

	Quote #:				
	Prepared for:				
	Prepared by:				
	Quote date:				
	Quote Expiration Date:				
	Currency:	US Dollar			
	Solution ID:				
Qty	Part number	Product Description	Price	Total Part Price	
1	8871KFU	Server1 : Lenovo Svstem x3650 M5	2649	2649	
1	00YJ195	Intel Xeon Processor E5-2620 v4 8C 2.1GHz 20MB Cache 2133MHz	715	715	
8	00FN113	2TB 7.2K 6Gbps NL SATA 3.5" G2HS 512e HDD	459	3672	
1	00MM950	Mellanox ConnectX-4 Lx 1x40GbE QSFP28 Adapter	649	649	
1	00FK936	System x 900W High Efficiency Platinum AC Power Supply	399	399	
7	46W0829	16GB TruDDR4 Memory (2Rx4, 1.2V) PC4-19200 CL17 2400MHz LP	349	2443	
				10527.01	

TERMS AND CONDITIONS:

Lenovo Agreement for Machines

Unless there is an agreement in place between Lenovo and Customer, these terms and conditions, including associated warranty statements, license agreements, and any applicable attachments, are the sole and complete agreement between Customer and Lenovo regarding the Products or Services purchased here under. Any additional or different terms in any order or communication from Customer shall not be binding on Lenovo unless signed by an authorized representative of Lenovo.

1. Definitions

1.1 Machine means a server or storage hardware Product identified by a Machine Type as well as its features, conversions or upgrades. The term "Machine" does not include any Programs, whether pre-loaded with the Machine, installed subsequently, or otherwise.

1.2 Machine Code means all code provided for a Machine (including, without limitation, a Machine's firmware and microcode), excluding code that is licensed under a license agreement other than the license agreement governing use of Machine Code. The term Machine Code specifically includes any whole or

1.3 Product means any Lenovo branded or third party hardware or software that Lenovo makes available for purchase by Customer under this Agreement. Hardware products include personal computers, servers, storage devices and accessories. Software products include computer software Programs (whether preloaded or provided separately) and related licensed materials such as documentation.

1.4 Program means a software or Product licensed under a separate license agreement.

1.5 Service is the performance of a task; provision of advice or assistance; or access to a resource such as access to an information data base which in some cases is available to Customer under a separate agreement.

2. Prices and Payment

2.1 Except for credit or debit card transactions, or if not paid in advance of shipment, payment is due upon receipt of invoice. Any amounts not received by Lenovo within thirty (30) days of receipt of invoice shall be overdue. Customer shall pay a late payment fee of the lesser of one and one half (1.5%) percent per month or the maximum rate permitted by law on the undisputed overdue balance of the invoice amount. Customer

2.2 If Lenovo makes an error in pricing information, Lenovo may nevertheless refuse or cancel an order placed for a Product or Service quoted at such price, even if Lenovo has confirmed the receipt of Customer's order or charged Customer's credit or debit card. If Lenovo has charged Customer's credit or debit card,

4. Returns

Customer may return a new, standard Product that is still in its sealed, unopened package, to Lenovo for any reason within twenty-one (21) days of the date of invoice for a refund or credit. Customers may only return the entire Product or all such Products for a refund or credit. Partial refunds or credits for Products that are not standard; or Products configured to Customer's requirements, including installation of software Product options; or quantities of Products that are not separately priced, are not available to Customers.

In order to receive a credit or refund, Customer must contact its Lenovo Inside Sales Representative to obtain a return-authorization form. Customer must return the new Product, including all documentation and accessories, intact and in its unopened original packaging to the location and by the date specified by

A refund or credit is not available for the return of Products which are not generally available to customers and for which Lenovo created a unique machine type model (MTM) or a part number or configuration.

Returns of Products shipped as a result of a Lenovo error will be accepted by Lenovo. Lenovo will initiate a return of such Products with appropriate documentation at no charge to Customer if Lenovo is notified of the error within twenty-one (21) days of the date of the invoice. If Customer acquired a software Product separate from a hardware Product, and paid a software license fee, but does not agree to the terms of the

5. Warranties

5.1 Lenovo personal computer hardware Products are warranted in accordance with the Lenovo Limited Warranty accompanying each Lenovo personal computer hardware Product or as found at http://www.lenovo.com/services_warranty/US/en/index.html &char(10) Lenovo Machines are warranted in accordance with the Lenovo Statement of Limited Warranty accompanying each Lenovo Machine or as found at

5.2 Programs are licensed under the terms of the license agreement accompanying the Program. The warranty, if any, on a Program is as specified in the license agreement.

5.3 LENOVO MAKES NO WARRANTIES FOR SOFTWARE, SERVICE, SUPPORT OR THIRD PARTY PRODUCTS. SUCH SOFTWARE, SERVICE, SUPPORT AND PRODUCTS ARE PROVIDED "AS IS", WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND. SOME STATES DO NOT ALLOW LIMITATIONS OF WARRANTIES, SO THESE LIMITATIONS MAY NOT APPLY TO CUSTOMER. THIRD PARTY PROVIDERS OF SOFTWARE, SERVICES, PRODUCTS AND SUPPORT MAY PROVIDE WARRANTIES TO CUSTOMER.

6. Title and Risk of Loss

6.1 Title to hardware Products shall pass to Customer upon shipment by Lenovo. Lenovo may reserve a purchase money security interest in a hardware Product until Lenovo receives payment of all the amounts due. Lenovo does not transfer title to Programs.

6.2 Lenovo bears the risk of loss for hardware Products until they are delivered to the location specified in Customer's order. Customer assumes risk of loss after delivery to the specified location.

7. General

7.1 Customer Information. Lenovo and its affiliates may store, use and process contact information and other information about Customer, including name, phone numbers, addresses, and e-mail address:

7.2 LIMITATION OF LIABILITY. IN ANY ACTION UNDER OR RELATED TO THIS AGREEMENT, LENOVO SHALL NOT BE LIABLE TO CUSTOMER FOR ANY OF THE FOLLOWING EVEN IF INFORA

7.3 Force Majeure. Lenovo shall not be liable to Customer for any failure or delay in the performance of its obligations hereunder, to the extent such failure or delay is caused by fire, flood, earthquakes, ot

7.4 Product Changes. Lenovo may change or discontinue Products at any time. In such event, Lenovo may fulfill Customer's order with a Product that has the functionality and performance as the Product

7.5 Export. All Products purchased under this Agreement are only for use in the United States and are subject to the export regulations of the United States. Customer shall comply with United States exp

7.6 Governing Law. This Agreement and all orders issued hereunder shall be governed by the laws of the State of New York, without regard to its conflict of law principles. Neither party may bring an action

Any additional or different terms in any order or communication from Customer shall not be binding on Lenovo unless signed by an authorized representative of Lenovo. Confirmation of receipt of Custome