

**STATE OF NEW YORK**

**JUDICIARY**

**—REQUEST FOR BID—**

**(This is not an order)  
 BID MUST BE MADE ON THIS SHEET  
 OR AS OTHERWISE SPECIFIED**

NYS OFFICE OF COURT ADMINISTRATION 25 BEAVER STREET NEW YORK, NY 10004 (Agency Name and Address)
Direct Inquiries to: James Hogan Telephone No.: 212-428-2829

Price to include delivery to (describe exact location and method of delivery)

PER RFB SPECIFICATIONS

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<b>Bid Number:</b> OCA/DOT-106	<b>Commodity Group:</b> TECHNOLOGY SERVICES
<b>Opening Date:</b> JULY 6, 2005 Time: 11:00 A.M.	<b>Commodity Name:</b> NORTEL/NORSTAR PHONE SYSTEM

OFFICE OF GENERAL SERVICES "GENERAL SPECIFICATIONS" (DECEMBER 1998) ARE FULLY INCORPORATED HEREIN.

Agency's Specification of item(s) Required (include quantities)	Bidder's Quotation and Specific Description of Item Offered
<p><b>UCS ATTACHMENT I &amp; ATTACHMENT II ATTACHED &amp; INCORPORATED HEREIN.</b></p> <p>ACQUISITION, INSTALLATION, MAINTENANCE AND REPAIRS OF NEW AND EXISTING NORTEL NORSTAR ELECTRONIC KEY TELEPHONE SYSTEMS AND ASSOCIATED EQUIPMENT</p> <p><b>TERM: OCTOBER 1, 2005 TO SEPTEMBER 30, 2009 (4 YEARS) WITH OPTION TO RENEW FOR ONE 1-YEAR PERIOD AND/OR EXTEND 180 DAYS</b></p>	<p><b>ALL BID RESPONSES <u>MUST</u> BE ENTERED ON THE ENCLOSED BID RESPONSE FORM UNLESS SPECIFIED OTHERWISE HEREIN.</b></p>

**NOTICE TO BIDDERS**

Pursuant to the Rules and Regulations of the Chief Administrator for the Courts, sealed bids for furnishing the item(s) in this Request for Bid will be received at the above address. When submitting a bid, you must:

1. Complete this form in its entirety using ink or typewriter and return with all other documents.
2. Explain any deviations or qualifications if your bid deviates from the specifications. If necessary, attach a separate sheet setting forth such explanations.

3. Sign the bid. The bid must be completed in the name of the bidder (corporate or other) and must be fully and properly executed by an authorized person.

4. INDICATE THE BID NUMBER, THE BID OPENING DATE AND TIME ON THE ENVELOPE CONTAINING THE SEALED BID.

5. Mail the bid to the above agency address in sufficient time for it to be received before the specified bid opening. **LATE BIDS WILL BE REJECTED.**

BIDDER HEREBY CERTIFIES THAT THE ABOVE QUOTED (OR OTHERWISE NOTED) PRICES ARE APPLICABLE TO ALL CUSTOMERS FOR COMPARABLE QUANTITIES, QUALITY, STYLES OR SERVICES.

**BIDS MUST BE SIGNED**

Bidder's Firm Name:		Employer's Federal Identification Number	
Address Street	City	State	Zip
Bidder's Signature		Official Title	
Printed or Typed Copy of Signature		Area Code/ Telephone Number	

**NYS UNIFIED COURT SYSTEM  
STANDARD REQUEST FOR BID CLAUSES & FORMS  
ATTACHMENT I**

**NOTE:** In addition to such other requirements as may be referenced or incorporated herein, the following clauses shall apply to this Request For Bid (RFB)/Request For Proposal (RFP):

**OGS SPECIFICATIONS:**

All provisions of the NYS Office of General Services General Specifications - Commodities & Non-Technology Services dated **December 1999**, and where applicable, Technology Products & Services (November 2000) and/or Negotiated Software Contracts (July 2001) (copies available upon request) will apply to this bid invitation, except that, **"Chief Administrative Judge, or designee" shall replace, "Commissioner of OGS" wherever it appears.** Should there be any conflict between the OGS Specifications and the procurement policies and procedures of the NYS Unified Court System (hereafter, UCS), the latter shall prevail.

The Unified Court System (hereafter, UCS) reserves the right to waive minor discrepancies and to reject any and all bids if considered in the best interest of the UCS to do so.

**AGREEMENT TO CONTRACT:**

Bids submitted in response to this solicitation shall constitute agreement to contract by the respective bidder(s).

**PREFERRED SOURCE NOTIFICATION:**

Organizations identified as Preferred Sources pursuant to **NYS Finance Law Sections 162.1 and 162.2a,2b, and 2c,2d,2e** submitting bids which are in compliance with this RFB/RFP and Specification may, at the discretion of the court/agency, be awarded the bid where the bid price is not in excess of ten percent (10%) of the lowest responsible bidder.

**GRIEVANCE / INQUIRY POLICY:**

Any firm or individual having a legitimate interest in this solicitation, or resulting contract award, and wishing to file a formal grievance or inquiry may request a copy of the **Unified Court System Policy & Procedure for the Resolution of Grievances & Inquiries** by contacting the judicial location noted in this RFB/RFP.

**ORDERS:**

Bidders are advised that any awarded contract shall not constitute an order to ship and further, places no obligation upon the UCS to place any orders with the contractor. However, the contractor shall accept all orders placed by the courts and related agencies during the term of the contract for all items for which an award is made. Such orders shall be considered binding upon the contractor when placed in the mail to the address indicated in the award pursuant to the terms thereof.

**APPENDIX A:**

**NYS/UCS Standard Clauses for all Contracts (07:03)** is attached and incorporated herein.

**NON-COLLUSIVE BIDDING CERTIFICATE:**

Attached **Non-Collusive Bidding Certificate** must be executed, signed and returned with other required bid documents.

**ACKNOWLEDGMENT:**

Attached, appropriate acknowledgment form must be executed, properly notarized and included with all bid documents.

## **PAYMENTS OF INTEREST:**

The payments of interest on certain amounts due and owed may be made in accordance with the criteria established by **Chapter 153 of the Laws of 1984 (Article 11A of the New York State Finance Law) and the Comptroller's Bulletin no. A-91.**

## **REFERENCES:**

Upon request, bidders must provide the names of at least THREE (3) prior or current clients (including contact person and phone numbers) for whom specified product/service has been provided.

## **ADDITIONAL INFORMATION:**

The Unified Court System (UCS) may request any and all additional information of the bidder(s) deemed necessary for proper analysis and award determination including, but not limited to, documentation as to financial stability of the bidder.

## **BID VALIDATION PERIOD:**

All proposals submitted in response to this solicitation shall remain valid past the period provided for in the **OGS General Specifications** until such time as an award is made or the bidder withdraws his bid (in writing), whichever occurs first.

## **RECYCLED PRODUCTS:**

Products purchased by the courts and related agencies of the NYS Unified Court Systems shall be in compliance with **Sec. 40-a. of the NYS Judiciary Law (L.1994, c.468)**, and UCS policy thereto. Bidders offering recycled product(s) are wholly responsible for compliance and certification requirements set forth by the NYS Departments of Environmental Conservation and Economic Development. If bidding a recycled product, bidders must attach completed **Bidder's Certification of Recycled Products** and **Manufacturers Affidavit of Recycled Content** forms.

**NOTE:** If this RFB/RFP is for printing, the following clauses shall also apply:

## **UCS PRINTING POLICY:**

No contract will be awarded to any bidder who, in the opinion of the Unified Court System (UCS), does not have satisfactory facilities and equipment sufficient to produce the major portion of the work as defined in the specification and resulting contract and insure the proper performance and delivery thereof.

In this regard, the UCS may request all documentation it deems necessary to make proper determination and the bidder agrees to make such facilities and equipment available for inspection. Failure to provide requested documentation will cause the bidder to be rejected.

Accordingly, bidders must execute the attached **Bidder's Certification of Work** form.

## **RECYCLED PAPER:**

Any printing required by the judicial operations which is produced on recycled paper shall contain the official state recycling emblem established pursuant to **Subdivision Two, Section 27-0717 of the NYS Environmental Conservation Law** and all regulations promulgated pursuant thereto.

## **OVER-RUNS:**

A 05% over-run will be allowed per individual item order of up to 50,000 quantity and 03% per individual item order in excess of 50,000 quantity. However, such allowance shall not be construed as an approved, automatic add-on, but is intended only to cover unavoidable excesses in the production cycle.

**ATTACHMENT I**

STATE OF NEW YORK  
UNIFIED COURT SYSTEM

**NON-COLLUSIVE BIDDING CERTIFICATE**

By submission of this bid, each bidder and each person signing on behalf of any bidders, certifies, and in the case of a joint bid each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his/her knowledge and belief:

(1) The prices of this bid have been arrived at independently, without collusion, consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor;

(2) Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the bidder and will not knowingly be disclosed by the bidder prior to opening, directly or indirectly, to any other bidder or to any competitor; and

(3) No attempt has been made or will be made by the bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

NOTE: Chapter 675 of the Laws of New York for 1966 provides that every bid made to the state or any public department, agency or official thereof, where competitive bidding is required by statute, rule or regulation; for work or services performed or to be performed or goods sold or to be sold, shall contain the foregoing statement subscribed by the bidder and affirmed by such bidder as true under the penalties of perjury.

A bid shall not be considered for award nor shall any award be made where (1), (2) and (3) above have not been complied with; provided however, that if in any case the bidder cannot make the foregoing certification, the bidder shall so state and shall furnish with the bid a signed statement which sets forth in detail the reasons therefore. Where (1), (2) and (3) above have not been complied with, the bid shall not be considered for award nor shall any award be made unless the head of the purchasing unit of the state, public department or agency to which the bid is made, or his/her designee, determines that such disclosure was not made for the purpose of restricting competition.

The fact that a bidder has published price lists, rates, or tariffs covering items being procured, has informed prospective customers of proposed or pending publication of new or revised price lists for such items, or has sold the same items to other customers at the same prices being bid, does not constitute, without more, a disclosure within the meaning of the paragraphs (1) , (2) and (3) above.

Any bid hereafter made to the state or any public department, agency or official thereof by a corporate bidder for work or services performed or to be performed or goods sold or to be sold, where competitive bidding is required by statute, rule or regulation, and where such bid contains the certification set forth above shall be deemed to have been authorized by the board of directors of the bidder, and such authorization shall be deemed to include the signing and submission of the bid and the inclusion therein of the certificate as to noncollusion as the act and deed of the corporation.

Name of Bidder: \_\_\_\_\_ Employer's Federal ID #: \_\_\_\_\_

Address: \_\_\_\_\_  
Street City County State Zip Code

Telephone #: \_\_\_\_\_

Signature of Bidder: \_\_\_\_\_ Printed or typed  
copy of signature: \_\_\_\_\_

Official Title: \_\_\_\_\_

**ATTACHMENT I**  
**ACKNOWLEDGMENT OF INDIVIDUAL**

STATE OF \_\_\_\_\_ }  
COUNTY OF \_\_\_\_\_ } **SS:**

On this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_, before me personally came \_\_\_\_\_, to me known and known to me to be the person described in and who executed the foregoing instrument and he/she acknowledged to me that he/she executed same.

\_\_\_\_\_  
NOTARY PUBLIC

**ACKNOWLEDGMENT OF CORPORATION**

STATE OF \_\_\_\_\_ }  
COUNTY OF \_\_\_\_\_ } **SS:**

On this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_, before me personally came \_\_\_\_\_, to me known, who being by me duly sworn, did depose and say that he/she resides in \_\_\_\_\_; that he/she is the \_\_\_\_\_, of the \_\_\_\_\_, the corporation described in and which executed the foregoing instrument; that he/she knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he/she signed his/her name thereto by like order.

\_\_\_\_\_  
NOTARY PUBLIC

**ATTACHMENT I**  
**NEW YORK STATE**  
**UNIFIED COURT SYSTEM**

**BIDDER'S CERTIFICATION OF WORK**  
**(PRINTING)**

RFB # \_\_\_\_\_

BID OPENING: \_\_\_\_\_

ITEM: \_\_\_\_\_

**RECYCLED PAPER:**

Pursuant to **Sec. 40-a. of the Judiciary Law (L.1994, c.468)**, any printing required by judicial operations which is produced on recycled paper shall contain the official state recycling emblem established pursuant to **Subdivision Two, Section 27-0717 of the NYS Environmental Conservation Law** and all regulations promulgated pursuant thereto.

BIDDER HEREBY CERTIFIES THAT ALL WORK DEFINED BY THE ABOVE SPECIFICATION WILL BE PERFORMED ON BIDDER'S FACILITIES EXCEPT AS NOTED BELOW (BIDDER MUST PROVIDE THE FOLLOWING INFORMATION FOR ALL WORK WHICH WILL BE PERFORMED BY AN OUTSIDE CONCERN - I.E. SUBCONTRACTOR):

**NOTE: ALL SUBCONTRACTING IS SUBJECT TO THE APPROVAL OF THE UNIFIED COURT SYSTEM AND THE BIDDER REMAINS FULLY RESPONSIBLE AND LIABLE FOR ALL WORK PERFORMED BY SUCH SUBCONTRACTORS.**

WORK	SUBCONTRACTOR: NAME, ADDRESS, PHONE
A _____ _____	_____ _____
B _____ _____	_____ _____
C _____ _____	_____ _____

**NOTE: THE FOLLOWING SECTION MUST BE COMPLETED AND FORM RETURNED IN ALL INSTANCES:**

_____ NAME OF COMPANY	_____ AUTHORIZED SIGNATURE
_____ ADDRESS	_____ NAME IN PRINT
_____ ADDRESS	_____ TITLE
_____ DATE	

**ATTACHMENT I**  
**NEW YORK STATE**  
**UNIFIED COURT SYSTEM**

**BIDDER'S CERTIFICATION OF RECYCLED PRODUCT(S)**  
(TO BE COMPLETED BY BIDDER)

RFB # \_\_\_\_\_

BID OPENING: \_\_\_\_\_

ITEM: \_\_\_\_\_

Pursuant to **Sec. 40-a of the Judiciary Law (L. 1994, c.468)**, it is the policy of the UCS that products purchased by the courts shall be recycled products, which meet contract specifications, unless the product is only available without recycled content, and provided that the cost of the recycled product does not exceed a cost premium of ten percent (10%) above the cost of a comparable product that is not a recycled product or, if at least fifty percent (50%) of the secondary materials used in the manufacture of that product are generated from the waste stream of NYS, the cost of the recycled product does not exceed a cost premium of fifteen (15%) above the cost of a comparable product that is not a recycled product.

Bidders offering recycled product(s) are wholly responsible for compliance and certification requirements (**including Manufacturer's Affidavit of Recycled Content**) set forth by the NYS Departments of Environmental Conservation and Economic Development.

Failure to complete this certification and attach required manufacturer's affidavit will result in a waiver of bidder's recycled preference.

This certification/affidavit shall remain in effect unless revised or rescinded by the certifying manufacturer or made null & void by superseding NYS statute(s).

Bidder hereby certifies that the product(s) offered are in compliance with all applicable New York State recycled/recycling statutes and respectfully requests preferential consideration as cited above. In support of this request, attached is the executed **Manufacturer's Affidavit of Recycled Content.**

\_\_\_\_\_  
NAME OF COMPANY

\_\_\_\_\_  
AUTHORIZED SIGNATURE

\_\_\_\_\_  
DATE

\_\_\_\_\_  
NAME IN PRINT

\_\_\_\_\_  
TITLE

(UCS - Rev.07/01/03)

**ATTACHMENT I**

**NEW YORK STATE  
UNIFIED COURT SYSTEM**

**MANUFACTURER'S AFFIDAVIT OF RECYCLED CONTENT  
(TO BE COMPLETED BY MANUFACTURER)**

RFB # \_\_\_\_\_  
\_\_\_\_\_

BID OPENING: \_\_\_\_\_

I, \_\_\_\_\_ of \_\_\_\_\_ being duly sworn,  
depose and say that for the item(s) listed below, the recycled content which conforms to  
the New York State requirements are as specified.

PRODUCT	BRAND NAME	TOTAL RECYCLED CONTENT	POST CONSUMER CONTENT
1 _____	_____	_____ %	_____ %
2 _____	_____	_____ %	_____ %
3 _____	_____	_____ %	_____ %
4 _____	_____	_____ %	_____ %

**SECONDARY MATERIAL CHECK IF  
NYS WASTE STREAM APPROVED DED/DEC**

1 _____ %	_____
2 _____ %	_____
3 _____ %	_____
4 _____ %	_____

The above product(s) item(s) will be/are manufactured to contain not less than the percentages of recycled content as stated above, in accordance with New York State requirements (indicate in the respective column the percentage of secondary materials generated from the waste stream in NYS that will be utilized in the manufacture of the above products supplied to UCS/NYS).

It is agreed that representatives of the NYS UCS or their designee, shall have access to purchase/production records at any time during working hours for the purpose of verifying the actual percentage and use of recycled materials in the above product(s) furnished to UCS/NYS.

NAME OF MANUFACTURER: \_\_\_\_\_

ADDRESS: \_\_\_\_\_ PHONE: \_\_\_\_\_

AFFIDAVIT SUBMITTED ON BEHALF OF: \_\_\_\_\_ (BIDDER)

SIGNATURE-MFG. REP.: \_\_\_\_\_ TITLE: \_\_\_\_\_

NAME IN PRINT: \_\_\_\_\_ DATED: \_\_\_\_\_

SWORN TO BEFORE ME THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 19 \_\_\_\_\_

NOTARY PUBLIC: \_\_\_\_\_

**New York State Unified Court System**  
**Appendix A**  
**Standard Clauses for all Contracts**

The parties to the attached contract, license, lease, amendment or other agreement of any kind (hereinafter, "the contract" or "this contract") agree to be bound by the following clauses which are hereby made a part of the contract (the word "Contractor" herein refers to any party other than the State, whether a contractor, licensor, licensee, lessor, lessee, or any other party):

1. **EXECUTORY CLAUSE.** In accordance with Section 41 of the State Finance Law, the State shall have no liability under this contract to the Contractor or to anyone else beyond funds appropriated and available for this contract.
2. **NON-ASSIGNMENT CLAUSE.** In accordance with Section 138 of the State Finance Law, this contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or otherwise disposed of without the previous consent, in writing, of the State and any attempts to assign the contract without the State's written consent are null and void. The contractor may, however, assign its right to receive payment without the State's prior written consent unless this contract concerns Certificates of Participation pursuant to Article 5-A of the State Finance Law.
3. **COMPTROLLER'S APPROVAL.** In accordance with Section 112.2 (Chapter 95- Laws of 2000) of the State Finance Law, if this contract exceeds \$15,000.00, or if this is an amendment for any amount to a contract which, as so amended, exceeds said statutory amount, or if, by this contract, the State agrees to give something other than money, it shall not be valid, effective or binding upon the State until it has been approved by the State Comptroller and filed in his office.
4. **WORKER'S COMPENSATION BENEFITS.** In accordance with Section 142 of the State Finance Law, this contract shall be void and of no force and effect unless the Contractor shall provide and maintain coverage during the life of this contract for the benefit of such employees as are required to be covered by the provisions of the Workers' Compensation Law.
5. **NON-DISCRIMINATION REQUIREMENTS.** To the extent required by Article 15 of the Executive Law (also known as the Human Rights Law) and all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, sex, national origin, sexual orientation, age, disability, genetic predisposition or carrier status, or marital status. Furthermore, in accordance with Section 220-e of the Labor Law, if this is a contract for the construction, alteration, or repair of any public building or public work, or for the manufacture, sale, or distribution of materials, equipment, or supplies, and to the extent that this contract shall be performed within the State of New York, Contractor agrees that neither it nor its subcontractors, shall, by reason of race, creed, color, disability, sex, or national origin: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. If this is a building service contract, as defined in Section 230 of the Labor Law, then, in accordance with Section 239 thereof, Contractor agrees that neither it nor its subcontractors shall, by reason of race, creed, color, national origin, age, sex, or disability: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this contract. Contractor is subject to fines of \$50.00 per person per day for any violation of Section 220-e or Section 239, as well as possible termination of this contract and forfeiture of all moneys due hereunder for a second or subsequent violation.
6. **WAGE AND HOURS PROVISIONS.** If this is a public work contract covered by Article 8 of the Labor Law or a building service contract covered by Article 9 thereof, neither Contractor's employees nor the employees of its subcontractors may be required or permitted to work more than the number of hours or days stated in said statutes, except as otherwise provided in the Labor Law and as set forth in prevailing wage and supplement schedules issued by the State Labor Department. Furthermore, Contractor and its subcontractors must pay the prevailing wage rate and pay or provide the prevailing supplements, including the premium rates for overtime pay, as determined by the State Labor Department in accordance with the Labor Law.
7. **NON-COLLUSIVE BIDDING REQUIREMENT.** In accordance with Section 139-d of the State Finance Law, if this contract was awarded based upon the submission of bids, Contractor warrants, under penalty of perjury, that its bid was arrived at independently and without collusion aimed at restricting competition. Contractor further warrants that, at the time Contractor submitted its bid, an authorized and responsible person executed and delivered to the State a non-collusive bidding certification on Contractor's behalf.

8. **INTERNATIONAL BOYCOTT PROHIBITION.** In accordance with Section 220-f of the Labor Law and Section 139- h of the State Finance Law, if this contract exceeds \$5,000.00, the Contractor agrees, as material condition of the contract, that neither the Contractor nor any substantially owned or affiliated person, firm, partnership or corporation has participated, is participating, or shall participate in an international boycott in violation of the federal Export Administration Act of 1979 (50 UCS APP. Sections 2401 et seq.) or regulations thereunder. If such Contractor, or any of the aforesaid affiliates of Contractor, is convicted or is otherwise found to have violated said laws or regulations upon the final determination of the United States Commerce Department or any other appropriate agency of the United States subsequent to the contract's execution, such contract, amendment or modification thereto shall be rendered forfeit and void. The Contractor shall so notify the State Comptroller within five (5) business days of such conviction, determination or disposition or appeal (2 NYCRR 105.4).

**SET OFF RIGHTS.** The State shall have all of its common law, equitable and statutory rights of set-off. These rights shall include, but not be limited to, the State's option to withhold for the purposes of set-off any moneys due to the Contractor under this contract up to any amounts due and owing to the State with regard to this contract, any other contract with any State department or agency, including any contract for a term commencing prior to the term of this contract, plus any amounts due and owing to the State for any reason including , without limitation, tax delinquencies, fee delinquencies, or monetary penalties relative thereto. The State shall exercise its set-off rights in accordance with normal State practices including, in cases of set-off pursuant to an audit, the finalization of such audit by the State agency, its representatives, or the State Comptroller.

10. **RECORDS.** The Contractor shall establish and maintain complete and accurate books, records, documents, accounts and other evidence directly pertinent to performance under this contract (hereinafter, collectively, "the Records"). The Records must be kept for the balance of the calendar year in which they were made and for six (6) additional years thereafter. The State Comptroller, the Attorney General and any other person or entity authorized to conduct an examination, as well as the agency or agencies involved in this contract, shall have access to the Records during normal business hours at an office of the Contractor within the State of New York or, if no such office is available, at a mutually agreeable and reasonable venue within the State, for the term specified above for the purposes of inspection, auditing and copying. The State shall take reasonable steps to protect from public disclosure any of the Records which are exempt from disclosure under Section 87 of the Public Officers Law (the "Statute") provided that: (i) the Contractor shall timely inform an appropriate State official, in writing, that said records should not be disclosed; and (ii) said records shall be sufficiently identified; and (iii) designation of said records as exempt under the Statute is reasonable. Nothing contained herein shall diminish, or in any way adversely affect, the State's right to discovery in any pending or future litigation.

11. **IDENTIFYING INFORMATION AND PRIVACY NOTIFICATION.**

**(a) FEDERAL EMPLOYER IDENTIFICATION NUMBER and/or FEDERAL SOCIAL SECURITY NUMBER.**

All invoices or New York State standard vouchers submitted for payment for the sale of goods or services or the lease of real or personal property to a New York State agency must include the payee's identification number, i.e., the seller's or lessor's identification number. The number is either the payee's Federal employer identification number or Federal social security number, or both such numbers when the payee has both such numbers. Failure to include this number or numbers may delay payment. Where the payee does not have such number or numbers, the payee, on his invoice or New York State standard voucher, must give the reason or reasons why the payee does not have such number or numbers.

**(b) PRIVACY NOTIFICATION.**

(1) The authority to request the above personal information from a seller of goods or services or a lessor of real or personal property, and the authority to maintain such information, is found in Section 5 of the State Tax Law. Disclosure of this information by the seller or lessor to the State is mandatory. The principal purpose for which the information is collected is to enable the State to identify individuals, businesses and others who have been delinquent in filing tax returns or may have understated their tax liabilities and to generally identify persons affected by the taxes administered by the Commissioner of Taxation and Finance. The information will be used for tax administration purposes and for any other purpose authorized by law.

(2) The personal information is requested by the purchasing unit of the agency contracting to purchase the goods or services or lease the real or personal property covered by this contract or lease. The information is maintained in New York State's Central Accounting System by the Director of State Accounts, Office of State Comptroller, AESOB, Albany, New York 12236.

12. **EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN.** In accordance with Section 312 of the Executive Law, if this contract is: (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of \$25,000.00, whereby a contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the contracting agency; or (ii) a written agreement in excess of \$100,000.00 whereby a contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon; or (iii) a written agreement in excess of \$100,000.00 whereby the owner of a State assisted housing project is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon for such projects, then:

(a) The Contractor will not discriminate against employees or applicants for employment because of race, creed, color, sex, national origin, age, disability or marital status, and will undertake or continue existing programs of affirmative action to ensure that minority group members and women are afforded equal employment opportunities without discrimination. Affirmative action shall mean recruitment, employment, job assignment, promotion, up-gradings, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation;

(b) at the request of the contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein: and

(c) the Contractor shall state, in all solicitations or advertisements for employees, that in the performance of the State contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

Contractor will include the provisions of "a", "b", "c" above, in every subcontract over \$25,000.00 for the construction, demolition, replacement, major repair, renovation, planning or design of real property and improvements thereon (the "Work") except where the Work is for the beneficial use of the Contractor. Section 312 does not apply to: (i) work, goods or services unrelated to this contract; or (ii) employment outside New York State; or (iii) banking services, insurance policies or the sale of securities. The State shall consider compliance by a contractor or subcontractor with the requirements of any federal law concerning equal employment opportunity which effectuates the purposes of this section. The contracting agency shall determine whether the imposition of the requirements of the provisions hereof duplicate or conflict with any such federal law and if such duplication or conflict exists, the contracting agency shall waive the applicability of Section 312 to the extent of such duplication or conflict. Contractor will comply with all duly promulgated and lawful rules and regulations of the Governor's Office of Minority and Women's Business Development pertaining hereto.

13. **CONFLICTING TERMS.** In the event of a conflict between the terms of the contract (including any and all attachments thereto and amendments thereof) and the terms of this Appendix A, the terms of this Appendix A shall control.

14. **GOVERNING LAW.** This contract shall be governed by the laws of the State of New York except where the Federal supremacy clause requires otherwise.

15. **LATE PAYMENT.** Timeliness of payment and any interest to be paid to Contractor for late payment shall be governed by Article XI-A of the State Finance Law to the extent required by law.

16. **NO ARBITRATION.** Disputes involving this contract, including the breach or alleged breach thereof, may not be submitted to binding arbitration (except where statutorily authorized) but must, instead, be heard in a court of competent jurisdiction of the State of New York.

17. **SERVICE OF PROCESS.** In addition to the methods of service allowed by the State Civil Practice Law & Rules ("CPLR"), Contractor hereby consents to service of process upon it by registered or certified mail, return receipt requested. Service hereunder shall be complete upon Contractor's actual receipt of process or upon the State's receipt of the return thereof by the United States Postal Service as refused or undeliverable. Contractor must promptly notify the State, in writing, of each and every change of address to which service of process can be made. Service by the State to the last known address shall be sufficient. Contractor will have thirty (30) calendar days after service hereunder is complete in which to respond.

18. **PURCHASES OF APPAREL.** In accordance with State Finance Law Section 162 (4-a), the State shall not purchase any apparel from any vendor unable or unwilling to certify that:

(i) Such apparel was manufactured in compliance with all applicable labor and occupational safety laws, including, but not limited to, child labor laws, wage and hour laws and workplace safety laws; and

(ii) Vendor will supply, with its bid (or, if not a bid situation, prior to or at the time of signing a contract with the State), if known, the names and addresses of each subcontractor and a list of all manufacturing plants to be utilized for this contract by the bidder.

**NEW YORK STATE  
UNIFIED COURT SYSTEM**

**VENDOR TAX COMPLIANCE & CERTIFICATION  
ATTACHMENT II**

**NOTICE TO ALL PROSPECTIVE BIDDERS OR CONTRACTORS TO THE NEW YORK STATE UNIFIED COURT SYSTEM (UCS).** Pursuant to a requirement of the New York State Tax Law (Section 5-a), **EFFECTIVE JANUARY 01, 2005**, vendors must execute Attachment II, certifying that vendor, its subcontractors and affiliates, and affiliates of vendor's subcontractors, are either registered with the NYS Dept. of Taxation & Finance to collect sales and compensating use taxes, or are not obligated to register. This certification **must** be included with vendor's bid or proposal and will be incorporated within any proposed agreement, whether resulting from a formal solicitation, or not. Failure to submit the certification (with copies of NYS Tax Certificate(s) of Authority, if applicable) may result in delay or rejection of the proposed award or agreement. Please note that the certifications are completed UNDER PENALTY OF PERJURY and that the UCS is required to submit copies to the NYS Dept. of Taxation & Finance.

This requirement applies to all contractors of commodities or services (except governmental entities), including individuals, for profit and not-for-profit organizations. All applicable sections of attached New York State Department of Taxation & Finance - Contractor Certification form ST220 (pages 1-6) must be completed.

AWARDED CONTRACTORS ARE FURTHER ADVISED OF THE FOLLOWING AND BEAR SOLE AND FULL RESPONSIBILITY FOR TIMELY COMPLIANCE:

1. If awarded contract is a multi-year agreement (i.e. any initial term of two (2) or more years), and **does not** contain a renewal or extension period, **annual re-certification is required of the contractor.**
2. If the initial term of the agreement provides for any renewal or extension period, **re-certification by contractor is required only at the time of such renewal or extension.** Questions regarding scope and applicability of NYS Tax Law Sec. 5-a should be directed to:

[BERNARD\\_HILLEGAS@TAX.STATE.NY.US](mailto:BERNARD_HILLEGAS@TAX.STATE.NY.US)  
(518) 457-3516

Attachment II  
(03:01:05)



# Contractor Certification

(Pursuant to Section 5-a of the Tax Law)

For more information, see Publication 222, *Question and Answers Concerning Section 5-a*.

Contractor name				For office use only Contract number
Contractor's principal place of business		City	State	
Mailing address (if different than above)				Estimated contract value
Contractor's federal employer Identification number (EIN)		Contractor's sales tax ID number (if different from contractor's EIN)		
Contractor's telephone number ( )				\$
Contracting state agency				

I, \_\_\_\_\_, hereby affirm, under penalty of perjury, that I am \_\_\_\_\_

(name)

(title)

of the above-named contractor, that I am authorized to make this certification on behalf of such contractor, and that:

### Part I. Contract services that are not services for purposes of Tax Law section 5-a

(Mark an X in the box if this statement is applicable. If you mark this box, you do not have to complete Parts II - V.)

- The requirements of Tax Law section 5-a do not apply because the subject matter of the contract concerns the performance of services which are not *services* within the meaning of Tax Law section 5-a.

(If you did not mark the box next to the statement in Part I, mark an X next to the applicable statement in Parts II through V.)

### Part II. Contractor registration status

- The contractor has made sales delivered by any means to locations within New York State of tangible personal property or taxable services having a cumulative value in excess of \$300,000 during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made, and is registered for New York State and local sales and compensating use tax purposes with the Commissioner of Taxation and Finance pursuant to sections 1134 and 1253 of the Tax Law.
- As of the date of this certification, the contractor has not made sales delivered by any means to locations within New York State of tangible personal property or taxable services having a cumulative value in excess of \$300,000 during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made.

### Part III. Affiliate registration status

- As of the date of this certification, the contractor does not have any affiliates.
- To the best of the contractor's knowledge, the contractor has one or more affiliates having made sales delivered by any means to locations within New York State of tangible personal property or taxable services having a cumulative value in excess of \$300,000 during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made, and each affiliate exceeding the \$300,000 sales threshold during such periods is registered for New York State and local sales and compensating use tax purposes with the Commissioner of Taxation and Finance pursuant to sections 1134 and 1253 of the Tax Law. The contractor has listed on Schedule A of this certification the name, address, and identification number of each affiliate exceeding the \$300,000 sales threshold during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made.
- To the best of the contractor's knowledge, the contractor has one or more affiliates and, as of the date of this certification, each affiliate has not made sales delivered by any means to locations within New York State of tangible personal property or taxable services having a cumulative value in excess of \$300,000 during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made.

**Part IV. Subcontractor registration status**

- As of the date of this certification, the contractor does not have any subcontractors.
- The contractor has one or more subcontractors, and each subcontractor has informed the contractor of whether or not, as of the date of this certification, it has made sales delivered by any means to locations within New York State of tangible personal property or taxable services having a cumulative value in excess of \$300,000 during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made. Each subcontractor informing the contractor that it has made sales in excess of the \$300,000 threshold during such periods has further informed the contractor that it is registered for New York State and local sales and compensating use tax purposes with the Commissioner of Taxation and Finance pursuant to sections 1134 and 1253 of the Tax Law. The contractor has listed on Schedule A of this certification the name, address and identification number of each subcontractor exceeding the \$300,000 sales threshold during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made.
- The contractor has one or more subcontractors, and each subcontractor has informed the contractor that, as of the date of this certification, it has not made sales delivered by any means to locations within New York State of tangible personal property or taxable services having a cumulative value in excess of \$300,000 during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made.

**Part V. Subcontractor affiliate registration status**

- The contractor has one or more subcontractors, and each subcontractor has informed the contractor that, as of the date of this certification, it does not have any affiliates.
- The contractor has one or more subcontractors, and each subcontractor has informed the contractor of whether or not, as of the date of this certification, it has any affiliates having made sales delivered by any means to locations within New York State of tangible personal property or taxable services having a cumulative value in excess of \$300,000 during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made. Each subcontractor informing the contractor that it has one or more affiliates having made sales in excess of the \$300,000 threshold during such periods has further informed the contractor that each such affiliate is registered for New York State and local sales and compensating use tax purposes with the Commissioner of Taxation and Finance pursuant to sections 1134 and 1253 of the Tax Law. The contractor has listed on Schedule A of this certification the name, address and identification number of each affiliate exceeding the \$300,000 sales threshold during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made.
- The contractor has one or more subcontractors, and each subcontractor has informed the contractor that, as of the date of this certification, it has no affiliate having made sales delivered by any means to locations within New York State of tangible personal property or taxable services having a cumulative value in excess of \$300,000 during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made.

Sworn to this \_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_

---

(signature)

---

(title)

Individual, Corporation, Partnership, or LLC Acknowledgment

STATE OF : }
COUNTY OF : } SS.:

On the day \_\_\_ of \_\_\_\_\_ in the year 20\_\_\_, before me personally appeared \_\_\_\_\_, known to me to be the person who executed the foregoing instrument, who, being duly sworn by me did depose and say that \_he resides at \_\_\_\_\_, Town of \_\_\_\_\_, County of \_\_\_\_\_, State of \_\_\_\_\_; and further that:

[Mark an X in the appropriate box and complete the accompanying statement.]

- (If an individual): \_he executed the foregoing instrument in his/her name and on his/her own behalf.
(If a corporation): \_he is the \_\_\_\_\_ of \_\_\_\_\_, the corporation described in said instrument; that, by authority of the Board of Directors of said corporation, \_he is authorized to execute the foregoing instrument on behalf of the corporation for purposes set forth therein; and that, pursuant to that authority, \_he executed the foregoing instrument in the name of and on behalf of said corporation as the act and deed of said corporation.
(If a partnership): \_he is the \_\_\_\_\_ of \_\_\_\_\_, the partnership described in said instrument; that, by the terms of said partnership, \_he is authorized to execute the foregoing instrument on behalf of the partnership for purposes set forth therein; and that, pursuant to that authority, \_he executed the foregoing instrument in the name of and on behalf of said partnership as the act and deed of said partnership.
(If a limited liability company): \_he is a duly authorized member of, \_\_\_\_\_ LLC, the limited liability company described in said instrument; that \_he is authorized to execute the foregoing instrument on behalf of the limited liability company for purposes set forth therein; and that, pursuant to that authority, \_he executed the foregoing instrument in the name of and on behalf of said limited liability company as the act and deed of said limited liability company.

Notary Public

Registration No.



## Instructions

### General information

On August 20, 2004, New York State enacted section 5-a of the Tax Law requiring persons awarded contracts valued at more than \$15,000 with state agencies, public authorities or public benefit corporations to certify that they, their affiliates, their subcontractors, and the affiliates of their subcontractors have a valid certificate of authority to collect New York State and local sales and compensating use taxes. A contractor, affiliate, subcontractor or affiliate of a subcontractor must be certified as having a valid certificate of authority if such person makes, or has made, aggregate sales delivered within New York State of more than \$300,000 during the four quarterly periods ending on the last day of February, May, August, and November which immediately precede the quarterly period in which this certification is made. A contractor must use Form ST-220, *Contractor Certification*, to make this certification before the contract may be approved by the Office of the State Comptroller (OSC), or other contract approver if OSC is not required to approve the contract.

This statute applies to contracts resulting from solicitations to purchase issued by governmental entities on or after January 1, 2005. In the case of contracts resulting from issuance of an invitation for bid (IFB) or a request for proposal (RFP), the statute would apply if the IFB or RFP was first issued on or after January 1, 2005. The statute would not apply if the bid document was first issued before January 1, 2005, even if the bid document was amended, or the resulting contract was awarded, approved, amended, or extended after January 1, 2005.

The statute does not apply to purchases from preferred sources. For additional information, please see Publication 222, *Questions and Answers Concerning Tax Law Section 5-a*.

### Definition of terms associated with section 5-a

The following is a partial list. Please see Publication 222 for additional information.

A *contractor* is defined as a person awarded a contract by a covered agency.

The term *person* is defined as any entity in business for either profit or not-for-profit purposes and can refer to an individual, partnership, limited liability company, society, association, joint stock company, or corporation.

A *covered agency* is defined as New York State or any department, board, bureau, commission, division, office, council or agency of New York State; public authorities and public benefit corporations. The State Legislature, the judiciary, Department of Law, Office of State Comptroller, State Education Department, State University of New York and the senior colleges of City University of New York are included in this definition.

An *affiliate* is an entity which, through stock ownership or any other affiliation, directly, indirectly or constructively, controls another entity, is controlled by another entity, or is, along with another entity, under the control of a common parent company.

A *subcontractor* is an entity specifically engaged by a contractor or another subcontractor to provide commodities or perform services necessary to allow a contractor to fulfill a particular contract with a covered agency.

*Commodities* means, other than with respect to contracts for State printing, material goods, supplies, products, construction items or other standard articles of commerce other than technology which are the subject of any purchase or other exchange.

*Tangible personal property* means physical personal property, of any nature, that has a material existence and is perceptible to the human senses. Tangible personal property includes, without limitation: (1) raw materials, such as wood, metal, rubber and minerals; (2) manufactured items, such as gasoline, oil, diesel motor fuel and kero-jet fuel, chemicals, jewelry, furniture, machinery and equipment, parts, tools, supplies, computers, clothing, motor vehicles, boats, yachts, appliances, lighting fixtures, building materials; (3) pre-written off-the-shelf software; (4) artistic items such as sketches, paintings, photographs, moving picture films and recordings; (5) animals, trees, shrubs, plants and seeds; (6) bottled water, soda and beer; (7) candy and confections; (8) cigarettes and tobacco products; (9) cosmetics and toiletries; (10) coins and other numismatic items, when purchased for purposes other than for use as a medium of exchange; (11) postage stamps, when purchased for purposes other than mailing; and (12) precious metals in the form of bullion, ingots, wafers and other forms.

### Completing Form ST-220

#### Identification information

**Contractor name:** Enter the exact legal name of the person or entity who is contracting to provide commodities or services to a covered agency of New York State. This is the name registered with the New York Department of State.

**Contractor's principal place of business:** Enter a street address, not a PO box number.

**Mailing address:** Enter the address where contractor receives mail, if different than the principal place of business.

**Contracting state agency:** Enter the state agency awarding the contract to the contractor.

**Certification statement:** If the contractor is a corporation, the statement must be completed by the president, vice president, treasurer, assistant treasurer, chief accounting officer, or other officer authorized by the corporation. If the contractor is a partnership, the statement must be completed by a partner or person authorized by the partnership. If the contractor is a limited liability company, the statement must be completed by a member of the LLC and be authorized by the LLC.

#### Part I – Contract services not pursuant to Tax Law section 5-a

If the services to be performed under the contract are not services within the meaning of Tax Law section 5-a, mark an **X**. You do not have to complete Parts II through V. You must sign and have the certification acknowledged.

For procurement law purposes, *services* means, other than with respect to contracts for State printing, the performance of a task or tasks and may include a material good or a quantity of material goods, and which is the subject of any purchase or other exchange. For procurement law purposes, technology is a service. The term *services* for procurement law purposes does not apply to contracts for architectural, engineering or surveying services, or to contracts with not-for-profit organizations approved in accordance with Article eleven-B of the State Finance Law.

The term *taxable services* for New York State and local sales and compensating use tax law purposes includes, but is not limited to: 1) providing information by printed, mimeographed or multigraphed matter or by duplicating written or printed manner in any other

manner; 2) processing, assembling, fabricating, printing or imprinting tangible personal property furnished by a customer who did not purchase the tangible personal property for resale; 3) installing, maintaining, servicing, or repairing tangible personal property that is not held for sale by the purchaser of the service in the regular course of business (for example, servicing automobiles, installing appliances, and repairing radio and television sets); 4) storing tangible personal property that is not being held for sale; 5) renting safe deposit boxes, vaults, and similar storage facilities; 6) maintaining, servicing, or repairing real property both inside and outside buildings (for example, cleaning, painting, gardening, snow plowing, trash removal, and general repairs); 7) providing parking, garaging, or storing services for motor vehicles; 8) interior decorating and designing; 9) protective or detective services; and 10) entertainment or information services provided by means of telephony or telegraphy.

### **Parts II through V**

If the contract is covered under Tax Law section 5-a, you must mark an **X** in one box in each of these parts. You must also sign and have the certification acknowledged, and complete Schedule A.

### **Schedule A**

#### **Column A – Relationship to the contractor**

The contractor should enter a **C**. It is not necessary for the contractor to complete columns C through E since this information has been provided on page 1.

If the person listed in column B is an affiliate of the contractor, enter an **A**; if a subcontractor, enter an **S**; if an affiliate of a subcontractor, enter **SA**.

#### **Column B – Name**

Enter the exact legal name as registered with the New York Department of State of each corporation or limited liability company. If the person is a partnership or sole proprietor, enter each partner's or the owner's given name. If the person uses a different name or DBA (doing business as), enter that name as well.

#### **Column C – Address**

Enter the street address of the person's principal place of business. Do not enter a PO box.

#### **Column D – ID number**

If the person listed in column B is an individual, enter the social security number of that person. Otherwise enter the employer identification number (EIN) assigned to the person.

#### **Column E – Sales tax ID number**

Enter the sales tax identification number, if different from the federal identification.

#### **Column F – Proof of registration**

Enter **CA** and attach a copy of the certificate of authority for the person.

If the certificate of authority is not readily available and if the person is registered with the Department of Taxation and Finance and has confirmed this status with the DTF, enter **RC**.

**Return a signed and acknowledged original Form ST-220, and a copy, with the contract to the procuring state agency.**

**OCA/DOT-106 NORTEL/NORSTAR PHONE SYSTEM**

**Bid Opening: July 6, 2005 at 11:00 am**

**BID SHEET**

All prices must be net and inclusive of all equipment, materials, supplies, labor and services specified in this solicitation.

<b>Parts</b>	<b>Cost/unit</b>		<b>Estimated Quantity/Year</b>		<b>Est. Total Cost/Year</b>
Compact ICS KSU w/LSDS Trunk Card	\$ _____	x	4	=	\$ _____
Global Analog Trunk Cart LS/DS	\$ _____	x	10	=	\$ _____
Nortel T7208	\$ _____	x	200	=	\$ _____
Nortel T7316	\$ _____	x	250	=	\$ _____
Nortel I2002	\$ _____	x	150	=	\$ _____
Nortel I2004	\$ _____	x	50	=	\$ _____
Nortel Callpilot 4 Baseline System	\$ _____	x	4	=	\$ _____
Category 5e Voice Cable Run Cost per100' (end to end)	\$ _____	x	200	=	\$ _____
Duel Category 6 Data Cable Cost per 100' (End to end)	\$ _____	x	100	=	\$ _____
<b>TOTAL ESTIMATED COST PER YEAR</b>					<b>\$ _____</b>

**Company Name:**

\_\_\_\_\_

**Address:**

\_\_\_\_\_  
\_\_\_\_\_

**Company Officer's Name and Title:**

\_\_\_\_\_  
\_\_\_\_\_

**Signature:**

\_\_\_\_\_

**Date:**

\_\_\_\_\_

## **GENERAL SPECIFICATIONS**

**Note:** In addition to such other specifications and criteria presented herein, the NYS Unified Court System Attachment I - Standard Request for Bid Clauses & Forms - and Attachment II - Vendor Tax Compliance & Certification - are attached hereto and made a part thereof.

### **Online RFB Package: Disclaimer**

Bidders accessing any UCS/OCA solicitations and related documents from the NYS UCS website [www.nycourts.gov/admin/bids](http://www.nycourts.gov/admin/bids) under "Current Solicitations" shall remain solely and wholly responsible for reviewing the respective solicitation & bid documents on the internet regularly, up to the scheduled date and time of the bid/proposal due date, to ensure their knowledge of any amendments, addenda, modifications or other information affecting the solicitation or bid documents in question.

Bidders may **not** submit their bid responses online but according to the procedure outlined in the paragraph: "Packaging, Identifying and Delivery of Proposals".

### **Purpose and Scope**

The New York State Unified Court System's Office of Court Administration, Division of Technology, Telecommunications Unit (hereafter OCA/DOT-TU) is soliciting sealed proposals for the acquisition, installation, maintenance and repairs of new Nortel Norstar Electronic Key Telephone Systems and associated equipment and for the maintenance and repairs of existing Nortel/Norstar Electronic Key Telephone Systems and equipment located in Manhattan, Brooklyn, Staten Island, Queens, Bronx, Nassau, Suffolk, and Westchester.

### **Term of Award**

A single, estimated quantity term contract will be awarded to the lowest qualified responsible bidder for the acquisition, installation, maintenance and repairs of new and existing equipment for an initial term of four (4) years effective October 1, 2005. OCA/DOT-TU reserves the right to renew such contract for one (1) additional one-year period upon the same terms and conditions, excluding pricing, upon written notification to contractor. OCA/DOT-TU further reserves the right to extend the contract for a period not to exceed one hundred and eighty (180) days upon written notification to contractor prior to contract termination date, or any renewal period thereof, and subject to the Attorney General's (AG) and OSC's approval.

### **Pricing**

Pricing shall remain firm for the entire initial four-year term of the contract. For the renewal, pricing for materials and supplies shall not escalate at a rate higher than that of the Consumer Price Index as published by the US Bureau of Labor Statistics for the area in which the system is installed. Any labor cost increases shall be in compliance with the NYS Department of Labor's Schedule of prevailing wages for the renewal period under consideration.

**All prices are to be f.o.b. destination. Prices shall include all equipment, materials, supplies, and labor, as well as full inside delivery and full installation and configuration to the exact location indicated on the work order form, as well as full maintenance and repairs of equipment listed on the work order form. Prices shall include travel time and any other additional expenses. No additional charges shall be allowed.**

In the event that contractor offers any consumers or other government entities lower prices for similar equipment and related services during the term of the contract, such lower prices shall apply to all OCA/DOT-TU's unshipped orders, from the first day of such offering and for the duration of the contract, including any renewal and extension periods, or until contractor offers an additional price reduction.

### **Estimated Quantities**

Any quantities specified in this solicitation constitutes estimates only, and accordingly, no commitment or guarantee to reach any specified volume of business is made or implied. The contract resulting from this RFP will cover an estimated five thousand (5,000) Nortel, Norstar instruments and associated equipment. The amount of instruments will decrease over the next 4 years due to a new system being implemented by OCA/DOT-TU.

### **Method of Award**

Award shall be made to the **lowest responsible single bidder** determined to be in compliance with this RFB's specifications. "Responsible" shall be determined by, but not limited to, the following criteria: bidder's experience, compliance with the specifications contained herein, references, financial stability, performance history and cost.

Lowest total dollar cost shall be determined by 1) computing for each item/piece of equipment listed herein the total of the unit price times yearly estimated quantity, and 2) adding the total costs per unit per year together. "Unit price" shall include cost per equipment, per foot, per man/hour, per maintenance job, as the case may be.

RFB# OCA/DOT-106  
NORTEL NORSTAR

Bid Opening Date: July 6, 2005  
Time: 11:00 a.m.

**Award shall be made to the bidder quoting the lowest total dollar cost per year AND deemed responsible as defined in the paragraph above. In the event of bidder's miscalculation, the unit price will prevail.**

### **Questions/Inquiries**

Any and all questions relating to this RFP must be submitted **in writing only** to the attention of:

James Hogan  
NYS Office of Court Administration  
Division of Technology  
Telecommunications Unit  
25 Beaver Street, Room 940  
New York, NY 10004  
Fax: 212-428-2836  
e-mail: JHOGAN@courts.state.ny.us

and must be received by James **at the latest on June 8, 2005 at 5:00 pm.** Answers in writing shall be handed out to bidders at the pre-bid conference. Answers to questions raised during the pre-bid conference shall be in writing and mailed to all bidders within three days. OCA/DOT-TU shall not be responsible for the unsuccessful transmission of questions and inquiries by fax or e-mail. No questions will be entertained after the Pre-Bid Conference.

### **Mandatory Pre-Bid Conference**

A mandatory pre-bid conference will be held on **June 13, 2005** at a location and time to be announced on the UCS website [www.nycourts.gov/admin/bids](http://www.nycourts.gov/admin/bids) under "Current Solicitations" and this RFB Number.

Bidders will be asked to sign-in. **Failure to attend will disqualify bidders' responses.** Submission of a response to this RFP shall indicate bidder's ability to comply with this solicitation's specifications.

### **Supporting Presentation and Negotiations**

OCA/DOT-TU may request bidders to make an oral and visual presentation(s), on an individual basis, in support of their proposals, at no cost to OCA/DOT-TU.

### **Financial stability**

Upon request, bidder shall provide a copy of financial filings as audited by a certified auditing firm for the past three consecutive years and a copy of its last three annual reports.

### **References**

Bidders shall provide a list of a minimum of three (3) customers in New York State where bidder has sold, installed, and maintained Nortel/Norstar stations within the prior three-year period. Bidder shall provide such customers' company names, addresses, phone numbers and authorized officers' names.

### **Vendor's Qualifications**

Bidder must be an **authorized Nortel distributor**.

Bidder shall have a minimum of three (3) years experience in selling, installing, maintaining and repairing Norstar equipment in a Centrex environment, for at least one customer with one thousand (1,000) Nortel stations or more. Such customer must be currently receiving direct service from the contractor, not from a third party or subcontractor.

Bidder shall provide an organizational chart identifying the names and titles of the account manager and team members responsible for the OCA/DOT-TU account. Bidder shall also provide copies of technicians' Nortel certification. Bidder shall provide proof of his/her status as "authorized Nortel distributor".

Bidder's responses must document their ongoing experience in providing the full range of services contained in this RFP's specifications or their responses may be rejected.

RFB# OCA/DOT-106  
NORTEL NORSTAR

Bid Opening Date: July 6, 2005  
Time: 11:00 a.m.

### **Proposals - Original and Copies**

Required copies of Request for Proposal (RFP) documents: In addition to all required original, blue ink-signed RFP documents (Proposal, Executed RFP Form, Attachment I - pages 3 and 4 of 10 only), Attachment II /Form ST-220 - 4 pages, Documents Enclosure Checklist and any other required documentation, brochures, etc., bidder must include eight (8) copies of all such material. Original and copies should not be submitted in a three-ring binder, or in any other bound fashion. Please secure original and copies by rubber bands, spring clips, or other easily removed device.

**All proposals remain binding on bidders until such time as the OCA/DOT-TU provides written notification of intent to award a contract, or bidder withdraws his/her proposal in writing, whichever comes first.**

OCA/DOT-TU reserves the right to reject any and all proposals received in response to this solicitation.

### **Packaging, Identifying and Delivery of Proposals**

All bid submissions must be securely contained in a sealed package or carton and **clearly marked** in the lower left corner as follows: **“SEALED BID - DO NOT OPEN. BID # OCA/DOT-106 DUE ON JULY 6, 2005 AT 11:00 AM, ATTN: JAMES HOGAN, ROOM 940”**. Failure to seal and mark as prescribed may result in non-delivery and/or rejection of proposals. **Late proposals will not be considered or accepted.**

**Proposals must be submitted on or before July 6, 2005 at 11:00 am** only to:

James Hogan  
NYS Office of Court Administration  
Division of Technology  
Telecommunications Unit  
25 Beaver Street, Room 940  
New York, NY 10004  
Tel: 212-428-2829  
Fax: 212-428-2836  
e-mail: [Jhogan@courts.state.ny.us](mailto:Jhogan@courts.state.ny.us)

RFB# OCA/DOT-106  
NORTEL NORSTAR

Bid Opening Date: July 6, 2005  
Time: 11:00 a.m.

### **No-Bid**

Bidders are requested to **send a no-bid letter to James Hogan** at the above address should they decide not to answer this solicitation. **Envelope shall be clearly marked in lower left corner: BID# OCA/DOT-106 DUE JULY 6, 2005 AT 11:00 AM.**

### **Unacceptable Proposals**

OCA/DOT-TU may reject any proposals from bidders who are in arrears to the State of New York upon any debt or contract; who previously defaulted on contract obligations, as surety or otherwise, upon any obligation to the State of New York, who have been declared not responsible, or disqualified, by any agency of the State of New York.

### **Communications**

Under no circumstances should awarded contractor act on any verbal communications of judicial or non judicial personnel. Any and all communications or changes are to be in writing. **Contractor assumes all risks in acting otherwise.**

### **Ordering Instructions**

OCA/DOT-TU shall provide, at bidders' request, a sample Work Order Form which has detailed ordering instructions. A Work Order Form includes a heading including the following: agency, location, type of equipment and authorized signature. Separate columns are also provided on all work order forms for equipment types, quantity, and line treatments, etc.

### **Contractor's Responsibilities**

Bidder shall be solely responsible for equipment and services that they bid. Awarded contractor shall assume full responsibility for delivery, installation, maintenance, and support services for all equipment specified in this solicitation. Contractor shall be responsible to verify that equipment is complete and in compliance with this RFP's specifications, in order to meet the needs of OCA/DOT-TU. Contractor shall ensure that there be no interruption of services during

the term of the contract and shall be responsible for any negotiations with the telephone company. Contractor shall provide any additional equipment required for installation, with the understanding that complete systems or pieces of equipment are required. Contractor shall be the sole contact with OCA/DOT-TU with regards to any and all provisions of the contract.

### **Total System Responsibility**

Awarded contractor shall have total system responsibility to assure a “turnkey” operational system and any necessary interfaces with the local serving utility including verifying the availability of all required central office facilities and installation of private lines.

### **Subcontracting**

Subcontracting of any services described herein shall be subject to the following:

1. Bidder must include with his or her bid response the identity of each proposed subcontractor, type of service(s) to be performed, length and nature of bidder’s relationship with proposed subcontractor and provide any and all additional information regarding the proposed subcontractor as may be reasonable and necessary.
2. All proposed subcontractors shall be subject to the approval of OCA/DOT-TU prior to engagement by contractor and any such approved subcontractor shall be held to the same performance standards as awarded contractor.
3. The UCS, OCA/DOT-TU, or the Office of Court Administration will communicate only with awarded contractor and the awarded contractor shall remain wholly liable for the performance of such subcontractor, its employees, agents, consultants, or representatives.

### **Independent contractor status**

It is expressly understood and agreed that awarded contractor’s status shall be that of an independent provider of services and that no officer, employee, servant or subcontractor of the contractor is an employee of the UCS, OCA or State of New York. Contractor is solely responsible for the work assignment, compensation, benefits and personal conduct and standards of all such persons assigned to the provision of services. Nothing herein shall be construed to impose any liability or duty on the UCS, OCA/DOT-TU, OCA or State of New York to persons, firms, consultants or corporations employed or engaged by contractor either directly or indirectly in any capacity whatsoever, nor shall the UCS, OCA/DOT-TU, OCA or State of New York be liable for any acts, omissions, liabilities, obligations or taxes of any nature including, but not limited to, employment and worker’s compensation insurance of contractor or any of its employees or subcontractors.

### **Mandatory Performance Bond**

Awarded contractor will be required to provide proof of a Performance Bond in the amount of \$20,000.00.

### **Prevailing Wages**

Bidders' price quotes must reflect the NYS Department of Labor Schedule of Prevailing Wages ([Addendum](#)).

### **Site Description**

The buildings where the UCS conducts its operations, and where the works specified in this RFB, are owned, maintained and operated by the City, the counties, or private landlords. Awarded contractor will be required to comply with all local building codes and property owners' regulations. No special arrangements for access to and parking around these buildings will be made.

Generally, these buildings are multi-story structures with the possibility of one or two sub-levels. They may be constructed of steel, concrete block, masonry, brick or poured concrete. As a rule, under the floor telephone conduits, telephone closets and telephone equipment rooms will be built in. Ceilings may be air-plenum.

Smaller leased facilities may be one or more stories and constructed of wood, brick, concrete block or masonry with walls of sheet rock, masonry, etc.

This is a general description which may or may not include all materials and construction methods used.

### **Site Survey**

**Bidders and awarded contractor are solely and fully responsible for being familiar with the facilities.** Bidders may contact the OCA/DOT-TU to schedule visit sites to become familiar with any local conditions which may in any manner affect the work to be done, the equipment, materials, labor, or services required.

### **Compliance with the laws**

Contractors shall be compliant with all applicable federal, state and local laws, rules and regulations.

### **Contractor's General Liability and Property Damage Insurance**

Bidder must include with their submission proof of a minimum of \$1,000,000.00 per occurrence of professional liability insurance coverage. Such coverage shall be at no cost to UCS, OCA/DOT-TU and shall remain in force for any period a contractual agreement exists with OCA/DOT-TU. A certificate of coverage shall be acceptable.

Awarded contractor may be requested by each building managing agent or owner at his or her discretion to provide such a certificate of insurance before contractor may access the premises.

### **Warranties**

Bidder warrants and represents that all materials, equipment and service delivered to the UCS-OCA/DOT-TU pursuant to this RFP specifications and the resulting contract conform to all this RFP specifications, and that all equipment offered shall be the latest models of standard equipment.

All new equipment provided by awarded contractor shall be delivered with a Manufacturer's Warranty valid for one year from the date of installation, to cover all parts, labor, and replacement of defective sets with new equipment. Bidder further guarantees that all required maintenance as described in this RFP shall be performed under warranty for one year from date of new equipment installation.

Bidder must provide OCA/DOT-TU with the Manufacturer's Warranty for all new equipment.

Failure or neglect of the OCA/DOT-TU to require compliance with any term or condition of the specifications, or resulting contract, shall not be deemed a waiver of such term or condition.

### **Operation Tests and Performance Requirements**

Upon completion of installation, all systems and associated equipment supplied by contractor will be subject to a thirty (30) days operational test to determine the reliability of the equipment. If the results are acceptable to OCA/DOT-TU, as defined under performance requirements, OCA/DOT-TU shall accept the system and authorize final payment. In the event that any item of equipment supplied by contractor fails to perform satisfactorily for three (3) consecutive days during the performance test period, the test shall be terminated for that item and replacement(s)

RFB# OCA/DOT-106  
NORTEL NORSTAR

Bid Opening Date: July 6, 2005  
Time: 11:00 a.m.

shall be provided within three (3) working hours at no cost to OCA/DOT-TU. Key system performance shall not be less than one hundred percent (100%) during the operational test period. Contractor shall certify in writing to the purchaser that the equipment is installed and ready for performance testing. The notification shall include model and serial numbers of all equipment installed and ready for testing.

### **Termination**

If awarded contractor fails to fulfill any terms of this agreement on time, OCA/DOT-TU shall have the right to terminate said agreement, except that OCA/DOT-TU shall allow bidder a period of thirty (30) days to rectify the problem(s), after which OCA/DOT-TU will notify contractor in writing of contract termination should problem(s) not be rectified to satisfaction of OCA/DOT-TU or performance be unsatisfactory.

### **Replacements**

In case replacement equipment is purchased by OCA/DOT-TU, a new performance period shall begin as soon as contractor will have installed said replacement equipment. Contractor shall notify OCA/DOT-TU of such replacement and indicate the model and serial numbers of the new equipment with cross-references to those of the equipment replaced. The transportation, delivery and installation of replacement equipment shall be at no cost to OCA/SOT-TU, unless the replacement was due to its fault or negligence.

### **Final Cleanup**

Upon completion of the work, contractor shall reconnect any utilities, equipment or appliance removed in the course of the work, and replace all furniture, etc. moved for the performance of the work. Debris and rubbish caused by the work shall be removed at no cost to OCA/DOT-TU and the premises left clean.

## **DETAILED SPECIFICATIONS**

### **Maintenance**

#### Maintenance Center Location and Personnel Profile

Bidder shall maintain a maintenance center with a minimum of thirty (30) technicians within a ten-mile radius from New York City.

#### Preventive Maintenance

Awarded contractor shall perform preventive maintenance according to the manufacturer's recommended schedule, during OCA/DOT-TU working hours, at times mutually agreed upon.

#### Remedial Maintenance

Upon OCA/DOT-TU's notification to awarded contractor of equipment malfunction or failure, contractor shall insure that service is provided according to the following criteria:

1. Priority Emergency Service: A "Priority Emergency" is a situation involving a "major loss" of system service which is defined as the inability of 10% or more of the stations to make or receive calls, or loss of console or Central Answering Point capabilities. Awarded contractor shall respond within three (3) hours (including travel time) of receiving OCA/DOT-TU's notification.
2. Emergency Service: An "Emergency" is a situation involving a "critical" system failure for OCA/DOT-TU. Awarded contractor shall respond within three (3) hours (including travel time) of receiving OCA/DOT-TU's notification.
3. Non-Emergency Service: A "Non-Emergency" is a situation involving a system failure of a lesser scope than "Priority Emergency" and "Emergency". Awarded contractor shall respond within six (6) hours (including travel time) of receiving OCA/DOT-TU's notification.

4. Remedial maintenance must be available twenty-four hours a day, seven days a week.

In their response, bidders shall explain how they propose to meet this level of responsiveness, and how they will deal with any exception.

Maintenance /Service Data

For each maintenance request or service call, bidder shall provide OCA/DOT-TU, upon completion of service, with a computerized maintenance service sheet which shall include, as a minimum, the following data:

- Date and time notified
- Date and time of technician's arrival
- Description of malfunction reported and telephone number
- Diagnosis of problem and description of work performed
- Date and time problem solved
- Technician's name
- Name and signature of OCA/DOT-TU employee approving work
- OCA/DOT-TU account number, address and room number
- A unique OCA/DOT-TU and vendor work order reference number.

A computerized monthly report shall detail each service call.

Maintenance Responsibility

In the event a malfunction or failure cannot be diagnosed within the prescribed time (as defined above), contractor's assistance will be required until the responsibility for and cause of the problem can be clearly established. Failure to determine cause and responsibility shall not relieve contractor from his/her obligation to restore system operation to the least impact with telephone services available.

Awarded contractor shall represent OCA/DOT-TU with the regulated telephone company in order to identify and correct problems with phone services.

Maintenance Charges and Credits

OCA/DOT-TU reserves the right to validate charges and/or maintenance credits for service calls. Contractor shall bear all expenses related to the use of the telephone company or other utility company's equipment.

Whenever a maintenance credit is due, the total number of creditable hours will be adjusted upward to the nearest hours, and accumulated for adjustment to the monthly billing period. Down time for each incident will begin from the time OCA/DOT-TU places the maintenance request and will end when the equipment is returned to proper operating condition. Travel time, not to exceed two hours per day, shall be excluded from the down time computation.

Maintenance Guarantee

The parties agree that to effectively provide maintenance specified hereunder, contractor must maintain a spare parts inventory of critical parts at its maintenance facility. OCA/DOT-TU assumes no responsibility or liability for loss of any parts inventory where OCA/DOT-TU provides contractor with storage space on OCA's premises. **CRITICAL PARTS ARE: TELEPHONE INSTRUMENTS, INTERCOMS, EXTERNAL BELLS, COMMON BELL ARRANGEMENTS, AND KEY SERVICE UNITS (KSU) INCLUDING ALL INTERNAL COMPONENTS AND ANY OTHER EQUIPMENT WHOSE FAILURE WOULD ADVERSELY AFFECT TEN (10%) OF THE SYSTEM.** Contractor agrees to administer such inventory at whatever location at its own risk and at no extra cost to OCA/DOT-TU. Contractor guarantees that within forty-eight (48) continuous hours of its response for any maintenance as provided above that repairs shall be successfully completed and that system service shall be fully restored so long as the malfunction is attributable to contractor's equipment. Upon contractor's failure to provide such maintenance service to correct the malfunction within the forty-eight (48) hour time period, OCA/DOT-TU shall be entitled to a credit of 10 percent of the monthly system maintenance cost but not less than one hundred (\$100.00) dollars for every business hour (defined as the hours between nine (9) a.m. and five (5) p.m. Monday through Friday, excluding weekends and legal holidays) beyond the forty-eight (48) hour time period. During the base year, any such credit shall be levied against any additional charges incurred by OCA/DOT-TU with the contractor, and thereafter against the applicable monthly maintenance charge.

Inventory Records

Awarded contractor, as part of the maintenance function, shall maintain and update detailed records of all equipment and cabling, by type, both installed and uninstalled owned by OCA/DOT-TU. These records must include the inventory tag number of all equipment associated with each extension number. Cable assignment records must be maintained. Copies of these records shall be provided on a quarterly basis to the individual designated by OCA/DOT-TU.

**NEW YORK STATE UNIFIED COURT SYSTEM  
COMMUNICATIONS CABLING STANDARDS**

Please Note: Determine if the site has been previously wired with Category 5 or Category 5e.

If it is a situation where additional wiring is required in a site previously wired with Cat 5/5e, then Cat 5e is The Standard for data and for voice for the added drop(s), and the specifications that follow should be modified by substituting Category 5e where Category 6 appears.

- otherwise -

If it is a situation where the site has not yet been wired, or if the site has been wired with Category 6, then The Standard for data and for voice for the added drop(s) is Category 6, and the specifications that follow should not be modified.

### **Standard Workstation Data Cabling Specification**

1. Desktop data wiring must comply with the Category 6 specification (TIA/EIA-568-B.2-1) end-to-end, and support GIGABIT Ethernet. The components of desktop wiring includes UTP cables, connectors, and patch panels .

2. Determine whether the site is to be wired for VOIP (Voice Over IP). Accordingly, either 2a or 2b:

Site is to be wired for VOIP:

2a. Each work area outlet shall have three (3) RJ45 data outlets. The three (3) horizontal data outlet runs shall consist of Category 6, 4 pair 24 AWG copper cables as specified in # 1 above.

Site is NOT to be wired for VOIP:

2b. Each work area outlet shall have two (2) RJ45 data outlets. The three (2) horizontal data outlet runs shall consist of Category 6, 4 pair 24 AWG copper cables as specified in # 1 above.

3. All RJ45 data outlets to be cabled with individual 4-pair cable with unbroken return to punch down on back of Category 6 data patch panel in telecommunication closet or cabinet. Cable length from data outlet (station) to patch panel should not exceed 295 feet.

4. A separate data area in a secure telecommunications closet or designated room with dedicated 110-volt, 15 amp circuit with four (4) outlets. A room will be provided if a wall mounted cabinet, floor cabinet or open bay rack is required . A rack mounted power strip (included in the cost of the cabinet or modular frame) with 10 surge protected outlets must be provided with each cabinet or rack. When a modular networking frame is used the installer will secure it to the floor. Cable management accessories will be supplied as needed. All racks and cabinets should be grounded properly.

5. Fiber riser configuration will be a collapsed backbone home run from the MDF to the IDF. The riser shall be composite cable with 12 strand Single Mode Fiber and 12 strand Multi Mode Fiber. The cost will include all parts and labor to make the fiber operational. UCS reserves the right to select the type of fiber optic cable.

6. At least 24-strand single mode fiber is required for connection between courthouses in a campus environment. The OSP (outside plant) cables can be pulled into the building within 50 feet distance unless indoor/outdoor fiber cables are used.

7. All ISP (Inside Plant) fiber optic cabling must be fire, smoke, and halogen free rated. OSP cables must be weather resistant, gel flooded stabilized fiber.
8. All fiber runs must support Gigabit Ethernet standards. SC connectors shall be used, unless instructed otherwise.
9. All wiring and cabling shall be installed in a neat professional manner and shall be in compliance with the National Electrical Code, State and local electrical building and fire codes. If cable trays are not used, supports should be anchored every 4-6 feet via threaded rods or beam clamps. Penetration through fire walls must include the appropriate site sleeve and be fire stopped. Low voltage cables shall not be tie-wrapped or secured to other electrical mediums or conduit pipes. When wraps are needed, velcro will be permitted.
10. The vendor must provide cable certification, which will certify Category 6 copper and fiber runs according to current TIA/EIA industry standards. Upon completion of all jobs, the vendor must provide the purchaser with three sets of documentation on certification results and AutoCAD files indicating cable location, labels and all connections. Vendor is to provide a 15 year manufacturer's product warranty and a 15 year performance warranty. ALL (FIBER&CABLING) Certification and documentation are to be included in the cost of cabling.

#### **Standard Analog/Telephone Station Cabling Specifications**

1. All voice wiring will use category 6 4-pair UTP (unshielded twisted-pair), the same one used for data cabling. All RJ11 outlets (wall plate or floor jacks), patch panels, and 110 block products must use current EIA/TIA sequence for termination, and associated face plates, etc. to meet Category "6" specification.
2. Determine whether the site is to be wired for VOIP (Voice Over IP). Accordingly, either 2a or 2b:
  - Site is to be wired for VOIP:
    - 2a. Only designated fax / emergency backup phone locations will have one (1) RJ11 voice outlet. The voice outlet runs will consist of one (1) sheath of 4-pair, Category 6, UTP copper cables as specified in #1 above.
  - Site is NOT to be wired for VOIP:
    - 2b. All locations will have two (2) RJ11 voice outlets. The voice outlet runs will consist of one (1) sheath of 4-pair, Category 6, UTP copper cables as specified in #1 above.
3. All RJ11 voice outlets to be cabled with individual 4-pair cable with unbroken return to punch down on Category 6 - 110 blocks in the telecommunication closet or cabinet. Open cable (cross connect wire) will only be allowed on an MDF or IDF.

4. All wiring and cabling shall be installed in a neat and professional manner and shall be compliant with the National Electrical Code, State and all Local electrical, building, and fire codes. The routing of cables and labeled *demarc's* shall be identified to the purchaser by providing two copies of a complete system wiring diagram, and cable records.
5. All cable installations must include line and station connector blocks, jacks, gas tube protectors where necessary, and demarcation plugs. All mounted on fire rated plywood backboards. In a single floor, single building installation, station cable will be run from the backboard to the modular wall or floor jack which serves the station. When pricing station cable, all termination blocks, modular wall or floor jacks, housing and face plates are all considered part of the station cable.
6. The vendor will assist the Unified Court System in determining the quantities, location and type of terminations and cross connects, required for each installation. The vendor will also assist in determining the needs for distribution cable and any aerial or buried cable requirements.
7. Whenever a distribution cable is required to be run to another floor or adjacent building, the intermediate distribution frames (IDF) and cables are priced as separate items and are not considered station cable. All cable runs between buildings will require gas tube protection and the required cable terminations in both buildings and must be included in the cost of the cable.
8. Each horizontal voice run shall be made with UTP cable of a different color jack from the data cable.

Addendum: NYS Department of Labor - Schedule of Prevailing Wages

Please click on link "Addendum"