



**City of Ann Arbor | Extreme Networks | Fabric Expansion 1 - Contract Reference
GSA Multiple Award Schedule IT 70 - GS-35F-0511T**

To:	From:
David Harris	Eric Driscoll
City of Ann Arbor	AmeriNet
301 E. Huron Street	1241 S. Maple Rd.
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Summary

Total Amount:	\$106,569.35	Quote ID:	QUO-21367-Y3H2
Shipping Method:		Date:	9/10/2021
Payment Terms:	Net 30		

Details

Product ID	Product	Quantity	Price	Sub Total
VSP4900-48P	ExtremeSwitching VSP 4900 with 48 10/100/1000Mb FDX/HDX Ports MACSEC Capable with 802.3at PoE (30W) includes Fan Modules VOSS Operating System 1 Unpopulated VIM Slot 2 Unpopulated PSU Slots Rack M	2.00	\$5,905.00	\$11,810.00
97004-H35471	EW NBD AHR - H35471 for VSP4900-48P This Term: 365 Days	2.00	\$473.28	\$946.56
XN-ACPWR-1100W-FB	1100W AC PoE Power Supply - Front to Back Airflow	4.00	\$683.70	\$2,734.80
10099	Power Cord 15A USA NEMA 5-15 C15	4.00	\$15.95	\$63.80
VIM5-4YE	X465 VIM5 with 4 x 10G/25Gbps SFP28 with MACsec	2.00	\$2,288.00	\$4,576.00
97004-VIM5-4YE	EW NBD AHR - VIM5-4YE This Term: 365 Days	2.00	\$220.80	\$441.60
10521-EXT	25Gb DAC SFP28-SFP28 3m	5.00	\$198.22	\$991.10
VSP4900-24XE	VSP4900 with 24 1/10Gb SFP+ LRM and MACSEC Capable Ports includes Fan Modules 1 Unpopulated VIM5 Slot 2 Unpopulated PSU Slots Rack Mount Kit	2.00	\$8,179.00	\$16,358.00
97004-VSP4900-24XE	EW NBD AHR - VSP4900-24XE This Term: 365 Days	2.00	\$603.84	\$1,207.68
XN-ACPWR-350W-FB	350W AC Power Supply - Front to Back Airflow	4.00	\$405.98	\$1,623.92
10099	Power Cord 15A USA NEMA 5-15 C15	4.00	\$15.95	\$63.80
VIM5-4YE	X465 VIM5 with 4 x 10G/25Gbps SFP28 with MACsec	2.00	\$2,288.00	\$4,576.00
97004-VIM5-4YE	EW NBD AHR - VIM5-4YE This Term: 365 Days	2.00	\$220.80	\$441.60
25G-ER-SFP40KM	25G ER SFP28 40km LC Connector Single-Mode	4.00	\$1,282.50	\$5,130.00
VSP7400-32C-AC-F	VSP 7400 32 x 100Gbps QSFP28 Ports 8-Core CPU 16GB RAM 128GB SSD Single 750W AC PSU Six Fans 4-Post Rack Mount Kit Front to Back Airflow	2.00	\$15,597.50	\$31,195.00
97004-H35310	EW NBD AHR - H35310 This Term: 365 Days	2.00	\$2,184.00	\$4,368.00

Thank you for the opportunity to quote these products. Please note: Prices quoted are valid for 30 days. Applicable taxes and shipping charges are additional. Returns or cancellation of order(s) may be subject to a fee. We look forward to helping you in the future.



XN-ACPWR-750W-F	750W AC PSU Front to Back Airflow	2.00	\$824.15	\$1,648.30
10061	Power Cord 10A NEMA 5-15P IEC320-C13	4.00	\$9.90	\$39.60
10506-EXT	QSFP28 to SFP28 Adapter	7.00	\$360.93	\$2,526.51
AA1404030-E6	40 Gigabit Ethernet QSFP+ to QSFP+ DAC Cable 2 Meter (Passive Copper Cable) Product	2.00	\$280.37	\$560.74
10411	100Gb QSFP28-QSFP28 Direct Attach Passive Copper Cable 1m	2.00	\$191.86	\$383.72
10413	100Gb QSFP28-QSFP28 Direct Attach Passive Copper Cable 3m	2.00	\$324.89	\$649.78
PS-ESU-5	Extreme Networks Service Units 5-Pack	1.00	\$12,469.00	\$12,469.00
AA1404032-E6	QSFP+ to QSFP+ DAC Cable 5M (Passive Copper) Product	2.00	\$410.22	\$820.44
10414	100Gb QSFP28-QSFP28 Direct Attach Passive Copper Cable 5m	2.00	\$471.70	\$943.40
Total			\$106,569.35	

This quote and corresponding sale(s) are subject to the City's General terms and Conditions, which are attached to this quote and incorporated herein.

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City of Ann Arbor: General Terms and Conditions

The following General Terms and Conditions shall apply to all purchases by or on behalf of the City of Ann Arbor unless specifically provided otherwise on the front of this Document:

Tax Exemption: The City of Ann Arbor is tax exempt, ID# 38-6004534.

Acceptance of Contract: This order is the City's contract to purchase the goods and services described on the reverse front side of this document from the Vendor. The City's placement of this order is expressly conditioned upon the Vendor's acceptance of all the terms and conditions of purchase contained on or attached to this purchase order. All specifications, drawings, and data submitted to the Vendor with this order are hereby incorporated and made part hereof.

Amendments: No agreement or understanding to modify this contract shall be binding upon the City unless in writing and signed by the City's authorized agent.

Delivery: All prices must be F.O.B. delivery point. Time is of the essence on this contract. If delivery dates cannot be met, the Vendor agrees to advise the City, in writing of the earliest possible shipping date. The City reserves the right to cancel or purchase elsewhere and hold the Vendor accountable.

Risk of Loss: Regardless of F.O.B. point, the Vendor agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which may for any reason occur prior to delivery or acceptance by the City, whichever is later. No such loss, injury, or destruction shall release the Vendor from any obligations hereunder.

Inspection: Goods and materials must be properly packaged. Damaged goods and materials will not be accepted. The City reserves the right to inspect the goods at a reasonable time subsequent to delivery where circumstances or conditions prevent effective inspection of the goods at the time of delivery. All rejected goods shall be returned to the Vendor at no cost to the City, whether the damage is readily apparent at the time of delivery or later. The City's acceptance is conditioned on such inspection.

Patents and Copyrights: If an article sold and delivered to the City hereunder shall be protected by any applicable patent or copyright, the Vendor agrees to indemnify and save harmless the City, from and against any and all suits, claims, judgments, and costs instituted or recovered against it by any person whomsoever on account of the use or sale of such articles by the City in violation or right under such patent or copyright.

Uniform Commercial Code: All applicable portions of the Michigan Uniform Commercial Code shall govern contracts for goods with the City of Ann Arbor; except as modified by contract documents.

Non-waiver of Rights: No failure of either party to exercise any power given to it hereunder or to insist upon strict compliance by the other party with its obligations hereunder, and no custom or practice of the parties at variance with the terms hereof, nor any payment under this agreement shall constitute a waiver of either party's right to demand exact compliance with the terms hereof.

Material Safety Data Sheets: Applicable Material Safety Data Sheets, in compliance with OSHA/MIOSHA hazard communication regulations/standards, must be provided by the Vendor to the City at the time of purchase.

Assignments: The Vendor agrees not to assign or transfer this contract or any part thereof without the written consent of the City of Ann Arbor, acting through its authorized representative. Any unauthorized assignment may subject the contractor to immediate termination.

and construed according to the laws of the State of Michigan. Vendor agrees to submit to the jurisdiction and venue of the Circuit Court of Washtenaw County, MI, or if original jurisdiction is established, the U.S. District Ct. for Eastern District of MI, Southern Division. The Vendor stipulates venues referenced are convenient and waives any claim of non-convenience. If any term herein is found to be ineffective, unenforceable or illegal under any present or future laws, such term shall be fully severable, and the remaining terms shall not be affected and shall remain full force and effect.

Prevailing Wage: It shall be the responsibility of the Vendor to comply, when applicable, with the prevailing wage requirements and/or the Davis-Bacon Act as amended.

Living Wage: It shall be the responsibility of the Vendor to comply, when applicable, with the City of Ann Arbor's Living Wage Ordinance as defined in Chapter 23, Section 1:811-1:821.

Non-Discrimination: It shall be the responsibility of the Vendor to comply, when applicable, with, all State, Federal and Local non-discrimination laws, including MCL 37.2209 and Section 9:158 of the City Code.

Indemnification: To the fullest extent permitted by law the Vendor shall indemnify, defend and hold the City, its officers, employees and agents harmless from all suits, claims, judgments and expenses including attorney's fees resulting or alleged to result from any act or omission, associated with the performance of this contract by the Vendor or anyone acting on the Vendor's behalf under this contract. The Vendor shall not be responsible to indemnify the City for losses or damages caused by or resulting from the City's sole negligence. This indemnity survives delivery and acceptance of the Vendor's goods and services.

Warranty: The Vendor warrants to the City that all goods and services furnished hereunder will conform in all respects to the terms of this contract, including any drawings, specifications and standards incorporated herein. In addition, the Vendor warrants the goods and services are suitable for and will perform in accordance with the purposes for which they were intended.

Payment Terms: The City of Ann Arbor's payment terms are net 30. The payment date will be calculated based on the invoice receipt date or delivery date, whichever is later.

Payments: All invoices for goods and services shall be emailed to accountspayable@a2gov.org. Mailed invoices shall be addressed to the City of Ann Arbor, Accounts Payable, P.O. Box 8647, Ann Arbor, MI 48107, as indicated on the front of this purchase order. Invoices must include the Vendor's name, phone number, and clearly listed item descriptions, quantities and units of measure. The Vendor acknowledges and understands that invoices not addressed as stated above shall have the net 30 begin once the invoice is received by Accounts Payable.

Compliance with Laws: The Vendor certifies that in performing this contract it will comply with all applicable provisions of Federal, State and Local laws, regulations, rules and orders.

Termination for Cause: In the event the Vendor fails, at any time, to comply with, fully perform or strictly adhere to any covenant, condition or representation contained within the contract, the City shall have the right to give written notice to Vendor of such failure. If such failure is not cured to the City's satisfaction within ten (10) business days from the time of delivery to Vendor of such notice, the City shall have the right to terminate immediately without the requirement of a further notice.