



**COMPUTER
TECHNOLOGY
SOLUTIONS**

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QUOTE

Date	Quote #
02/21/25	AAAQ54326-

Terms	Representative	P.O. Number
Net 30 Days	Steve Nixt	

Ln #	Qty	Description	Term	Unit Price	Ext. Price
1		Server Hardware			
2	3	Scale Computing HC3450F Chassis - Intel Xeon Gold 6526Y - 256GB RAM - 15.36TB Usable NVMe SSD - 25Gb SFP28 Networking - 2 x 1100w Power Supply		\$22,005.00	\$66,015.00
3	1	5 Year HW Support for Scale Computing HCI Appliance		\$5,825.00	\$5,825.00
4		Monthly Licensing			
5	3	SC//HyperCore - 16 core 60 Month Standard license and support software	60 Months	\$340.00	\$1,020.00
6	1	SC//Fleet Manager - 1 Cluster License, 60 Month Software Subscription	60 Months	\$5.00	\$5.00
7		HCI Networking Backplane			
8	2	StoreFabric SN2010M 25GbE 18SFP28 4QSFP28 Switch - Manageable - 25 Gigabit Ethernet - 25GBase-X - 3 Layer Supported - Modular - 57 W Power Consumption - Optical Fiber - 1U High - Rack-mountable		\$6,378.00	\$12,756.00
9	1	HPE StoreFabric SN2100M Rack Installation Kit		\$444.00	\$444.00
10	12	25G SFP28 Passive Direct Attach Copper Twinax Cable		\$35.00	\$420.00
11		Uninterruptible Power Supply w/Optional Extended Run Battery			
12	2	APC Smart-UPS On-Line, 2200VA, Rackmount 2U, 120V, 6x 5-20R+1x L5-20R NEMA outlets, Network Card, Extended runtime, W/ rail kit - 2U Rack-mountable - 3 Hour Recharge - 120 V Input - 120 V AC Output - Sine Wave - 1 x NEMA L5-20R, 6 x NEMA 5-20R - 7 x Battery/Surge Outlet		\$2,663.00	\$5,326.00
13	3	APC by Schneider Electric Digital license, PowerChute Network Shutdown for Virtualization and HCI, 5 year license - Available via Electronic		\$545.00	\$1,635.00
14		Professional Services			
15	1	Fixed Fee Project Labor - Technical Team		\$13,760.00	\$13,760.00

Purpose: The City of New Prague replaced most of the computers, network, and servers at the beginning of 2020 and some of that equipment is now

This Order together with the Master Services Agreement and Service Attachments and other terms and conditions identified on Exhibit A, all of which are incorporated herein by reference (collectively, the "Agreement") is between Computer Technology Solutions (sometimes referred to as "we," "us," "our," or "Provider"), and the customer found on the signature block at the end of this Order (sometimes referred to as "you," "your," or "Client"). This Agreement is effective as of the date both parties have signed below (the "Effective Date"). Both Provider and Client are sometimes referred to individually as a "Party", or together as the "Parties". Any capitalized terms in this Order not directly defined are referred to in the applicable documents identified on Exhibit A of this Order. If there is a conflict between this Order, the Master Services Agreement, any Service Attachment, or Exhibit, this Order will control.

By signing or accepting this Order, Client acknowledges, represents, and warrants that it has read and agrees to the terms and conditions identified on Exhibit A to this Order which are incorporated as if fully set forth herein.

The parties hereby agree that electronic signatures to this Order shall be relied upon and will bind them to the obligations stated herein. Each party hereby warrants and represents that it has the express authority to execute this Agreement(s). This Order supersedes all prior negotiations, proposals, orders, agreements and communications between the parties regarding Provider's Services.

Provider may make changes to the Agreement at any time. If there are changes, Provider will revise the date at the top of the document. Provider may or may not provide Client with additional notice regarding such changes. Client should review the terms and conditions regularly. Unless otherwise noted, the amended terms and conditions will be effective immediately, and your continued use of the Services thereafter constitute your acceptance of the changes. If you do not agree to the amended terms and conditions, you must stop using the Services immediately. Please note, you may incur a termination fee or other third-party fees, if applicable.

This quote is valid for 7 days and is subject to change based on product availability, manufacturer promotions, errors and omissions, or other variables beyond the control of CTS.

Signature: _____

Date: _____

Exhibit A

Master Services Agreement

<https://mspterms.live/CTS/MSA>

Services Attachment for Managed Services

<https://mspterms.live/CTS/IT-Services>

Data Processing Agreement

<https://mspterms.live/CTS/DPA>

Service Level Objectives

<https://mspterms.live/CTS/Service-Objectives>

Schedule of Services

<https://mspterms.live/CTS/Schedule-of-Services>

Schedule of Third-Party Services

<https://mspterms.live/CTS/Third-Party-Services>

Service Attachment for Managed Compliance

<https://mspterms.live/CTS/Compliance>

Service Attachment for Access Control

<https://mspterms.live/CTS/Access-Control>

Service Attachment for Video Surveillance

<https://mspterms.live/CTS/Video-Surveillance>