

CHULA VISTA ELEMENTARY SCHOOL DISTRICT
PURCHASING DEPARTMENT – BUILDING 800
84 EAST J STREET, CHULA VISTA, CA 91910
OCTOBER 21, 2021

BID 22/23-2 NETWORK HARDWARE
ADDENDUM NO. 1

The Chula Vista Elementary School District has issued Addendum No. 1 in reference to Bid NO. 22/23-2 Network Hardware, based on questions received. The questions and District's responses are listed below:

Question No. 1 - Confirming you do *not* want any services (i.e., Solution Support) for the C9500 or C9300 switches? There is service for the Cisco Firepower 2140, so I wanted to make sure. ***District's Response: No, additional services are required, other than what is listed on the Bid Quotation sheets.***

Question No. 2 - There is not a lined item for which software version is needed for the C9300 switches. Default selection is S9300LUK9-176 (Cisco Catalyst 9300L XE 17.6 UNIVERSAL). However, it is approaching EOS by **01-April-2023**. Is this software version acceptable? ***District's Response: A new line item 19 has been added to the Bid Quotation Sheet which includes the Cisco Catalyst 9300L XE 17.6 Universal. As parts reach end of life, the District expects Cisco's equivalent alternative to be used. Please utilize the Bid Quotation Sheet included in this Addendum to submit your proposal.***

Question No. 3 - Line item #3 - S9500UK9-1612 cannot be selected as it is not compatible with the C9500-16X-EDU. Which alternative is acceptable?

- S9500UK9-176 - Cisco Catalyst 9500 XE 17.6 UNIVERSAL - Note this will no longer be available for sale from Cisco as of **01-April-2023**.
- S9500UK9-178 - Cisco Catalyst 9500 XE 17.8 UNIVERSAL - Note this will no longer be available for sale from Cisco as of **01-November-2022**.
- S9500UK9-179 - Cisco Catalyst 9500 XE 17.6 UNIVERSAL - No EOS has been posted yet

District's Response: Line # 3 of the Bid Quotation Sheet has been modified to read Cisco part #S9500UK9-179. As parts reach end of life, the District expects Cisco's equivalent alternative to be used. Please utilize the Bid Quotation Sheet included in this Addendum to submit your proposal.

Question No. 4 - Line item #15 - PWR-C5-BLANK, does not exist in this configuration. However, PWR-C1-BLANK does. Is this an acceptable equivalent? ***District's Response: The Pwr-C1-BLANK is the appropriate part, please see revised Bid Quotation Sheet included as part of this Addendum.***

Question No. 5 - Line item #20 - Are these separate from the bundles? ***District's Response: Fiber Modules are stand-alone items, separate from the catalyst switch bundles.***

Question No. 6 - Line item#28- SF-F2K-TD6.6-K9 will no longer be available for sale from Cisco as of **02-March-2022**. No alternative is available on CCW yet, but according to Cisco's announcements page, the alternative is SF-F2K-TD7.0-K9. Is this acceptable? ***District's Response: The District has modified the Bid Quotation Sheet to the SF-F2K-TD7.0-K9. As parts reach end of life, the District expects Cisco's***

equivalent alternative to be used. Please see revised Bid Quotation sheet included as part of this Addendum.

Question No. 7 - The parts list describes three-year terms for the DNA licensing, but not for the SmartNET. How many years of SmartNET coverage does the District require? **Districts Response: The District requires 3-year licensing for SmartNet/DNA.**

Question No. 8 - Considering supply chain issues in the technology industries and the fluctuating material availability, when does the District expect to be placing these orders, so that the Vendors can prepare to have them available within 30 days of the order? **Districts Response: The order may take place on or after April 1, 2023, and may be dependent on E-Rate funding. The District understands the current supply chain issues and will coordinate accordingly with the awarded vendor.**

Question No. 9 - Due to the District requiring a signed agreement be returned with the bid response, can the following edits be made to the contract agreement?

A. On pages 19 and 27 under Termination for Convenience:

The District and the Contractor expressly agree, in the event of termination for convenience, the District will be required to compensate the Contractor only for services and materials **satisfactorily** rendered prior to the effective date of termination. Can the word “satisfactorily” be changed to “actually”? **Districts Response: The District does not agree to this change.**

B. On page 28, Section 13. ATTORNEYS’ FEES Can this section be changed to read: If suit is brought by either party to this Contract to enforce any of its terms (including all component parts of the Contract Documents), and ~~the District either party~~ prevails in such suit, the ~~Contractor-losing party~~-shall pay all litigation expenses incurred ~~by the District~~, including attorneys’ fees, court costs, expert witness fees and investigation expenses.

Districts Response: The District has removed Section 13 – ATTORNEY’S FEES from the Agreement. Please use the revised agreement included in this addendum with your bid submittal.

Question No. 10 - Line #3 has a newer software version 17.6, shall we bid v 17.6 instead? **District’s Response: Line # 3 of the Bid Quotation Sheet has been modified to read Cisco part #S9500UK9-179. As parts reach end of life, the District expects Cisco’s equivalent alternative to be used. Please utilize the Bid Quotation Sheet included in this Addendum to submit your proposal.**

Question No. 11 - Line #15 has a PWR-C5-BLANK instead of a PWR-C1-Blank, shall we change to PWR-C5-BLANK? **District’s Response: The Pwr-C1-BLANK is the appropriate part, please see revised Bid Quotation Sheet included as part of this Addendum.**

Question No. 12 - Line #20 has the TAA Compliant SFP-10G-SR+++ instead of the SFP-10G-SR=, shall we bid the TAA sku instead? **District’s Response: Please bid on the SFP-10G-SR= as originally requested by the District.**

Question No. 13 - We have recently learned that current supply lead times for Eaton/Tripplite are unknown. APC has hundreds of these parts currently in stock. In light of this new information, are you able to please extend the deadline to submit approved equals? ***District's Response: The Substitution Request was received past the substitution deadline. The District requests vendors bid on the Eaton/Tripplite product as originally requested by the District.***

The District has modified the Agreement and Bid Quotation Sheets as a result of questions asked and determinations made by the District. All vendors participating in this bid opportunity are required to utilize the modified Agreement (page 4-6 of Addendum No. 1) and the Bid Quotation Sheets (Pages 7-12 of Addendum No. 1) included herein.

The Bid Opening remains as originally scheduled for **November 3, 2022 at 11:00 a.m.** All bids are due in the Purchasing Department, Building 800, 84 East J Street, Chula Vista, CA 91910, by the date and time stated above. Bids received after the date and time stated above will not be considered and will be returned to the vendor unopened.

Please sign below and return a copy of the Addendum with your Bid submittal.

Company Name

Representatives Name

Date

AGREEMENT

THIS AGREEMENT, made and entered into this ____ day of _____, 2022, by and between the Chula Vista Elementary School District, a school district organized and existing under the laws of the State of California (“District”), and _____ (“Contractor”) for:

BID NO. 22/23-2 NETWORK HARDWARE

In consideration of the mutual covenants contained in this Agreement, the District and Contractor agree as follows:

1. THE CONTRACT DOCUMENTS: The complete contract consists of the following Contract Documents, which are hereby incorporated by this reference:

Notice to Bidders
Introduction
Information to Bidders
General Conditions
Special Conditions
Specifications
Agreement
Bid Proposal Form
Renewal Clause
References
Non-Collusion Affidavit
Drug-Free Workplace Certification
Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion
Affirmative Action Program
Exhibit A
Bid Quotation Sheet
Addenda No(s).____, ____, ____, ____, ____

The Contract Documents shall include all modifications duly incorporated therein. Any and all obligations of the District and the Contractor are fully set forth and described therein or are reasonably inferable that any work called for in one and not mentioned in the other, or vice versa, is to be executed the same as if mentioned in said documents. The documents comprising the complete contract are sometimes hereinafter referred to as the “Contract Documents” or the “Contract.”

The term of this Agreement shall commence upon execution of this agreement by all parties and shall continue through acceptance by the District of all required work and final

payment to Contractor. All indemnification provisions contained in the Agreement shall survive beyond the expiration of the Agreement. The term of this Agreement shall be from April 1, 2023 through March 31, 2024. Upon mutual agreement by both parties (i.e., Contractor and the District), this agreement may be renewed for additional one-year terms not to exceed a total of three years.

2. **SERVICES, MATERIALS AND SUPPLIES:** The Contractor agrees to furnish the service or services, the item or items of the stated bid listed herein, and all transportation, service, labor, and material necessary to furnish and deliver same in good condition, in the manner designated in, and in strict conformity with the Specifications and other Contract Documents, at the price or prices hereinafter set forth. The District shall not be responsible for the care or protection of any property, material, or parts ordered against said Contract before date of delivery. It is understood by the Contractor that all items or service will be promptly delivered to the District.

3. **CONTRACT PRICE:** The District shall pay to the Contractor as full consideration for the faithful performance of the Contract, subject to any additions or deductions as provided in the Contract Documents, and including any applicable sales, use or other taxes or costs, the sum of which is based on the amounts stipulated on the accepted bid.

4. **PAYMENTS.** The Contractor shall submit a detailed invoice that includes, at a minimum, the purchase order number and detailed list of the item(s) ordered, which shall also be provided in duplicate at the time of delivery. District shall pay Contractor the full amount of each invoice within thirty (30) days of receipt. Contractor shall furnish District with a recap of items upon request.

5. **TERMINATION FOR CAUSE:** At any time it believes it has sufficient cause the District may deliver written notice to the Contractor of the District's intent to terminate this Agreement for cause. The Contractor shall be deemed to have received the written notice either upon actual receipt or one (1) day after the District emails the notice to the Contractor, whichever occurs first. The written notice shall set forth in reasonable detail the cause(s) underlying the District's intent to terminate this Agreement. Sufficient cause for termination shall include: (a) any material breach of this Agreement by the Contractor, including any failure by Contractor to reasonably perform its obligations pursuant to this Agreement; (b) any act by Contractor exposing the District to liability for, or resulting in District liability for, personal injury or property damage; (c) any act by Contractor exposing the District to liability for, or resulting in District liability for, fraudulent or other wrongful acts; and (d) if Contractor is adjudged a bankrupt, Contractor makes a general assignment for the benefit of creditors, or a receiver is appointed on account of Contractor's insolvency. This Agreement shall terminate ten (10) days after receipt by the Contractor of the written notice, unless Contractor has corrected or eliminated the matters forming the cause(s) for termination and provided evidence thereof satisfactory to the District, or Contractor has made arrangements for the correction or elimination of such matters satisfactory to the District. In the event of such termination for cause, all work and services of the Contractor provided prior to the termination shall be the property of the

District, and the District may complete the services required under this Agreement by any other means the District determines reasonable. The Contractor shall be liable for all damages incurred by the District as a result of the Contractor's breach of its obligations pursuant to this Agreement, acts exposing the District to liability, and/or acts resulting in District liability. The foregoing provisions are in addition to and not a limitation of any other rights or remedies available to District.

6. **TERMINATION FOR CONVENIENCE:** At any time and without need for cause, the District may terminate this Agreement by delivering written notice of termination to the Contractor. The Contractor shall be deemed to have received written notice either upon actual receipt or one day after the District emails the notice to the Contractor, whichever occurs first. The termination shall take effect upon the date specified in the written notice. As of the effective date of the termination, the Contractor shall cease providing any materials or services pursuant to this Agreement. The District and the Contractor expressly agree, in the event of termination for convenience, the District will be required to compensate the Contractor only for services and materials satisfactorily rendered prior to the effective date of termination.

7. **TERMINATION FOR DEFAULT:** If the Contractor fails or neglects to supply or deliver any of said goods, articles or services at the prices named and at the times and places above stated, then the District may, without further notice or demand, cancel and rescind any or all items listed in the Contract Documents affected by such default and may, whether or not the contract is cancelled or rescinded, after written notice is given to the vendor, purchase said goods, supplies or services elsewhere and the prices paid by the District shall be considered the prevailing market prices at the time such purchases are made. Any extra costs so paid may be collected from the Contractor by the school district; it being specifically provided and agreed that time shall be of the essence of the contract.

In case of default by the Contractor, the Contractor hereby agrees that the District may procure the articles or services from other sources in accordance with conditions existing at the time, and the Contractor shall be responsible and liable for all damages, which may be sustained thereby. It is specifically agreed that time shall be of the essence of this Agreement.

8. **DISTRICT'S RIGHT TO WITHHOLD CERTAIN AMOUNTS:** The District may withhold a sufficient amount or amounts of any payment otherwise due to the Contractor, as in its judgment may be necessary to cover defective items not remedied, and the District may, in its sole discretion, apply such withheld amount or amounts to the payment of such claims.

9. **EXTRA OR ADDITIONAL SPECIFICATIONS AND CHANGES:** Should the District at any time during the performance of the Contract, request any alterations, deviations, additions, or omissions from the Specifications or other Contract Documents, it shall be at liberty to do so, and the same shall in no way affect or make void the Contract, but the cost will be added to or deducted from the amount of said Contract price, as the case may be, by a fair and reasonable valuation.

The estimated cost of a proposed change shall be established in one or more of the following methods:

- a) By an acceptable lump sum proposal from the Contractor.
- b) By unit prices agreed upon by the District and the Contractor.

No change shall be made in any specification of any item under the Contract unless a written statement setting forth the object of the change, its character, amount, and the expense thereof is first submitted to the District and the District provides its written consent.

10. TIME OF COMPLETION: The Contractor shall begin performance of the Contract promptly upon full execution of this Agreement by the parties. The Contractor is obligated to completely and satisfactorily perform the Contract within the time period(s) specified in the Contract Documents.

11. THE DISTRICT'S INSPECTOR: All items shall be subject to the inspection of the District. Inspection of the items shall not relieve the Contractor from any obligation to fulfill this Contract. Defective items shall be made good by the Contractor, and unsuitable items may be rejected, notwithstanding that such defective work and materials have been previously overlooked by the District and accepted. If any item shall be found defective at any time before final acceptance of the complete delivery, the Contractor shall remedy such defect in a manner satisfactory to the District.

12. REMOVAL OF REJECTED ITEMS: All items rejected by the District at any time prior to final inspection and acceptance shall at once be removed from the place of delivery by the Contractor who shall assume and pay the cost thereof without expense to the District, and shall be replaced by satisfactory items.

13. CONTRACTOR IS NOT AN OFFICER, EMPLOYEE, OR AGENT OF THE DISTRICT: While engaged in carrying out and complying with the terms and conditions of this Contract, the Contractor is an independent contractor and is not an officer, employee or agent of the District.

14. INSURANCE PERMITS AND LICENSES REQUIRED OF THE CONTRACTOR: The Contractor shall maintain insurance adequate to protect him/her from claims under workers' compensatory acts, and from claims for damages for personal injury including death, and damage to property which may arise from operations under the Contract in amounts specified in the Information to Bidders. The Contractor may be required by the District to file with the District certificates of such insurance. The failure to furnish such evidence, if required, may be considered default by the Contractor.

The Contractor and all of its employees or agents shall secure and maintain in force such licenses and permits as are required by law, in connection with the furnishing of materials,

articles, or services covered under this Contract. All operations and materials shall be in accordance with the law.

15. **CONDITIONAL BID:** The District reserves the right to reject any bid which imposes conditions or terms on purchases which were not specified in the original bid document.

16. **NON-FUNDING OF ERATE:** The District's obligation to procure services provided under this Contract are contingent upon Chula Vista Elementary School District receiving a fully funded E-Rate Funding Commitment Decision Letter (FCDL) for each year of eligible services. No termination liability penalties will apply if either E-Rate money discounts are denied, reduced, or discontinued.

17. **TERMINATION:** This Agreement may be terminated by the District upon thirty (30) days written notice to Contractor. The District's right to terminate under this paragraph shall be in addition to any other rights reserved to District under this Contract.

18. **AUTHORITY TO EXECUTE:** The individual(s) executing this Agreement on behalf of the Contractor is/are duly and fully authorized to execute this Agreement on behalf of Contractor and to bind the Contractor to each and every term, condition and covenant of the Contract Documents.

19. **ENTIRE AGREEMENT:** This Agreement constitutes the entire agreement between the parties. There are no understandings, agreements, or representations not specified within this Agreement. Contractor, by execution of this Agreement, acknowledges Contractor has read the Agreement, understands it, and agrees to be bound by its terms and conditions.

IN WITNESS WHEREOF, the parties execute this Agreement as of the date set forth above.

CONTRACTOR:

DISTRICT:

Chula Vista Elementary School District

By: _____

By: _____

Oscar Esquivel

Name: _____

Title: _____

Title: Deputy Superintendent

Date: _____

Date: _____

Governing Board Date: _____

Item No.: _____

BID QUOTATION SHEET

*****PLEASE NOTE*****

All items are to be shipped FOB. The District will not pay any shipping, freight, fuel or surcharge fees above the costs submitted on the following quotation sheets.

Please note: Award will be based on the lowest overall total of the E-RATE Eligible items.

CHULA VISTA ELEMENTARY SCHOOL DISTRICT
BID NO. 22/23-2 NETWORK HARDWARE- Addendum No. 1

BID QUOTATION SHEET – PAGE 1 OF 5

Company Name: _____

Agent's Name: _____

SPIN #: _____

Phone #:() _____

FCC/FRN #: _____

Email: _____

Item #	Part #	Quantity	Manufacturer	Manufacturer Part Number	Unit Price E-Rate Eligible	Unit Price- E-Rate Ineligible	Extended Price- E-Rate Eligible	Extended Price E-Rate Ineligible
1	Catalyst 9500 16-port 10G, K12. Cisco Part # C9500-16X-EDU or approved equal.	1						
2	Cisco Catalyst 9500 16-port 10G switch, NW Adv. License. Cisco Part # C9500-NW-A or approved equal.	1						
3	Cisco Catalyst 9500 IOS XE universal software image. Cisco Part # S9500UK9-179 or approved equal.	1						
4	950W AC Config 4 Power Supply front to back cooling. Cisco Part # PWR-C4-950WAC-R or approved equal.	1						
5	950W AC Config 4 Power Supply front to back cooling, Redundant. Cisco Part # PWR-C4-950WAC-R/2 or approved equal.	1						
6	North America AC Type A Power Cable. Cisco Part # CAB-TA-NA or approved equal.	2						
7	Catalyst 9500 network module blank cover. Cisco Part # C9500-NM-BLANK or approved equal.	1						
8	C9500 DNA Advantage, Term licenses. Cisco Part # C9500-DNA-16X-A or approved equal.	1						
9	Catalyst 9500 NW & Cisco DNA Advantage low port density license (3Y) for 12Q, 16X, 24Y4C SKU. Cisco Part # C9500-DNA-L-A-3Y or approved equal.	1						

**CHULA VISTA ELEMENTARY SCHOOL DISTRICT
 BID NO. 22/23-2 NETWORK HARDWARE- Addendum No. 1
 BID QUOTATION SHEET - PAGE 2 OF 5**

Company Name: _____

Agent's Name: _____

Item #	Part #	Quantity	Manufacturer	Manufacturer Part Number	Unit Price - ERate Eligible	Unit Price- ERate Ineligible	Extended Price- ERate Eligible	Extended Price- ERate Ineligible
10	Prime Infrastructure Lifecycle & Assurance Term - Smart Lic. Cisco Part # PI-LFAS-T or approved equal.	3						
11	PI Dev Lic for Lifecycle & Assurance Term 3Y. Cisco Part # PI-LFAS-AP-T-3Y or approved equal.	3						
12	Network Plug-n-Play Connect for zero-touch device deployment, Cisco Part # NETWORK-PNP-LIC or approved equal.	1						
13	Catalyst 9300L 48-port PoE+, 4 x 10G, K12. Cisco Part # C9300L-48P-4X-EDU or approved equal.	12						
14	C9300L Network Essentials, 48-port license. Cisco Part # C9300L-NW-E-48 or approved equal.	12						
15	Config 5 Power Supply Blank. Cisco Part # PWR-C1-BLANK or approved equal.	12						
16	C9300 stack slot cover. Cisco Part # C9300-STACK-BLANK or approved equal.	12						
17	C9300L Cisco DNA Essentials, 48-port Term license. Cisco Part # C9300L-DNA-E-48 or approved equal.	12						
18	C9300L Cisco DNA Essentials, 48-port, 3 Year Term license. Cisco Part # C9300L-DNA-E-48-3Y or approved equal.	12						
19	Cisco Catalyst 9300 IOS XE universal software image. Cisco Part #S9300LUK9-176 or approved equal.	12						

**CHULA VISTA ELEMENTARY SCHOOL DISTRICT
 BID NO. 22/23-2 NETWORK HARDWARE- Addendum No. 1
 BID QUOTATION SHEET - PAGE 3 OF 5**

Company Name: _____

Agent's Name: _____

Item #	Part #	Quantity	Manufacturer	Manufacturer Part Number	Unit Price E-Rate Eligible	Unit Price E-Rate Ineligible	Extended Price E-Rate Eligible	Extended Price E-Rate Ineligible
20	Network Plug-n-Play Connect for zero-touch device deployment. Cisco Part # NETWORK-PNP-LIC or approved equal.	12						
21	CISCO 10GBASE-SR SFP Module. Cisco Part # SFP-10G-SR= or approved equal.	24						
22	Eaton 5PX G2 rackmount and tower UPS. Eaton Part # 5PX1000RTG2 or approved.	9						
23	Eaton 5PX G2 extended battery module (EBM). Eaton Part # 5PXEBM48RTG2 or approved equal.	10						
24	Cisco Firepower 2140 NGFW Appliance, 1U, 1 x NetMod Bay. Cisco Part # FPR2140-NGFW-K9 or approved equal.	1						
25	SOLN SUPP 8X5XNBD Cisco Firepower 2140 NGFW Appliance, 1U. Cisco Part # CON-SSSNT-FPR2140N or approved equal.	1						
26	Cisco FPR2140 Threat Defense Threat and Malware License. Cisco Part # FPR2140T-TM or approved equal.	1						
27	Cisco FPR2140 Threat Defense Threat and Malware 3Y Subs. Cisco Part # L-FPR2140T-TM-3Y or approved equal.	1						
28	AC Power Cord (North America), C13, NEMA 5-15P, 2.1m. Cisco Part # CAB-AC or approved equal.	2						
29	Cisco Firepower Threat Defense software v6.6 for FPR2100. Cisco Part # SF-F2K-TD7.0-K9 or approved equal.	1						
30	Firepower 2000 Series SSD for FPR-2130/2140. Cisco Part # FPR2K-SSD200 or approved equal.	1						
31	Firepower 2000 Slide Rail Kit. Cisco Part # FPR2K-SLIDE-RAILS or approved equal.	1						

**CHULA VISTA ELEMENTARY SCHOOL DISTRICT
 BID NO. 22/23-2 NETWORK HARDWARE- Addendum No. 1
 BID QUOTATION SHEET - PAGE 4 OF 5**

Company Name: _____

Agent's Name: _____

Item #	Part #	Quantity	Manufacturer	Manufacturer Part Number	Unit Price E-Rate Eligible	Unit Price E-Rate Ineligible	Extended Price E-Rate Eligible	Extended Price E-Rate Ineligible
32	Firepower 2000 Series Network Module Blank Slot Cover. Cisco Part # FPR2K-NM-BLANK or approved equal.	1						
33	Firepower 2000 Series Fan Tray. Cisco Part # FPR2K-FAN or approved equal.	1						
34	Firepower 2000 Series 400W AC Power Supply. Cisco part # FPR2K-PWR-AC-400 or approved equal.	2						
35	Firepower 2000 Series SSD Slot Carrier. Cisco Part # FPR2K-SSD-BBLKD or approved qual.	1						
36	Cisco Firepower Management Center 2600 Chassis. Cisco Part # FMC2600-K9 or approved equal.	1						
37	SOLN SUPP 8X5XNBD Cisco Firepower Management Center 2600 C. Cisco Part # CON-SSSNT-FC2600K9 or approved equal.	1						
38	Cisco Firepower Management Center Software v6.6. Cisco Part # SF-FMC-6.6-K9 or approved equal.	1						
39	Cisco FMC 770W AC Power Supply. Cisco Part # FMC-M5-PS-AC-770W or approved equal.	2						
40	Power Cord, 125VAC 13A NEMA 5-15 Plug, North America. Cisco Part # CAB-9K12A-NA or approved equal.	2						
41	Cisco FMC 12G Modular RAID controller with 2GB cache. Cisco Part # FMC-M5-MRAID-12G or approved equal.	1						

**CHULA VISTA ELEMENTARY SCHOOL DISTRICT
 BID NO. 22/23-2 NETWORK HARDWARE – Addendum No. 1
 BID QUOTATION SHEET - PAGE 5 OF 5**

Company Name: _____

Agent's Name: _____

Item #	Part #	Quantity	Manufacturer	Manufacturer Part Number	Unit Price E-Rate Eligible	Unit Price E-Rate Ineligible	Extended Price E-Rate Eligible	Extended Price E-Rate Ineligible
42	Cisco FMC 32GB SD Card Module. Cisco Part # FMC-M5-SD-32G or approved equal.	1						
43	Cisco FMC Trusted Platform Module 2.0. Cisco Part # FMC-M5-TPM-2.0 or approved equal.	1						
44	Cisco FMC 600GB 12G SAS 10K RPM SFF HDD. Cisco Part # FMC-M5-HDD-600G or approved equal.	4						
45	Cisco FMC Mini Storage Carrier Card for SD (holds up to 2). Cisco Part # FMC-M5-MSTOR-SD or approved equal.	1						
46	Cisco FMC 16GB DDR4-2933-MHz RDIMM/PC4-21300/Single Rank. Cisco Part # FMC-M5-MEM-X-16GB or approved equal.	4						
47	Cisco FMC 2.4 GHz 4215 Processor, 13.75MB Cache, 8 Core. Cisco Part # FMC-M5-CPU-I4215 or approved equal.	2						
48	Cisco FMC X710-DA2 dual-port 10G SFP+ NIC. Cisco Part # FMC-M5-NIC-SFP or approved equal.	1						
49	10GBASE-SR SFP Module. Cisco Part # SFP-10G-SR or approved equal.	2						
TOTAL								
Tax 8.75%								
Grand Total								