplayPort	BBFF 382-
No Selection	BBFP 580-
No Cable Cover	AABG 325-
Support Assist	BCZQ 525-
Dell™ Digital Delivery Cirrus Client	BBCL 640-
Dell Client System Update (Updates latest Dell Recommended BIOS, Drivers, Firmware and Apps	BBLW 658- BBMR
Waves Maxx Audio	658- BBRB
Dell SupportAssist OS Recovery Tool	658- BEOK
ENERGY STAR Qualified	387- BBLW
Dell Watchdog Timer	379- BDWG
Quick Setup Guide 3080 MFF	340- CPVE
Trusted Platform Module (Discrete TPM Enabled)	329- BBJL
Ship Material for OptiPlex 3080 MFF, FSJ	389- DVBZ
Shipping Label for DAO,BRZ	389- BBUU
Regulatory Label for OptiPlex 3080 MFF, FSJ	389- DVBZ
No CompuTrace	461- AABF
Desktop BTO Standard shipment	800- BBIO
Custom Configuration	817- BBBB
No Out-of-Band Systems Management	631- ACMW
No Option Included	340- ACQQ
No External ODD	429- ABGY

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	No Optane EPEAT 2018 Registered (Silver) Dell Limited Hardware Warranty Plus Service ProSupport: Next Business Day Onsite, 4 Years ProSupport: 7x24 Technical Support, 4 Years	400- BFPO 379- BDTO 803- 8583 803- 8647 803- 8703
Supplier Notes: 1.2 Micro AlO Stand (Response required) Quantity:1 Manufacturer: Manufacturer #: Supplier Notes:	UOM: EA Unit Price: \$	Total: \$ No bid Additional notes (Attach separate sheet)

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)	Dell Latitude 742	00 VC	ΤΟ								
2	(Response required)		10								
	Quantity: 214	UOM:	EA		Unit Pri	ce: \$		Tota	al: \$		
	Manufacturer:	Dell							☐ No	bid	
	Manufacturer #:	210-	AYBC							ditional not	
	Manufacturer #: Item Notes:	11th 0 4.4GH Win 1 No M Intel 0 16GB vPro M.2 2 2-in-1 IR Ca 2-in-1 Single Wirele Intel 1 4 Cel 65W US Pe Quick Custo Supp Dell 0 Drive Wave Dell 5 Dell 0 Mix M Intel 6 ENEF EPEA Absol ProSu Dell L ProSu	Gen Intel C Hz), vPro 0 Pro 64 E icrosoft Off Core i7-118 B, Non-ECC Manageabi 56GB PCIe m, Mic, WL Palmrest, e Point keyl ess Intel AX Vi-FI 6 AX I 63Whr Ex Type-C Ep ower Cord or Reference om Configu ortAssist Digital De Client Syste rs, Firmwan es Maxx Auc Power Mana Support Ass Optimizer Hodel Ship, 11th Gen E RGY STAR AT 2018 Re lute Contro upport for S imited Hare upport: Nex	English, Frencice license In 15G7 vPro, In 2, Integrated ility (1920x1080) AN, WAN Cano Security, bard English (201 WLAN In 201 2x2 802.1 (201 2x2 802.1 (20	ch, Spanish icluded - 30 ctel Iris XE Grass 35 Solid State AR+AS, SLF apable, ALU, I Aluminum, usus with Back Driver 1 1 ax 160MHz e TM Capable -in-1 Client pdates latest very Tool /Pro Id) al), 3 years	P, Touch, WVA, Pen Supp SIM Slot, Thunce It the state of	nly flemory 300 nits, HI derbolt 4			ditional note	
		1 1000	apport. 1 12	. roomiloar	омрон, т 16	.a.o					
	Supplier Notes:										

3	Dell Latitude 732 (Response required)	20 2-in-1 XCTO		
	Quantity: 1	UOM: EA Unit Price: \$	To	Total: \$
	Manufacturer:	Dell		No bid
	Manufacturer #:	210-AYBN		Additional notes
	Item Notes:	11th Gen Intel Core i7-1185G7 (12M Cache, 8 Core, 2.6GHz t	0	(Attach separate sheet)
		4.4GHz), vPro		
		Win 10 Pro 64 English, French, Spanish No Microsoft Office license Included - 30 day trial offer only		
		Intel Core i7-1185G7 vPro, Intel Iris XE Graphics, 16GB Memo	ry	
		16GB, Non-ECC, Integrated ME Disable Manageability		
		M.2 256GB PCIe NVMe Class 35 Solid State Drive		
		2-in-1, 13.3"(1920x1080) FHD-T, AR+AS, SLP, Touch, WVA, 3 nits, HD IR Cam, Mic, WWAN, Aluminum	00	
		Palmrest, Contacted SmartCard Reader, Fingerprint Reader,		
		Aluminum, uSIM slot, Thunderbolt 4		
		Single Pointing Backlit US-English Keyboard Wireless Intel AX201 WLAN Driver		
		Intel Wi-FI 6 AX201 2x2 802.11ax 160MHz + Bluetooth 5.1		
		4 Cell 63Whr Express Charge TM Capable Battery 65W Type-C Epeat Adapter		
		US Power Cord		
		Quick Reference Guide for 2-in-1 Custom Configuration		
		SupportAssist		
		Dell ™Digital Delivery Cirrus Client		
		Dell Client System Update (Updates latest Dell Recommended BIOS, Drivers, Firmware and Apps		
		Waves Maxx Audio		
		Dell Power Manager Dell Support Assist OS Recovery Tool		
		Dell Optimizer		
		Mix Model Latitude 7320 System Shipment, 65W Adapter, 2-in Intel 11th Gen EVO Label, I5 Non-vPro	-1	
		ENERGY STAR Qualified		
		EPEAT 2018 Registered (Gold)		
		Absolute Control (Professional), 3 years ProSupport for Software, Absolute Professional, Per Seat, 3		
		Years		
		Dell Limited Hardware Warranty Plus Service ProSupport: Next Business Day Onsite, 4 Years		
		ProSupport: 7x24 Technical Support, 4 Years		
		Dell MS116 Wired Mouse, Black	275- BBBW	V
	Supplier Notes:			_
				_

Quantity: 5	UOM: EA	Unit Price: \$	To	otal: \$
Manufacturer:	Dell			No bid
Manufacturer #:	210-AQPT			Additional notes
Item Notes:	8th Gen Intel® Core™ i5	5-8350U Processor (Quad Core, 6M	Cache,	(Attach separate sheet)
	1.7GHz,15 W, vPro)	Tagliah Franch Chanish		
	Windows 10 Pro 64bit En Microsoft Office 30 Day			
	Integrated Intel UHD 620			
	No Out-of-Band Systems			
	16GB, 2x8GB, 2400MHz			
		Class 40 Solid State Drive		
	`	1080) Embedded Touch, Outdoor-Rea	adable	
	Screen, Camera with Pringle Sealed Internal RGB Back			
		s AC 8265 (802.11ac) 2x2 + Bluetoot	th 4.2	
	Driver	0 / 10 0 0 0 0 (0 0 1 1 1 0 0)	<u>–</u>	
	Intel Dual Band Wireless	s AC 8265 (802.11ac) 2x2		
	Qualcomm Snapdragon			
	3 Cell 51Whr ExpressCh			
	90W Rugged AC Adapte			
	No Fingerprint and No S No Security Software	Smart Card		
	OS-Windows Media Not	Included		
	Dummy Airbay Cover	moladea		
	No Additional IO Ports			
	No Resource Media			
	Dell Applications for Win			
	Quick Reference Guide			
		d Regulatory Guide (English/Spanish))	
	US No Canada Ship Cha Shuttle SHIP Material	arge		
	Regulatory Label include	led		
	No UPC Label	iou -		
	E5 Power Cord 1M US			
	Intel® Core™ i5 Process	sor Label		
	Standard Shipment			
	Factory Installed Rigid h	handle for the tied sku		
	No Option Included			
	No TAA Energy Star Certified IR	Comoro		
	0,	s with Next Business Day Onsite Serv	vice	
	Absolute Control (Profes		VIOC	
Supplier Notes:				

5	Dell Latitude 542 (Response required)				
		UOM: EA	Unit Price: \$		Total: \$
	Manufacturer:	Dell			No bid
	Manufacturer #:	210-AQPT			Additional notes
	Item Notes:	1.7GHz,15 W, vPro) Windows 10 Pro 64 Microsoft Office 30 I Integrated Intel UHE No Out-of-Band Sys 16GB, 2x8GB, 2400 M.2 256GB PCIe NV 14" FHD WVA (1920 Screen, Camera wit Sealed Internal RGE Intel Dual Band Wird Driver Intel Dual Band Wird No Mobile Broadbar 3 Cell 51Whr Expre 90W Rugged AC Ac No Fingerprint and I No Security Softwar OS-Windows Media Dummy Airbay Cove No Additional IO Po No Resource Media Dell Applications for Quick Reference Gr Safety/Environment US No Canada Ship Shuttle SHIP Materia Regulatory Label in No UPC Label E5 Power Cord 1M I Intel® Core™ i5 Pro Standard Shipment Factory Installed Rig No Option Included No TAA Energy Star Certifie 3 Years ProSupport	bit English, French, Spanish Day Trial D 620 Graphics on i5-8350U stems Management MHz DDR4 Non-ECC VMe Class 40 Solid State Drive 0 x 1080) Embedded Touch, C h Privacy Shutter & Mic B Backlit English Keyboard eless AC 8265 (802.11ac) 2x2 eless AC 8265 (802.11ac) 2x2 and Card ssCharge Capable Battery dapter, 7.4mm Elbow Barrel No Smart Card re Not Included er rts TWindows 10 uide and Regulatory Guide (Englist Charge al cluded US ocessor Label gid handle for the tied sku	e Dutdoor-Readable 2 + Bluetooth 4.2 2	(Attach separate sheet)
	Supplier Notes:				_
6	Package He	eader			
	Rugged CTO Ad	cessories			
	Quantity: 10	<u>-</u>		Total:	\$
	Supplier Notes:				No bid
					Additional notes (Attach separate sheet)

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	Package Item	ıs		
	6.1 Dock - Vehi	cle Dock for Dell Latitud	le 5420	
	Quantity:	1 UOM: <u>EA</u>	Unit Price: \$	Total: \$
	Manufacture	er: Havis		No bid
	Manufacture	er #: DS-DELL-402		Additional notes
	Supplier No	tes:		(Attach separate sheet)
	6.2 Dock - Rug (Response req	ged 5420 Notebook De:	sk Dock	
	Quantity:	1 UOM: EA	Unit Price: \$	Total: \$
	Manufacture	er: Dell		No bid
	Manufacture	er #: 452-BCGQ		Additional notes
	Supplier Not	tes:		(Attach separate sheet)
	6.3 3 Cell 51Wh (Response req	nr ExpressCharge Capa	able Battery	
	Quantity:	1 UOM: EA	Unit Price: \$	Total: \$
	Manufacture	er: Dell		No bid
	Manufacture	er #: 451-BCHS		Additional notes
	Supplier Not	tes:		(Attach separate sheet)
	Dell KB216 Wird (Response required)	ed Multi-Media Keyboar	d English Black	
	Quantity: 214		Unit Price: \$	Total: \$
	Manufacturer:	Dell		No bid
	Manufacturer #:	580-ADJC		Additional notes
	Supplier Notes:			(Attach separate sheet)
3		ed Mouse, Black		
	(Response required, Quantity: 214) UOM: EA	Unit Price: \$	Total: \$
	Manufacturer:	Dell		
	Manufacturer #:	275-BBBW		No bid Additional notes
	Supplier Notes:	L		(Attach separate sheet)
	11 1 1012	-		

9	Active Pen PN55 (Response required)	7W		
		UOM: <u>EA</u> Unit Pr	rice: \$	Total: \$
	Manufacturer:	Dell		No bid
	Manufacturer #:	750-AATY		Additional notes
	Supplier Notes:			(Attach separate sheet)
				<u> </u>
1		vith 130W Adapter		
0	(Response required) Quantity: 214	UOM: EA Unit Pr	ice: \$	Total: \$
	Manufacturer:	Dell	100.	
	Manufacturer #:	210-AZBG		No bid Additional notes
	Supplier Notes:			(Attach separate sheet)
	Cappillo: Trotoci			
4	O.All Marritana			
1	24" Monitors (Response required)			
	Quantity: 532	UOM: EA Unit Pr	rice: \$	Total: \$
	Manufacturer:	Dell		No bid
	Manufacturer #:	E2420H		Additional notes
	Supplier Notes:			(Attach separate sheet)
				_
1 2	4 port USB hubs (Response required)	3.0 Hub with Individual Power Switches	and LEDs	
_	Quantity: 225	UOM: EA Pr	ice: \$	Total: \$
	Supplier Notes:			No bid
				Alternate specification
				(Attach separate sheet)
				Additional notes (Attach separate sheet)
1	6x Slim Portable (Response required)	USB 3.0 Bd/DVD/CD Burner		
		UOM: <u>EA</u> Pr	ice: \$	Total: \$
	Manufacturer:	Pioneer		No bid
	Manufacturer #:	BDR-XD05S		Alternate specification
	Supplier Notes:			(Attach separate sheet)
				Additional notes (Attach separate sheet)

1	6' Display Port to Display Port Cable (Response required)		
	Quantity: 100 UOM: EA	Price: \$	Total: \$
	Supplier Notes:		No bid
			Alternate specification
			(Attach separate sheet)
			Additional notes (Attach separate sheet)
1 5	Urban Backpack 15 (Response required)		
	Quantity: 214 UOM: EA	Price: \$	Total: \$
	Manufacturer: Dell		No bid
	Manufacturer #: 460-BBYL		Alternate specification
	Supplier Notes:		(Attach separate sheet) Additional notes
			(Attach separate sheet)
1	Targus Rolling Laptop Case (Response required)		
	Quantity: 25 UOM: EA	Price: \$	Total: \$
	Manufacturer: Targus		No bid
	Manufacturer #: TBR003US		Alternate specification
	Supplier Notes:		(Attach separate sheet) Additional notes
			(Attach separate sheet)
7	Package Header		
	Cradlepoint		
	Quantity: 5 UOM: EA		Total: \$
	Supplier Notes:		No bid
			Additional notes (Attach separate sheet)
			(rittasir doparate driedly
	Package Items		
	17.1 Integrated category 18 modem and FirstN (Response required)	Net	
	Quantity: 1 UOM: EA	Unit Price: \$	Total: \$
	Manufacturer: CradlePoint		No bid
	Manufacturer #: MA5-09001200-NNA		Additional notes (Attach separate sheet)
	Supplier Notes:		(Allacii Separate Sileeti)

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Quantity: 1	UOM: EA	Unit Price: \$	Total: \$
Manufacturer:	CradlePoint		No bid
Manufacturer a	#: CP-1002-1-PAN		Additional notes
Supplier Notes	: :		(Attach separate she
17.3 Installation (Response require	ed)		
	,	Unit Price: \$	Total: \$
(Response require	UOM: <u>EA</u>	Unit Price: \$	
Quantity: 1	UOM: <u>EA</u>	Unit Price: \$	Total: \$ No bid Additional notes

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Supplier intor	mation
Company Name:	
Contact Name:	
Address:	
_	
_	
Phone:	
Fax:	
Email:	
Supplier Note	s
the duly authorized Bidder affirms that the individual has not puline of business; and	ereby certifies the foregoing bid submitted by the company listed below hereinafter called "bidder" is agent of said company and the person signing said bid has been duly authorized to execute same. hey are duly authorized to execute this contract; this company; corporation, firm, partnership or repared this bid in collusion with any other bidder or other person or persons engaged in the same d that the contents of this bid as to prices, terms and conditions of said bid have not been ne undersigned nor by any employee or agent to any other person engaged in this type of business pening of this bid.
Print Name	Signature

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1.0 GENERAL INSTRUCTIONS

- 1.0.1 Definitions
 - 1.0.1.1 Bidder: refers to submitter.
 - 1.0.1.2 Vendor/Contractor/Provider: refers to a Successful Bidder/Contractor/Service Provider.
 - 1.0.1.3 Submittal: refers to those documents required to be submitted to Collin County, by a Bidder.
 - 1.0.1.4 IFB: refers to Invitation For Bid.
- 1.1 If Bidder does not wish to submit an offer at this time, please submit a No Bid.
- 1.2 Awards shall be made not more than ninety (90) days after the time set for opening of submittals.
- 1.3 Collin County is always conscious and extremely appreciative of your time and effort in preparing your submittal.
- 1.4 Collin County exclusively uses ionWave Technologies, Inc. (Collin County eBid) for the notification and dissemination of all solicitations. The receipt of solicitations through any other company may result in your receipt of incomplete specifications and/or addendums which could ultimately render your bid non-compliant. Collin County accepts no responsibility for the receipt and/or notification of solicitations through any other company.
- 1.5 A bid may not be withdrawn or canceled by the bidder prior to the ninety-first (91st) day following public opening of submittals and only prior to award.
- 1.6 It is understood that Collin County, Texas reserves the right to accept or reject any and/or all Bids for any or all products and/or services covered in an Invitation For Bid (IFB), and to waive informalities or defects in submittals or to accept such submittals as it shall deem to be in the best interest of Collin County.
- 1.7 All IFB's submitted in hard copy paper form shall be submitted in a sealed envelope, plainly marked on the outside with the IFB number and name. A hard copy paper form submittal shall be manually signed in ink by a person having the authority to bind the firm in a contract. Submittals shall be mailed or hand delivered to the Collin County Purchasing Department.
- 1.8 No oral, telegraphic or telephonic submittals will be accepted. IFB's may be submitted in electronic format via Collin County eBid.
- 1.9 All Invitation For Bids (IFB) submitted electronically via Collin County eBid shall remain locked until official date and time of opening as stated in the Special Terms and Conditions of the IFB.
- 1.10 Time/date stamp clock in Collin County Purchasing Department shall be the official time of receipt for all Invitation for Bids (IFB) submitted in hard copy paper form. IFB's received in the Collin County Purchasing Department after submission deadline shall be considered void and unacceptable. Absolutely no late submittals will be considered. Collin County accepts no responsibility for technical difficulties related to electronic submittals.
- 1.11 For hard copy paper form submittals, any alterations made prior to opening date and time must be initialed by the signer of the IFB guaranteeing authenticity. Submittals cannot be altered or amended after submission deadline.
- 1.12 Collin County is by statute exempt from the State Sales Tax and Federal Excise Tax; therefore, the prices submitted shall not include taxes.

- 1.13 Any interpretations, corrections and/or changes to an Invitation For Bid, and related Specifications or extensions to the opening/receipt date will be made by addenda to the respective document by the Collin County Purchasing Department. Questions and/or clarification requests must be submitted no later than the date specified in the solicitation. Those received at a later date may not be addressed prior to the public opening. Sole authority to authorize addenda shall be vested in Collin County Purchasing Agent as entrusted by the Collin County Commissioners Court. Addenda may be transmitted electronically via Collin County eBid.
 - 1.13.1 Addenda will be transmitted to all that are known to have received a copy of the IFB/RFQ/RFP/RFI/CSP and related Specifications. However, it shall be the sole responsibility of the Bidder/Quoter/Offeror to verify issuance/non-issuance of addenda and to check all avenues of document availability (i.e. Collin County eBid https://collincountytx.ionwave.net/, telephoning Purchasing Department directly, etc.) prior to opening/receipt date and time to insure Bidder/Quoter/Offeror's receipt of any addenda issued. Bidder/Quoter/Offeror shall acknowledge receipt of all addenda.
- 1.14 All materials and services shall be subject to Collin County approval.
- 1.15 Collin County reserves the right to make award in whole or in part as it deems to be in the best interest of the County.
- 1.16 Any reference to model/make and/or manufacturer used in specifications is for descriptive purposes only. Products/materials of like quality will be considered.
- 1.17 Bidders taking exception to the specifications shall do so at their own risk. By offering substitutions, Bidder shall state these exceptions in the section provided in the IFB or by attachment. Exception/substitution, if accepted, must meet or exceed specifications stated therein. Collin County reserves the right to accept or reject any and/or all of the exception(s)/substitution(s) deemed to be in the best interest of the County.
- 1.19 Minimum Standards for Responsible Prospective Bidders: A prospective Bidder must meet the following minimum requirements:
 - 1.19.1 have adequate financial resources, or the ability to obtain such resources as required;
 - 1.19.2 be able to comply with the required or proposed delivery/completion schedule;
 - 1.19.3 have a satisfactory record of performance;
 - 1.19.4 have a satisfactory record of integrity and ethics;
 - 1.19.5 be otherwise qualified and eligible to receive an award.

Collin County may request documentation and other information sufficient to determine Bidder's ability to meet these minimum standards listed above.

- 1.20 Vendor shall bear any/all costs associated with it's preparation of an IFB.
- 1.21 Public Information Act: Collin County is governed by the Texas Public Information Act, Chapter 552 of the Texas Government Code. All information submitted by prospective bidders during the bidding process is subject to release under the Act.
- 1.22 The Bidder shall comply with Commissioners Court Order No. 2004-167-03-11, County Logo Policy.
- 1.23 Interlocal Agreement: Successful bidder agrees to extend prices and terms to all entities that has entered into or will enter into joint purchasing interlocal cooperation agreements with Collin County. Delivery to governmental entities located within Collin County will be at no additional charge or as otherwise provided for in the award

document. Delivery charges, if any, for governmental entities located outside of Collin County shall be negotiated between the Vendor and each governmental entity.

1.24 Bid Openings: All bids submitted will be read at the county's regularly scheduled bid opening for the designated project. However, the reading of a bid at bid opening should be not construed as a comment on the responsiveness of such bid or as any indication that the county accepts such bid as responsive.

The county will make a determination as to the responsiveness of bids submitted based upon compliance with all applicable laws, Collin County Purchasing Guidelines, and project documents, including but not limited to the project specifications and contract documents. The county will notify the successful bidder upon award of the contract and, according to state law; all bids received will be available for inspection at that time.

1.25 Bidder shall comply with all local, state and federal employment and discrimination laws and shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, age, national origin or any other class protected by law.

2.0 TERMS OF CONTRACT

- 2.1 A bid, when properly accepted by Collin County, shall constitute a contract equally binding between the Vendor/Contractor/Provider and Collin County. No different or additional terms will become part of this contract with the exception of a Change Order.
- 2.2 No oral statement of any person shall modify or otherwise change, or affect the terms, conditions or specifications stated in the resulting contract. All Amendments and/or Change Orders to the contract will be made in writing by Collin County Purchasing Agent.
- 2.3 No public official shall have interest in the contract, in accordance with Vernon's Texas Codes Annotated, Local Government Code Title 5, Subtitle C, Chapter 171.
- 2.4 The Vendor/Contractor/Provider shall comply with Commissioners Court Order No. 96-680-10-28, Establishment of Guidelines & Restrictions Regarding the Acceptance of Gifts by County Officials & County Employees.
- 2.5 Design, strength, quality of materials and workmanship must conform to the highest standards of manufacturing and engineering practice.
- 2.6 Bids must comply with all federal, state, county and local laws concerning the type(s) of product(s)/service(s)/equipment/project(s) contracted for, and the fulfillment of all ADA (Americans with Disabilities Act) requirements.
- 2.7 All products must be new and unused, unless otherwise specified, in first-class condition and of current manufacture. Obsolete products, including products or any parts not compatible with existing hardware/software configurations will not be accepted.
- 2.8 Vendor/Contractor/Provider shall provide any and all notices as may be required under the Drug-Free Work Place Act of 1988, 28 CFR Part 67, Subpart F, to its employees and all sub-contractors to insure that Collin County maintains a drug-free work place.
- Vendor/Contractor/Provider shall defend, indemnify and save harmless Collin County and all its officers, agents and employees and all entities, their officers, agents and employees who are participating in this contract from all suits, claims, actions, damages (including personal injury and or property damages), or demands of any character, name and description, (including attorneys' fees, expenses and other defense costs of any nature) brought for or on account of any injuries or damages received or sustained by any person, persons, or property on account of Vendor/Contractor/Provider's breach of the contract arising from an award, and/or any negligent act, error, omission or fault of the Vendor/Contractor/Provider, or of any agent, employee, subcontractor or supplier of Vendor/Contractor/Provider in the execution of, or performance under, any contract which may result from an award. Vendor/Contractor/Provider shall pay in full any judgment with costs, including attorneys' fees and expenses which are rendered against Collin County and/or participating entities arising out of such breach, act, error, omission and/or fault.
- 2.10 Expenses for Enforcement. In the event either Party hereto is required to employ an attorney to enforce the provisions of this Agreement or is required to commence legal proceedings to enforce the provisions hereof, the prevailing Party shall be entitled to recover from the other, reasonable attorney's fees and court costs incurred in connection with such enforcement, including collection.
- 2.11 If a contract, resulting from a Collin County IFB is for the execution of a public work, the following shall apply:
 - 2.11.1 In accordance with V.T.C.A. 2253.021, a governmental agency that makes a public work contract with a prime contractor shall require the contractor, before beginning work, to execute to the governmental entity a Payment Bond if the contract is in excess of \$25,000.00. Such bond shall

be in the amount of the contract payable to the governmental entity and must be executed by a corporate surety in accordance with Section 1, Chapter 87, Acts of the 56th Legislature, Regular Session, 1959 (Article 7.19-1 Vernon's Texas Insurance Code).

- 2.11.2 In accordance with V.T.C.A. 2253.021, a governmental agency that makes a public work contract with a prime contractor shall require the contractor, before beginning work, to execute to the governmental entity a Performance Bond if the contract is in excess of \$100,000.00. Such bond shall be in the amount of the contract payable to the governmental entity and must be executed by a corporate surety in accordance with Section 1, Chapter 87, Acts of the 56th Legislature, Regular Session, 1959 (Article 7.19-1 Vernon's Texas Insurance Code).
- 2.12 Purchase Order(s) shall be generated by Collin County to the vendor. Collin County will not be responsible for any orders placed/delivered without a valid purchase order number.
- 2.13 The contract shall remain in effect until any of the following occurs: delivery of product(s) and/or completion and acceptance by Collin County of product(s) and/or service(s), contract expires or is terminated by either party with thirty (30) days written notice prior to cancellation and notice must state therein the reasons for such cancellation. Collin County reserves the right to terminate the contract immediately in the event the Vendor/Contractor/Provider fails to meet delivery or completion schedules, or otherwise perform in accordance with the specifications. Breach of contract or default authorizes the County to purchase elsewhere and charge the full increase in cost and handling to the defaulting Vendor/Contractor/Provider.
- 2.14 Collin County Purchasing Department shall serve as Contract Administrator or shall supervise agents designated by Collin County.
- 2.15 All delivery and freight charges (FOB Inside delivery at Collin County designated locations) are to be included as part of the bid price. All components required to render the item complete, installed and operational shall be included in the total bid price. Collin County will pay no additional freight/delivery/installation/setup fees.
- 2.16 Vendor/Contractor/Provider shall notify the Purchasing Department immediately if delivery/completion schedule cannot be met. If delay is foreseen, the Vendor/Contractor/Provider shall give written notice to the Purchasing Agent. The County has the right to extend delivery/completion time if reason appears valid.
- 2.17 The title and risk of loss of the product(s) shall not pass to Collin County until Collin County actually receives and takes possession of the product(s) at the point or points of delivery. Collin County shall generate a purchase order(s) to the Vendor/Contractor/Provider and the purchase order number must appear on all itemized invoices.
- 2.18 Invoices shall be mailed directly to the Collin County Auditor's Office, 2300 Bloomdale Road, Suite 3100, McKinney, Texas 75071. All invoices shall show:
 - 2.18.1 Collin County Purchase Order Number;
 - 2.18.2 Vendor's/Contractor's/Provider's Name, Address and Tax Identification Number;
 - 2.18.3 Detailed breakdown of all charges for the product(s) and/or service(s) including applicable time frames.
- 2.19 Payment will be made in accordance with V.T.C.A., Government Code, Title 10, Subtitle F, Chapter 2251.
- 2.20 All warranties shall be stated as required in the Uniform Commercial Code.
- 2.21 The Vendor/Contractor/Provider and Collin County agree that both parties have all rights, duties, and remedies available as stated in the Uniform Commercial Code.

- 2.22 The Vendor/Contractor/Provider agree to protect Collin County from any claims involving infringements of patents and/or copyrights.
- 2.23 The contract will be governed by the laws of the State of Texas. Should any portion of the contract be in conflict with the laws of the State of Texas, the State laws shall invalidate only that portion. The remaining portion of the contract shall remain in effect. The contract is performable in Collin County, Texas.
- 2.24 The Vendor/Contractor/Provider shall not sell, assign, transfer or convey the contract, in whole or in part, without the prior written approval from Collin County.
- 2.25 The apparent silence of any part of the specification as to any detail or to the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practices are to prevail. All interpretations of the specification shall be made on the basis of this statement.
- 2.26 Vendor/Contractor/Provider shall not fraudulently advertise, publish or otherwise make reference to the existence of a contract between Collin County and Vendor/Contractor/Provider for purposes of solicitation. As exception, Vendor/Contractor/Provider may refer to Collin County as an evaluating reference for purposes of establishing a contract with other entities.
- 2.27 The Vendor/Contractor/Provider understands. acknowledges that if the and agrees Vendor/Contractor/Provider subcontracts with a third party for services and/or material, the primary Vendor/Contractor/Provider (awardee) accepts responsibility for full and prompt payment to the third party. Any dispute between the primary Vendor/Contractor/Provider and the third party, including any payment dispute, will be promptly remedied by the primary vendor. Failure to promptly render a remedy or to make prompt payment to the third party (subcontractor) may result in the withholding of funds from the primary Vendor/Contractor/Provider by Collin County for any payments owed to the third party.
- 2.28 Vendor/Contractor/Provider shall provide Collin County with diagnostic access tools at no additional cost to Collin County, for all Electrical and Mechanical systems, components, etc., procured through this contract.
- 2.29 Criminal History Background Check: If required, ALL individuals may be subject to a criminal history background check performed by Collin County prior to access being granted to Collin County facilities. Upon request, Vendor/Contractor/Provider shall provide list of individuals to the Collin County Purchasing Department within five (5) working days.
- 2.30 Non-Disclosure Agreement: Where applicable, vendor shall be required to sign a non-disclosure agreement acknowledging that all information to be furnished is in all respects confidential in nature, other than information which is in the public domain through other means and that any disclosure or use of same by vendor, except as provided in the contract/agreement, may cause serious harm or damage to Collin County. Therefore, Vendor agrees that Vendor will not use the information furnished for any purpose other than that stated in contract/agreement, and agrees that Vendor will not either directly or indirectly by agent, employee, or representative disclose this information, either in whole or in part, to any third party, except on a need to know basis for the purpose of evaluating any possible transaction. This agreement shall be binding upon Collin County and Vendor, and upon the directors, officers, employees and agents of each.
- 2.31 Vendors/Contractors/Providers must be in compliance with the Immigration and Reform Act of 1986 and all employees specific to this solicitation must be legally eligible to work in the United States of America.
- 2.32 Certification of Eligibility: This provision applies if the anticipated Contract exceeds \$100,000.00 and as it relates to the expenditure of federal grant funds. By submitting a bid or proposal in response to this solicitation, the Bidder certifies that at the time of submission, he/she is not on the Federal Government's list of suspended, ineligible, or debarred contractors. In the event of placement on the list between the time of bid/proposal submission and time of award, the Bidder will notify the Collin County Purchasing Agent. Failure to do so may result in terminating this contract for default.

2.33 Notice to Vendors/Contractors/Providers delivering goods or performing services within the Collin County Detention Facility: The Collin County Detention Facility houses persons who have been charged with and/or convicted of serious criminal offenses. When entering the Detention Facility, you could: (1) hear obscene or graphic language; (2) view partially clothed male inmates; (3) be subjected to verbal abuse or taunting; (4) risk physical altercations or physical contact, which could be minimal or possibly serious; (5) be exposed to communicable or infectious diseases; (6) be temporarily detained or prevented from immediately leaving the Detention Facility in the case of an emergency or "lockdown"; and (7) subjected to a search of your person or property. While the Collin County Sheriff's Office takes every reasonable precaution to protect the safety of visitors to the Detention Facility, because of the inherently dangerous nature of a Detention Facility and the type of the persons incarcerated therein, please be advised of the possibility of such situations exist and you should carefully consider such risks when entering the Detention Facility. By entering the Collin County Detention Facility, you acknowledge that you are aware of such potential risks and willingly and knowingly choose to enter the Collin County Detention Facility.

2.34 Delays and Extensions of Time when applicable:

- 2.34.1 If the Vendor/Contractor/Provider is delayed at any time in the commence or progress of the Work by an act or neglect of the Owner or Architect/Engineer, or of an employee of either, or of a separate contractor employed by the Owner, or by changes ordered in the Work, or by labor disputes, fire, unusual delay in deliveries, unavoidable casualties or other causes beyond the Vendor/Contractor/Provider's control, or by delay authorized by the Owner pending mediation and arbitration, or by other causes which the Owner or Architect/Engineer determines may justify delay, then the Contract Time shall be extended by Change Order for such reasonable time as the Owner/Architect may determine.
- 2.34.2 If adverse weather conditions are the basis for a Claim for additional time, such Claim shall be documented by data substantiating that weather conditions were abnormal for the period of time and could not have been reasonably anticipated, and that the weather conditions had an adverse effect on the scheduled construction.
- 2.35 Disclosure of Certain Relationships: Chapter 176 of the Texas Local Government Code requires that any vendor considering doing business with a local government entity disclose the vendor's affiliation or business relationship that might cause a conflict of interest with a local government entity. Subchapter 6 of the code requires a vendor to file a conflict of interest questionnaire (CIQ) if a conflict exists. By law this questionnaire must be filed with the records administrator of Collin County no later than the 7th business day after the date the vendor becomes aware of an event that requires the statement to be filed. A vendor commits an offense if the vendor knowingly violates the code. An offense under this section is a misdemeanor. By submitting a response to this request, the vendor represents that it is in compliance with the requirements of Chapter 176 of the Texas Local Government Code. Please send completed forms to the Collin County, County Clerk's Office located at 2300 Bloomdale Rd., Suite 2104, McKinney, TX 75071.
- 2.36 Disclosure of Interested Parties: Section 2252.908 of the Texas Government Code requires a business entity entering into certain contracts with a governmental entity to file with the governmental entity a disclosure of interested parties at the time the business entity submits the signed contract to the governmental entity. Section 2252.908 requires the disclosure form (Form 1295) to be signed by the authorized agent of the contracting business entity, acknowledging that the disclosure is made under oath and under penalty of perjury. Section 2252.908 applies only to a contract that requires an action or vote by the governing body of the governmental entity before the contract may be signed or has a value of at least \$1 million. Section 2252.908 provides definitions of certain terms occurring in the section. Section 2252.908 applies only to a contract entered into on or after January 1, 2016.
- 2.37 Vendors/Contractors/Providers must be in compliance with the provisions of Section 2252.152 and Section 2252.153 of the Texas Government Code which states, in part, contracts with companies engaged in business with Iran, Sudan, or Foreign Terrorist Organizations are prohibited. A governmental entity may not enter into a contract with a company that is listed on the Comptroller of the State of Texas website identified under Section 806.051, Section 807.051 or Section 2253.253 which do business with Iran, Sudan or any Foreign Terrorist Organization. This Act is effective September 1, 2017.

2.38 Force Majeure: No party shall be liable or responsible to the other party, nor be deemed to have defaulted under or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement, when and to the extent such failure or delay is caused by or results from acts beyond the affected party's reasonable control, including, without limitation: acts of God; flood, fire or explosion; war, invasion, riot or other civil unrest; actions, embargoes or blockades in effect on or after the date of this Agreement; or national or regional emergency (each of the foregoing, a "Force Majeure Event"). A party whose performance is affected by a Force Majeure Event shall give notice to the other party, stating the period of time the occurrence is expected to continue and shall use diligent efforts to end the failure or delay and minimize the effects of such Force Majeure Event.

NOTE: All other terms and conditions (i.e. Insurance Requirements, Bond Requirements, etc.) shall be stated in the individual IFB Solicitation documents as Special Terms, Conditions and Specifications.

3.0 INSURANCE REQUIREMENTS

- 3.1 Before commencing work, the vendor shall be required, at its own expense, to furnish the Collin County Purchasing Agent with certified copies of all insurance certificate(s) indicating the coverage to remain in force throughout the term of this contract.
 - 3.1.1 **Commercial General Liability** insurance including but not limited to the coverage indicated below. Coverage shall not exclude or limit Products/Completed Operations, Contractual Liability, or Cross Liability. Coverage must be written on occurrence form.

Each Occurrence: \$1,000,000
Personal Injury & Adv. Injury: \$1,000,000
Products/Completed Operation Aggregate: \$2,000,000
General Aggregate: \$2,000,000

- 3.2 With reference to the foregoing insurance requirement, the vendor shall endorse applicable insurance policies as follows:
 - 3.2.1 A waiver of subrogation in favor of Collin County, its officials, employees, volunteers and officers shall be provided for General Liability, Commercial Automobile Liability, and Workers' Compensation.
 - 3.2.2 The vendor's insurance coverage shall name Collin County as additional insured under the General Liability policy.
 - 3.2.3 All insurance policies shall be endorsed to require the insurer to immediately notify Collin County of any decrease in the insurance coverage limits.
 - 3.2.4 All insurance policies shall be endorsed to the effect that Collin County will receive at least thirty (30) days notice prior to cancellation, non-renewal or termination of the policy.
 - 3.2.5 All copies of Certificates of Insurance shall reference the project/contract number.
- 3.3 All insurance shall be purchased from an insurance company that meets the following requirements:
 - 3.3.1 A financial rating of A-VII or higher as assigned by the BEST Rating Company or equivalent.
- 3.4 Certificates of Insurance shall be prepared and executed by the insurance company or its authorized agent, and shall contain provisions representing and warranting the following:
 - 3.4.1 Sets forth all endorsements and insurance coverages according to requirements and instructions contained herein.
 - 3.4.2 Sets forth the notice of cancellation or termination to Collin County.

4.0 SPECIAL CONDITIONS AND SPECIFICATIONS

- 4.1 **Authorization**: By order of the Commissioners Court of Collin County, Texas sealed bids will be received for **Computers**, **Peripherals**, and **Accessories**.
- 4.2 **Purpose**: It is the intent of the following specifications to describe the immediate need for **Computers**, **Peripherals**, and **Accessories**
- 4.3 **Term**: Provide for a term of one (1) year commencing upon date of award.
- 4.4 **Funding**: Funds for payment have been provided through the Collin County budget approved by the Commissioners Court for this fiscal year only. State of Texas statutes prohibit the County from any obligation of public funds beyond the fiscal year for which a budget has been approved. Therefore, anticipated orders or other obligations that may arise past the end of the current Collin County fiscal year shall be subject to budget approval.
- 4.5 **Price Reduction**: If during the life of the contract, the Contractor's net prices to its customers for the same product(s) and/or services shall be reduced below the contracted price, it is understood and agreed that the County shall receive such price reduction.
- 4.7 **Delivery Time/Charges:** Delivery time is an important consideration in the evaluation of the lowest and best bid. Delivery will be FOB to Collin County location as specified on each purchase order. All charges for standard delivery/freight are to be included in the bid price. Collin County will not accept any fuel surcharges on invoices. Bidder shall state the number of calendar days required to place equipment at the County's designated location after receipt of order (ARO).
- 4.8 **Delivery Location**: Unless otherwise indicated on the purchase order, equipment delivered to Collin County shall be delivered directly to Collin County Computer Parts Warehouse, 2100 Bloomdale Rd Ste 138, McKinney, Texas, 75071, Monday through Friday.
- 4.9 **Approximate Usage/Value**: The approximate annual value of this contract is \$700,000. Approximate usage does not constitute an order, but only implies the probable quantity the County will use.
- 4.10 **Evaluation and Award**: Award of the contract shall be made to the responsive bidder(s) who submits the lowest and best bid meeting specifications. Collin County reserves the right to award by item, section, or as a whole as deemed to be in the best interest of the county.

The bidder's past experience of honoring contracts at the bid price as well as their past delivery history with Collin County, will be an important consideration in the evaluation of the lowest and best bid.

Bidders failing to provide the information necessary for the evaluation of the bid may be considered non-responsive.

- 4.11 **Standard:** Per Court Order No. 2021-683-07-12, Dell is a current County standard for end user computing, and Cradlepoint is a current County standard for networks. No alternatives will be accepted on these items. Collin County approved equivalents will be accepted on line items other than Dell end user computing items and Cradlepoint network devices.
- 4.12 **Specifications:** Collin County currently uses, and will be taking bids on, the part numbers listed in the line items in eBid. Should the manufacturer discontinue a part

- number during the term of the contract, Vendor will keep the awarded bid pricing for the replacement part number.
- 4.13 For applicable Dell products, Vendor shall contact Dell directly and reference the Dell part numbers provided on the line item specifications prior to submitting a quote. Support and any associated warranties shall be held by Dell unless the Vendor can provide documentation of certification and authorization from Dell to provide all aspects of warranty service repairs and maintenance repairs, as may be required.

INFORMATION REGARDING CONFLICT OF INTEREST QUESTIONNAIRE

During the 79th Legislative Session, House Bill 914 was signed into law effective September 1, 2015, which added Chapter 176 to the Texas Local Government Code. Recent changes have been made to Chapter 176 pursuant to HB23, which passed the 84th Legislative Session. Chapter 176 mandates the *public disclosure of certain information concerning persons doing business or seeking to do business with Collin County, including family, business, and financial relationships such persons may have with Collin County officers or employees involved in the planning, recommending, selecting and contracting of a vendor for this procurement.*

For a copy of Form CIQ and CIS:

http://www.ethics.state.tx.us/filinginfo/conflict_forms.htm

The vendor acknowledges by doing business or seeking to do business with Collin County that he/she has been notified of the requirements under Chapter 176 of the Texas Local Government Code and that he/she is solely responsible for complying with the terms and conditions therein. Furthermore, any individual or business entity seeking to do business with Collin County who does not comply with this practice may risk award consideration of any County contract.

For a listing of current Collin County Officers: http://www.collincountytx.gov/government/Pages/officials.aspx

The following County employees will be involved in the planning, recommending, selecting, and contracting for the attached procurement:

Department:

Caren Skipworth, Director of IT Steve Ganey, Deputy Chief Information Officer, IT David McCurdy, Operations Supervisor, IT

Purchasing:

Michelle Charnoski, NIGP-CPP, CPPB – Purchasing Agent Marci Chrismon, Assistant Purchasing Agent Tyler Connelly, Buyer II

Commissioners Court:
Chris Hill – County Judge
Susan Fletcher – Commissioner Precinct No. 1
Cheryl Williams – Commissioner Precinct No. 2
Darrell Hale – Commissioner Precinct No. 3
Duncan Webb – Commissioner Precinct No. 4

CONFLICT OF INTEREST QUESTIONNAIRE

FORM CIQ

For vendor doing business with local governmental entity

This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).	Date Received
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.	
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.	
Name of vendor who has a business relationship with local governmental entity.	
Check this box if you are filing an update to a previously filed questionnaire. (The law recompleted questionnaire with the appropriate filing authority not later than the 7th busines you became aware that the originally filed questionnaire was incomplete or inaccurate.)	s day after the date on which
Name of local government officer about whom the information is being disclosed.	
Name of Officer	
Name of Officer	
Describe each employment or other business relationship with the local government offi officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship wit Complete subparts A and B for each employment or business relationship described. Attac CIQ as necessary. A. Is the local government officer or a family member of the officer receiving or limited other than investment income, from the vendor? Yes No B. Is the vendor receiving or likely to receive taxable income, other than investment of the local government officer or a family member of the officer AND the taxable local governmental entity? Yes No Describe each employment or business relationship that the vendor named in Section 1 m	h the local government officer. h additional pages to this Form kely to receive taxable income, tincome, from or at the direction income is not received from the
other business entity with respect to which the local government officer serves as an o ownership interest of one percent or more.	
Check this box if the vendor has given the local government officer or a family member as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(a)(a)(b) (B), excluding gifts described in Section 176.003(a)(b) (B) (B) (B) (B) (B) (B) (B) (B) (B) (B	
7	
Signature of vendor doing business with the governmental entity	Date

CONFLICT OF INTEREST QUESTIONNAIRE For vendor doing business with local governmental entity

A complete copy of Chapter 176 of the Local Government Code may be found at http://www.statutes.legis.state.tx.us/Docs/LG/htm/LG.176.htm. For easy reference, below are some of the sections cited on this form.

<u>Local Government Code § 176.001(1-a)</u>: "Business relationship" means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:

- (A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity;
- (B) a transaction conducted at a price and subject to terms available to the public; or
- (C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency.

Local Government Code § 176.003(a)(2)(A) and (B):

- (a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:
 - (2) the vendor:
 - (A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that
 - (i) a contract between the local governmental entity and vendor has been executed; or
 - (ii) the local governmental entity is considering entering into a contract with the vendor:
 - (B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than \$100 in the 12-month period preceding the date the officer becomes aware that:
 - (i) a contract between the local governmental entity and vendor has been executed; or
 - (ii) the local governmental entity is considering entering into a contract with the vendor.

Local Government Code § 176.006(a) and (a-1)

- (a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:
 - (1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
 - (2) has given a local government officer of that local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
 - (3) has a family relationship with a local government officer of that local governmental entity.
- (a-1) The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:
 - (1) the date that the vendor:
 - (A) begins discussions or negotiations to enter into a contract with the local governmental entity; or
 - (B) submits to the local governmental entity an application, response to a request for proposals or bids, correspondence, or another writing related to a potential contract with the local governmental entity; or
 - (2) the date the vendor becomes aware:
 - (A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);
 - (B) that the vendor has given one or more gifts described by Subsection (a); or
 - (C) of a family relationship with a local government officer.



Request for Taxpayer Identification Number and Certification

send to the IRS. ▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not

	I Name (as shown on your income tax return). Name is required on this line, do not leave this line blank.		
	2 Business name/disregarded entity name, if different from above		
Print or type. Specific Instructions on page 3.	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Ch following seven boxes. Individual/sole proprietor or C Corporation S Corporation Partnership	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):	
	single-member LLC	☐ Trust/estate	Exempt payee code (if any)
	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partner		
	Note: Check the appropriate box in the line above for the tax classification of the single-member of LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the canother LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a sing is disregarded from the owner should check the appropriate box for the tax classification of its own	Exemption from FATCA reporting code (if any)	
Š	Other (see instructions)		(Applies to accounts maintained outside the U.S.)
Spe	5 Address (number, street, and apt. or suite no.) See instructions.	Requester's name a	nd address (optional)
See	6 City, state, and ZIP code		
	7 List account number(s) here (optional)		
Par	. ,		
	your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avup withholding. For individuals, this is generally your social security number (SSN). However, f	0.0	urity number
	ent alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other	Ji a	- -
	es, it is your employer identification number (EIN). If you do not have a number, see <i>How to ge</i>		
TIN, later.			
	If the account is in more than one name, see the instructions for line 1. Also see What Name per To Give the Requester for guidelines on whose number to enter.	and Employer	identification number
IVUITIO	ter 10 dive the riequester for guidelines on whose number to enter.		-
Par	t II Certification		
Under	r penalties of perjury, I certify that:		
1. The	e number shown on this form is my correct taxpayer identification number (or I am waiting for	a number to be iss	ued to me); and
Ser	n not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) vice (IRS) that I am subject to backup withholding as a result of a failure to report all interest of longer subject to backup withholding; and		
3. I an	n a U.S. citizen or other U.S. person (defined below); and		
4. The	e FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting	g is correct.	
	ication instructions. You must cross out item 2 above if you have been notified by the IRS that you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2		

acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

U.S. person ▶ **General Instructions**

Signature of

Section references are to the Internal Revenue Code unless otherwise

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

Sign

Here

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)

Date ▶

- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.