

AMENDMENT 2

**Invitation For Bids (IFB)
UOG IFB No. B24-12**

Date Issued: June 19, 2024

“UNINTERRUPTIBLE POWER SUPPLY UNITS FOR BUILDING NETWORK DEVICES”

This is to notify all prospective offerors of the following amendment set forth below:

- 1.1 Question and Answer Sheet 2 set forth as attached.**
- 1.2 Question and Answer Sheet 3 set forth as attached.**

All other terms and conditions remain the same.



Abigail Martin
Comptroller

Please acknowledge receipt and return by email to uog.bids@triton.uog.edu:

Name of company: _____

Print Name/Signature/Date

QUESTION & ANSWER SHEET NO.2

June 19, 2024

In response to the written “Questions” and/or ‘Request for Clarifications’ UOG received as of June 13, 2024 @ 3:28 pm from vendor: Data Management Resources

Question 1: UOG responses to questions 8 & 9 relative to Items 2 and 4 indicate "UOG is requesting the UPS to have a network card for monitoring. This portion of UPS must be compliant." Respectfully, the responses did not answer the questions posed.

a. Please define the term "NOAA".

b. b) Please provide the specific NOAA directive that the network card for Items 2 & 4 are required to be compliant with.

Answer: UOG is not requiring vendors to be compliant with NOAA. We are requiring vendors to be compliant with National Defense Authorization Act (NDAA) section 889. Please see the link below.

<https://www.congress.gov/115/bills/hr5515/BILLS-115hr5515enr.pdf>

Question 2: UOG response to question 7 relative to Item 2 indicates "The Standalone UPS will be for desktop application." UOG's response to question 8 relative to Item 2 indicates, "UOG is requesting the UPS to have a network card for monitoring." As network cards are typically a component of datacenter UPS and not desktop UPS, will UOG accept a desktop UPS that provides network capability through a USB port that enables the UPS to connect to the desktop computer?

Answer: UOG will accept the USB port for monitoring.

Question 3: UOG response to Question No. 6 indicates "Please see EU Revised Battery Directive 2006/66/EC and Amendment 2013/56/EU." The referenced directive is a European Union directive. Authorized resellers of battery equipment within the United States are typically only authorized by Original Equipment Manufacturers to sell products designed for the United States market, and not products designed for the European Union. Presuming that the requested Rack Mounted UPS will be installed at UOG in Guam, U.S.A., we respectfully request that UOG reconsider the European Union requirement.

Answer: UOG is willing to forgo the EU requirement.

QUESTION & ANSWER SHEET NO.3

June 19, 2024

*In response to the written “Questions” and/or ‘Request for Clarifications’ UOG received as of June 13, 2024 @ 5:31 pm from vendor: **Pacific Data Systems***

Question 1: What is the Delivery/Leadtime? PDS recommends a delivery time of 120 days as items being procured are high demand items that are typically not available from supplier stocks and must be shipped surface/ocean freight adding to delivery timelines.

Answer: UOG will accept the 120-days lead time.

Question 2: Please clarify if the Bidders are required to perform any installation responsibilities for any of the items to be procured.

Answer: UOG: The awardee is not required to do any installation.

Question 3: Please provide the source for the specifications used in this procurement.

Answer: UOG: The specifications came from the damaged equipment from Typhoon Mawar.