

# Requisition

Req # 00113347

PO #

Date: 06/26/07

*Consent  
# 4488  
7/10/07*

Bill To: x  
x

**Vendor:** 345644  
SEACOAST TELECOMMUNICATONS SERVICE B  
D/B/A LINK 2 EXCHANGE  
**P O BOX 216**  
DOVER NH 03820  
FAX (603)742-1887

**Ship To:** INFORMATION TECHNOLOGY DEPARTMENT  
100 N. CLOSNER, 1ST FL  
EDINBURG TX 78539

**Contact:** RUBEN  
956-292-7010

**Contract No:**

**Special Instructions:**  
260607-02

| QUANTITY | UOM                  | DESCRIPTION   | UNIT PRICE                      | AMOUNT   |
|----------|----------------------|---|---------------------------------|----------|
| 6        | <i>month</i><br>EACH | IT DEPT, QUOTE DTD 21JUN07<br>DO NOT DUPLICATE ORDER<br>PREMIUM PLUS EXCHANGE ACCTS-E-MAIL ARCHIVING & STORAGE<br>FOR THE PERIOD OF 01JUL07-31DEC07 | 298.75                          | 1,792.50 |
| 6        | <i>month</i><br>EACH | BLACKBERRY ENTERPRISE SERVER ADD ONS<br><br>Account No _____<br><br>7-1100-415-00-200-002-0-534   | 79.60<br><del>Encumbrance</del> | 477.60   |
|          |                      |   | 2,270.10                        |          |
|          |                      |   | Freight                         | .00      |
|          |                      |   | Total                           | 2,270.10 |
|          |                      | REPORT ROAD HAZARDS 1-866-HCR-SAFE OR 1-866-427-7233  |                                 |          |

*37835mo*  
*X6*

Authorized By: \_\_\_\_\_

# Requisition

Req # 00113347

PO #

Date: 06/26/07

Bill To: x  
x

**Vendor :** 345644  
SEACOAST TELECOMMUNICATONS SERVICE B1  
D/B/A LINK 2 EXCHANGE  
**P O BOX 216**  
DOVER NH 03820  
FAX (603)742-1887

**Ship To:** INFORMATION TECHNOLOGY DEPARTMENT  
100 N. CLOSNER, 1ST FL  
EDINBURG TX 78539

**Contact:** RUBEN  
956-292-7010

**Contract No:**

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260607-02

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|---|------|---|--------------------|----------|
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|   |      | Account No _____  | <u>Encumbrance</u> |          |
|   |      | 7-1100-415-00-200-002-0-534   | 2,270.10           |          |
|   |      |   | Freight            | .00      |
|   |      |   | Total              | 2,270.10 |
|   |      | REPORT ROAD HAZARDS 1-866-HCR-SAFE OR 1-866-427-7233  |                    |          |
| <p><i>* Agenda Item Per Person</i></p> <p><i>Requesting to enter into service on a<br/>mo to mo basis for e-mail archiving<br/>&amp; storage from July 01, 07 through Dec. 31, 07</i></p> |      |   |                    |          |

**Authorized By:** \_\_\_\_\_

RE: Agreement

Delete

Reply

Reply All

Forward

Move/Copy

Print Hide Envelope

Show Header

From: Jeff Brooks Add to Address Book  
To: ruben.flores@co.hidalgo.tx.us  
Date: Tuesday, July 03, 2007 1:34:52 PM  
Subject: RE: Agreement  
L2E End User Agreement 7-3-07.txt

Ruben:

Attached is the End User Agreement for Link2Exchange. Please let me know if you need further assistance, and Thank you.

Jeff Brooks  
866-885-2435 Ext 113  
jbrooks@ttlc.net

**From:** Ruben Flores [mailto:ruben.flores@co.hidalgo.tx.us]  
**Sent:** Tuesday, July 03, 2007 11:52 AM  
**To:** Jeff Brooks  
**Subject:** Agreement

Mr. Brooks: I have requested a Purchase Order but the Purchasing Dept is asking for the agreement. Carlos Garcia gave me your name as the point of contact. This is for the 25 premium plus accounts and 8 individuals with add ons. The PO I requested is for the period of 01 Jul - 31 Dec 07 for \$ 2,270.10. I requested this time frame because I am trying to get all contracts to end by calendar year. I really need this agreement by today and your favorable consideration in this matter would be deeply appreciated.

Thanks,

Ruben Flores  
Hidalgo County IT Dept.  
office: (956) 292.7010.x6018  
fax: (956) 292.7035

Important  
**message**

For Ms. Mari

From Ruben

Time \_\_\_\_\_ Date 03 Jul 07

Phone \_\_\_\_\_

URGENT!.....

Message \_\_\_\_\_

RECEIVED

JUL - 3 2007

PURCHASING DEPT.

JG 2:03

End User Agreement - Required Terms and Conditions

This Master Service Agreement is between

Seacoast Telecommunication Service Bureau, Inc. DBA Link2Exchange

("Company")

and

("You").

BY ACCEPTING THIS AGREEMENT AND USING Link2Exchange'S ("COMPANY") SERVICES YOU AGREE TO BE BOUND BY ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT ("AGREEMENT"), THE SERVICE LEVEL AGREEMENT BETWEEN YOU AND COMPANY, COMPANY'S SERVICES AGREEMENT AND COMPANY'S NO MASS MAILING POLICY. In the event of a conflict between the terms of this Agreement and the terms of the Services Agreement, the terms of this Agreement shall govern.

You and Company agree to the following provisions:

1. Provision of Services.

Company shall provide Microsoft® Exchange Hosting Services (the "Services"), which include proprietary software products of Microsoft® Corporation ("Microsoft®") and of Company, to you in accordance with the Service Level Agreement in exchange for your payment, your execution and compliance with this Agreement, and your compliance with Company's Services Agreement and No-Spam Policy. Provision of the Services shall commence once Company has received both your payment for the Services and this Agreement duly executed by you. You warrant and represent that you shall use the services only for lawful purposes.

2. Agreement Term.

The initial term of this Agreement shall be from the date of your initial payment and execution of this Agreement through the remainder of the calendar month in which this Agreement was executed. The term of this Agreement, after the initial Agreement term, shall be one calendar month.

3. Automatic Renewal.

This Agreement shall renew automatically at the end of the prior Agreement term unless terminated either by you or by Company.

4. Termination without Cause.

You may terminate this Agreement at any time, for any reason, by following the termination procedure located within the Account section of the Exchange Administrator Control Panel prior to the automatic renewal of this contract.

COMPANY SHALL NOT REFUND AMOUNTS ALREADY BILLED FOR THE MONTH IN WHICH YOU TERMINATE THE AGREEMENT.

ALL CUSTOMER DATA AND ACCOUNT SETTINGS, INCLUDING, BUT NOT LIMITED TO, PUBLIC AND PRIVATE INFORMATION, AND STORED CONTENT, MAY BE IRREVOCABLY DELETED UPON ACCOUNT TERMINATION. PLEASE BE AWARE THAT WE CANNOT GUARANTEE THAT ANY ATTEMPTS TO MOVE SUCH DATA AND ACCOUNT SETTINGS TO ANOTHER PROVIDER WILL BE SUCCESSFUL.

Company may terminate this Agreement at any time, for any reason, by: providing written or electronic mail notice of termination to your e-mail contact address no less than fifteen days prior to the service termination; and refunding or not charging your credit card account for the monthly charge for the month in which the Services terminate.

5. Termination for Cause.

YOU AGREE TO MAINTAIN AND KEEP CURRENT ALL CONTACT INFORMATION FOR YOUR ACCOUNT(S) WHICH IS(ARE) RELATED TO THE SERVICES. FAILURE TO MAINTAIN OR KEEP CURRENT ALL CONTACT INFORMATION SHALL BE A VALID GROUND FOR COMPANY TERMINATION OF SERVICES FOR CAUSE.

IF COMPANY TERMINATES YOUR ACCOUNT FOR A VIOLATION OF THIS AGREEMENT, COMPANY'S SERVICES AGREEMENT, OR COMPANY'S NO SPAM POLICY, COMPANY SHALL NOT BE REQUIRED TO REFUND TO YOU ANY AMOUNTS BILLED TO YOU FOR THE MONTH IN WHICH COMPANY SERVICES TERMINATE.

6. Payment Terms.

You agree to be billed monthly via your credit card for all recurring and one-time charges, including late and termination charges, for the Services and any fees you owe to Company. Company shall email an invoice to your e-mail contact address.

7. Taxes.

Company shall not be liable for any taxes and other governmental fees to be paid which are related to purchases made from you or from Company's server. You agree that you shall be fully responsible for all taxes and fees of any nature associated with products or services sold through the use of or with the aid of the Services provided to you by Company.

8. Compliance with Microsoft® Terms and Conditions; Disclaimer of warranties of Microsoft® and/or Link2Exchange.

You (i) acknowledge that Company's ability to provide the Services is contingent upon your and Company's continued compliance with certain Microsoft® Corporation ("Microsoft®") terms and conditions and (ii) agree to the "Terms and Conditions Regarding Use of Microsoft® Software" set forth on Annex A hereto, which is incorporated herein by reference. You further acknowledge that the support provided by Company in connection with the Services is not in any way provided by Microsoft® and expressly disclaim, to the extent permitted by applicable law, all warranties by Company and/or Microsoft® for any damages, whether direct, indirect, or consequential, arising from the use of the Services.

9. Materials and Products.

Any material and data you provide to Company in connection with the Services shall be in a condition that is in a form requiring no additional manipulation on the part of Company. Company shall make no effort to validate this material or data for content, correctness, or usability. Material or data that is not in this condition shall be a breach of this Agreement.

Company may, in its sole discretion, reject material or data that you have placed on servers related to the Services or that you request Company put on servers related to the Services. Company agrees to notify you immediately of its refusal of the material or data and provide you with an opportunity to amend or modify the material or data to meet the requirements of Company. Your failure to amend or modify the data or material as directed by Company within a reasonable time shall be a breach of this Agreement.

10. Liability; No Warranty; Limitation of Damages.

YOU EXPRESSLY AGREE THAT USE OF COMPANY'S SERVICES IS AT YOUR SOLE RISK.

You acknowledge that Company, its agents, affiliates, licensors or the like, make no representations or warranties, expressly or impliedly, that the Services shall be uninterrupted or error free; neither do they make any warranty as to the results

that may be obtained from the use of the Services or as to the accuracy, reliability, or content of any information service or merchandise contained in or provided through the Services, unless otherwise expressly stated in this Agreement.

The Company, its officers, agents, or anyone else involved in providing the Services shall not be liable for any direct, indirect, incidental, special, or consequential damages that result from the use or inability to use the Services; or for any damages that result from mistakes, omissions, interruptions, deletion of files, errors, defects, delays in operation, or transmission, or any failure of performance, whether or not limited to acts of God, communication failure, theft, destruction, or unauthorized access to Company's records, programs, or the Services.

Company shall exercise control over the content of the information used in connection with the Services except those controls expressly provided herein.

Company makes no warranties or representations of any kind, express or implied, for the service it is providing. Company also disclaims any warranty of merchantability or fitness for a particular purpose and shall not be responsible for any damages that may be suffered by you, including loss of data resulting from delays, non-deliveries, or service interruptions by any cause or due to your errors or omissions. Use of any information obtained by way of Company is to be used at your own risk, and Company specifically denies any responsibility for the accuracy or quality of information obtained through the Services. Company expressly limits its damages for any non-accessibility time or other downtime to the penalties listed in the Service Level Agreement. Company expressly limits its responsibility for any damages arising as a consequence of such unavailability.

#### 11. Patents, Copyrights, Trademarks, and Other Intellectual and Proprietary Rights.

Except for rights expressly granted herein, this Agreement does not transfer any intellectual or other property or proprietary right to you. You agree that all right, title, and interest in all components of the Services belong to Company, Microsoft®, or other third parties. The Services are only for your use and may not be used by any other person or entity.

You expressly warrant to Company that you have the right to use any patented, copyrighted, or trademarked material that you use, post, or otherwise transfer to servers used in connection with the Services.

You agree that the Services, including software developed for the Services and third party applications provided for use with the Services, involve trade secrets and other valuable proprietary information belonging to Company, Microsoft®, or other third parties. You shall not (i) alter, or permit the alteration of the Services or any component thereof; (ii) copy, or permit the copying of the Services or any component thereof; (iii) knowingly take any action that jeopardizes any entity's proprietary rights in the Services; (iv) acquire or seek to acquire any ownership interest in or to the Services or any component thereof; (v) reverse engineer, decompile, disassemble, or otherwise attempt to derive source code from the the Services or any component thereof; (v) remove, modify or obscure any copyright, trademark or other proprietary notices that appear during use of the Services, or on software related to the Services; or (vi) except as expressly contemplated by the scope of this Agreement, license, sell, transfer, lease, or disclose the Services.

#### 12. Hardware, Equipment, and Software.

You are responsible for and must provide all phones, phone services, computers, software, hardware, and other services necessary to access the Services. Company makes no representations, warranties, or assurances that your equipment shall be compatible with the Services.

#### 13. Age.

You expressly represent and warrant that you have reached the age of eighteen years.

#### 14. Indemnification.

You agree that you shall defend, indemnify, save, and hold Company and/or Microsoft® harmless from any and all demands, liabilities, losses, costs, and claims, including reasonable attorneys' fees, asserted against Company and/or Microsoft®, and their respective agents, servants, officers, and employees, that may arise out of or result from any service provided or performed or agreed to be performed on any product sold by you, your agents, employees, or assigns.

You agree to defend, indemnify, and hold harmless Company and Microsoft® against liabilities arising out of:

- (i) any injury to person or property caused by any products sold or otherwise distributed in connection with the Services provided to you;
- (ii) any material supplied by you infringing or allegedly infringing on the property or proprietary rights of a third party (including, but not limited to, intangible and intellectual property rights);
- (iii) copyright infringement; and
- (iv) any defective product which you sold or distributed by means of the Services.

You agree that the liability limit of Company and/or Microsoft®, including any reasonable attorneys' fees and court costs, shall in no event be greater than the aggregate dollar amount which you paid during the terms of this Agreement.

#### 15. Miscellaneous.

This Agreement, your rights and obligations and all actions contemplated by this Agreement shall be governed by the laws of the United States of America and the State of New Hampshire, without regard to its choice-of-law rules, as if the Agreement was a contract wholly entered into and wholly performed within the State of New Hampshire.

By accessing this web site and using the information therein available and/or by purchasing any Service made available through this site, you agree with the website operators, their service providers, affiliates, parents, subsidiaries and any content provider or offeror of services on this site or through any other associated activity, that any claim, dispute or controversy ("Claim") by either you or us against the other, or against or with any of these persons or entities (including, without limitation, their employees, agents and assigns), whether related to the described transactions or otherwise, including the enforceability of this arbitration agreement, will be resolved by binding arbitration under the Code of Procedure of arbitration-forum.com (the "Code") in effect at the time the claim is filed. This arbitration agreement is subject to the Federal Arbitration Act (9 U.S.C. §§ 1-16). Hearings shall be held as provided by the Code and if any In-person Hearing is required, it shall be held in Concord, NH, USA. In the event a court having jurisdiction finds any portion of this agreement unenforceable, that portion shall not be effective and the remainder of the agreement shall remain effective. IN ABSENCE OF THIS ARBITRATION AGREEMENT, YOU AND WE MAY OTHERWISE HAVE HAD A RIGHT OR OPPORTUNITY TO LITIGATE CLAIMS THROUGH A COURT, AND/OR TO PARTICIPATE OR BE REPRESENTED IN COURT BY OTHERS, BUT ALL CLAIMS MUST NOW BE RESOLVED THROUGH ARBITRATION.

Any action to review an award granted pursuant to this arbitration clause shall be brought exclusively in the United States District Court. If, for any reason, this Arbitration provision is held not to be enforceable, any action to enforce this Agreement or any matter relating to your use of the service shall be brought exclusively in the United States District Court or if there is no jurisdiction in

such court, then in a state court in Strafford County.

In case any one or more of the provisions contained herein shall, for any reason, be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provisions of this Agreement, and this Agreement shall be construed as if such provision(s) had never been contained herein, provided that such provision(s) shall be curtailed, limited, or eliminated only to the extent necessary to remove the invalidity, illegality, or unenforceability.

No waiver by Company of any breach by you of any of the provisions of this Agreement shall be deemed a waiver of any preceding or succeeding breach of this Agreement. No such waiver shall be effective unless it is in writing and then only to the extent expressly set forth in such writing.

Entire agreement. This Agreement, including Company Services Agreement, Company No Spam Policy, and Service Level Agreement, shall constitute the entire Agreement between you and Company with respect to the Services.

#### ANNEX A TO END USER AGREEMENT. NOTICE REGARDING USE OF MICROSOFT® SOFTWARE PRODUCTS

This document ("License") concerns your use of certain Microsoft® software products provided to you as a service by Seacoast Telecommunication Service Bureau, Inc., which includes computer software and may include associated media, printed materials, and "online" or electronic documentation (collectively "SOFTWARE PRODUCTS"). Seacoast Telecommunication Service Bureau, Inc. does not own the SOFTWARE PRODUCTS and the use thereof is subject to certain rights and limitations of which you need to be informed. Your right to use the SOFTWARE PRODUCTS as a service is pursuant to your agreement with Seacoast Telecommunication Service Bureau, Inc. and is subject to your understanding and compliance with the following terms.

#### 1. DEFINITIONS.

For purposes of this Appendix, the following definitions shall apply: "Client Software" means software that allows a Device to access or utilize the services or functionality provided by the Server Software. "Device" means each of a computer, workstation, terminal, handheld PC, pager, telephone, "smart phone", or other electronic device. "Server Software" means software that provides services or functionality on a computer acting as a server. "Other Software" means software described in Paragraph 14 ("Other Rights and Limitations") below.

#### 2. OWNERSHIP OF SOFTWARE PRODUCTS.

The SOFTWARE PRODUCTS are licensed to Seacoast Telecommunication Service Bureau, Inc. from MSLI, GP ("Microsoft®"), a Nevada general partnership and a wholly-owned subsidiary of Microsoft® Corporation. All title and intellectual property rights in and to the SOFTWARE PRODUCTS (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE PRODUCTS) are owned by Microsoft® or its suppliers. All title and intellectual property rights in and to the content which may be accessed through the use of the SOFTWARE PRODUCTS are the property of the respective content owner and may be protected by applicable copyright or other intellectual property laws and treaties. Nothing herein grants you any rights to use such content.

#### 3. USE OF SOFTWARE PRODUCTS.

You may only use the SOFTWARE PRODUCTS in accordance with the instructions, and in connection with the application services, provided to you by Seacoast Telecommunication Service Bureau, Inc. You are only authorized to remotely access the functionality of the SOFTWARE PRODUCTS except for certain Client Software and Other Software that may be installed on your Devices as expressly authorized by Seacoast Telecommunication Service Bureau, Inc. Other than such Client Software and Other Software, you may not install any other components of the SOFTWARE PRODUCTS on

your Devices.

4. COPIES.

You may not make any copies of the SOFTWARE PRODUCTS; provided, however, that you may (a) install one (1) copy of certain Client Software on your Device as expressly authorized by Seacoast Telecommunication Service Bureau, Inc.; and (b) you may install copies of certain Other Software as described in Paragraph 14 (Other Rights and Limitations) below. You must erase or destroy such Client Software and/or the Other Software upon termination of your agreement with Seacoast Telecommunication Service Bureau, Inc., upon notice from Seacoast Telecommunication Service Bureau, Inc. or upon transfer of your Device to another person or entity, whichever first occurs. You may not copy the printed materials accompanying the SOFTWARE PRODUCTS.

5. LIMITATIONS ON REVERSE ENGINEERING, DECOMPILATION AND DISASSEMBLY.

You may not reverse engineer, decompile, or disassemble the SOFTWARE PRODUCTS, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

6. RENTAL.

You may not rent, lease, lend, or lend or directly or indirectly transfer the SOFTWARE PRODUCTS to any third party.

7. TERMINATION.

Without prejudice to any other rights, Seacoast Telecommunication Service Bureau, Inc. may terminate your rights to use the SOFTWARE PRODUCTS if you fail to comply with these licensing terms. In such event you must cease using and destroy all copies of the SOFTWARE PRODUCTS and all of its component parts.

8. NO WARRANTIES, LIABILITIES OR REMEDIES BY MICROSOFT®.

YOUR AGREEMENT IS WITH Seacoast Telecommunication Service Bureau, Inc. AND ANY WARRANTIES, ASSUMPTION OF LIABILITY FOR DAMAGES AND REMEDIES, IF ANY, ARE PROVIDED BY Seacoast Telecommunication Service Bureau, Inc. AND NOT BY MICROSOFT®.

9. PRODUCT SUPPORT.

Product support for the SOFTWARE PRODUCTS is provided to you by Seacoast Telecommunication Service Bureau, Inc. and is not provided by Microsoft® or its affiliates or subsidiaries.

10. NOT FAULT TOLERANT.

THE SOFTWARE PRODUCTS MAY CONTAIN TECHNOLOGY THAT IS NOT FAULT TOLERANT AND IS NOT DESIGNED, MANUFACTURED, OR INTENDED FOR USE OR RESALE IN ENVIRONMENTS OR APPLICATIONS IN WHICH THE FAILURE OF THE SOFTWARE PRODUCTS COULD LEAD TO DEATH, PERSONAL INJURY, OR SEVERE PHYSICAL OR ENVIRONMENTAL DAMAGE.

11. EXPORT RESTRICTIONS.

You acknowledge that the SOFTWARE PRODUCTS are of U.S. origin. You agree to comply with all applicable international and national laws that apply to the SOFTWARE PRODUCTS, including the U.S. Export Administration Regulations, as well as end-user, end-use and destination restrictions issued by U.S. and other governments. For additional information, see <http://www.microsoft.com/exporting/>.

12. NOTE ON JAVA SUPPORT.

The SOFTWARE PRODUCTS may contain support for programs written in Java. Java technology is not fault tolerant and is not designed, manufactured, or intended for

use or resale as online control equipment in hazardous environments requiring fail-safe performance, such as in the operation of nuclear facilities, aircraft navigation or communication systems, air traffic control, direct life support machines, or weapons systems, in which the failure of Java technology could lead directly to death, personal injury, or severe physical or environmental damage. Sun Microsystems, Inc. has contractually obligated Microsoft® to make this disclaimer.

#### 13. U.S. GOVERNMENT RIGHTS.

All SOFTWARE PRODUCTS provided to the U.S. Government pursuant to solicitations issued on or after December 1, 1995 is provided with the commercial rights and restrictions described elsewhere herein. All SOFTWARE PRODUCT provided to the U.S. Government pursuant to solicitations issued prior to December 1, 1995 is provided with RESTRICTED RIGHTS as provided for in FAR, 48 CFR 52.227-14 (JUNE 1987) or FAR, 48 CFR 252.227-7013 (OCT 1988), as applicable.

#### 14. OTHER RIGHTS AND LIMITATIONS.

For Commerce Server, Host Integration Server and Internet Security and Acceleration Server -- Use of Redistributable Software ("SDK Software"). If included in the SOFTWARE PRODUCT, you may install and use copies of the SDK Software on one or more computers located at the your premises solely for the purpose of building applications that work in conjunction with the Server Software ("Applications"). You may modify the Sample Code (identified in the "samples" directories) to design, develop, and test your Applications, and may reproduce and use the Sample Code, as modified, on one or more computers located at your premises. You may also reproduce and distribute the Sample Code, along with any modifications you make thereto (for purposes of this section, "modifications" shall mean enhancements to the functionality of the Sample Code), and any other files that may be listed and identified in a REDIST.TXT file as "redistributable" (collectively, the "Redistributable Code") provided that you agree: (1) to distribute the Redistributable Code in object code form and only in conjunction with your Application, which Application adds significant and primary functionality to the Redistributable Code; (2) not to use Microsoft's name, logo, or trademarks to market the Application; (3) to include a valid copyright notice in your name on the Application; (4) to indemnify, hold harmless, and defend Microsoft® from and against any claims or lawsuits, including attorney's fees, that arise or result from the use or distribution of the Application; (5) to otherwise comply with the terms of this License; and (6) that Microsoft® reserves all rights not expressly granted.

# Requisition

Req # 00113770

PO #

Date: 07/03/07

Bill To: x  
x

Vendor: 153915  
CDW GOVERNMENT INC.  
75 REMITTANCE DRIVE  
**SUITE 1515**  
CHICAGO IL 60675-1515

Ship To: HIDALGO CO. PCT 1  
1902 Joe Stephens Ave  
WESLACO TX 78596

Contact: VERONICA  
956-968-8733

Contract No:

Special Instructions:  
A107

| QUANTITY | UOM  | DESCRIPTION   | UNIT PRICE  | AMOUNT   |
|----------|------|---|---|--|
| 4        | EACH | QISV<br>DO NOT DUPLICATE ORDER<br>HP OFFICE JET PRO K550 PRINTER, CDW PART#822822, MFG.<br>PART#C8157A#201<br>Account No _____<br>7-1201-431-00-121-004-0-665<br><br>REPORT ROAD HAZARDS 1-866-HCR-SAFE OR 1-866-427-7233 | 159.99<br><br><u>Encumbrance</u><br>639.96<br><br>Freight .00<br><br>Total 639.96 | 639.96<br><br><br><br><br><br><br><br><br><br>639.96 |

Authorized By: \_\_\_\_\_

# Requisition

Req # 00113802

PO #

Date: 07/03/07

*Consent  
# 4488  
7/10/07*

Bill To: x  
x

Vendor : 153915  
CDW GOVERNMENT INC.  
75 REMITTANCE DRIVE  
SUITE 1515  
CHICAGO IL 60675-1515

Ship To: ADULT PROBATION  
3100 S BUSINESS HWY 281  
EDINBURG TX 78539

Contact: Adela

Contract No:

Special Instructions:

Req.#627, See Ctrl #616 w/ Co. Req.#113465

| QUANTITY | UOM  | DESCRIPTION   | UNIT PRICE  | AMOUNT   |
|----------|------|---|-------------|----------|
| 2        | EACH | 926777 3COM 2848-SEP 48PT 10/100/1000 GIG. MFG# 3CO-3C16486-US (Network Switch) Contract: State of Texas / 3COM Contract DIR SDD-229. | 597.00      | 1,194.00 |
|          |      | Account No _____  | Encumbrance |          |
|          |      | 7-1297-423-00-320-002-7-662   | 1,194.00    |          |
|          |      |   | Freight     | .00      |
|          |      |   | Total       | 1,194.00 |

*DIR  
Consent*

Authorized By: \_\_\_\_\_

# Requisition

Req # 00113465

PO #

Date: 06/27/07

Bill To: x  
x

Vendor: 153915  
CDW GOVERNMENT INC.  
75 REMITTANCE DRIVE  
SUITE 1515  
CHICAGO IL 60675-1515

Ship To: ADULT PROBATION  
3100 S BUSINESS HWY 281  
EDINBURG TX 78539

Contact: Adela

Contract No:

Special Instructions:

Req.#616

| QUANTITY | UOM  | DESCRIPTION   | UNIT PRICE  | AMOUNT   |
|----------|------|---|-------------|----------|
| 74       | EACH | 550250 Crucial 512MB 184Pin DDR PC2700 Mfg# CTN-CT6462Z335 (Memory Upgrade for G220 series) HP CPQ G220 Series. Contract: TCPN Contract #R4713          | 43.39       | 3,210.86 |
| 8        | EACH | 550251 Crucial 512MB 184Pin DDR PC3200 MFG# CTN-CT6464Z40B (Memory Upgrade for DX2000 series) HP CPQ DX2000 Series Contract: TCPN Contract #R4713       | 43.39       | 347.12   |
| 10       | EACH | 717685 Crucial 512MB 240P DIMM DDR2 PC2-500 MFG# CTN-CT6464AA667 (Memory upgrade for DX2200 Series) HPCPQ DX2200 Series. Contract: TCPN Contract #R4713 | 28.63       | 286.30   |
| 2        | EACH | 678919 Crucial 1GB 184PIN PC2700 ECC/REG MFG#: CTN-CT12872Y335 Memory Upgrade for ML330 G# server Contract: TCPN Contract #R4713                        | 132.77      | 265.54   |
| 1        |      | Account No _____  | Encumbrance | .00      |
|          |      | 7-1297-423-00-320-002-7-665   | 4,109.82    |          |
|          |      |   | Freight     | .00      |
|          |      |   | Total       | 4,109.82 |

TCPN  
Consent

Authorized By: \_\_\_\_\_