McNabb, Jim

From: Hollowell, Jessica < Jessica_Hollowell@dell.com>

Sent: Friday, February 16, 2024 2:39 PM

To: Hollowell, Jessica

Subject: OptiPlex tower 7010 32gb of RAM +HDMI Port 3000172619850.1

D&LLTechnologies

Your quote is ready for purchase.

Complete the purchase of your personalized quote through our secure online checkout before the quote expires on Mar. 17, 2024.

You can download a copy of this quote during checkout.

Place your order

Quote Name: OptiPlex tower 7010

32gb of RAM +HDMI

Port

Quote No. 3000172619850.1

Total \$1,022.00 Customer # 128769164 Quoted On Feb. 16, 2024

Expires by Mar. 17, 2024 **Contract Name** Dell Midwestern Higher

> **Education Compact** (MHEC) Master

Agreement

Contract Code C000000979569 Customer Agreement # MHEC-04152022

Deal ID 27136508 Sales Rep Jessica Hollowell

(800) 456-3355, 6179828 Phone Email Jessica Hollowell@dell.com

Billing To ACCOUNTS PAYABLE

TRUMAN STATE UNIV 100 E NORMAL AVE KIRKSVILLE, MO 63501-

4200

Message from your Sales Rep

Please use the Order button to securely place the order with your preferred payment method online. You may contact your Dell sales team if you have any questions. Thank you for shopping with Dell.

Regards, Jessica Hollowell

Product	Unit Price	Quantity	Subtota
OptiPlex Tower (Plus 7010)	\$1,022.00	1	\$1,022.0
	Subtotal:		\$1,022.00
	Shipping:		\$0.00
	Non-Taxable Amount:		\$1,022.00
	Taxable Amount:		\$0.00
	Estimated Tax:		\$0.00
	Total:		\$1,022.00



Shipping Group Details

Shipping To JIM MCNABB TRUMAN STATE UNIV 100 EAST NORMAL ST MCCLAIN HALL 111E KIRKSVILLE, MO 63501-0000 (660) 785-4163 **Shipping Method** Standard Delivery

Unit Price

\$1,022.00

Quantity Subtotal

\$1,022.00

OptiPlex Tower (Plus 7010)

Estimated delivery if purchased today:

Mar. 04, 2024

Contract # C000000979569

Customer Agreement # MHEC-04152022

Customer Agreement # Wirizo-04 102022				
SKU	Unit Price	Quantity	Subtotal	
210- BFWR	-	1	-	
338- CHCJ	-	1	-	
619- ARSB	-	1	-	
658- BCSB	-	1	-	
	210- BFWR 338- CHCJ 619- ARSB	210- BFWR - 338- CHCJ - 619- ARSB - 658-	210- BFWR - 1 338- CHCJ - 1 619- ARSB - 1	

32GB (2X16GB) DDR5 Non-ECC Memory	370- AGWK	-	1	-
M.2 2230 512GB PCIe NVMe Class 35 Solid State Drive	400- BOQM	-	1	-
Thermal Pad and Screw	400- BOSH	-	1	-
NO RAID	817- BBBN	-	1	-
Intel Integrated Graphics	490- BBFG	-	1	-
OptiPlex Tower Plus with 260W Bronze Power Supply	329- BHON	-	1	-
System Power Cord (Philipine/TH/US)	450-AAOJ	-	1	-
DVD+/-RW Bezel	325-BDLS	-	1	-
8x DVD+/-RW 9.5mm Slimline Optical Disk Drive	429- ABFH	-	1	-
CMS Essentials DVD no Media	658-BBTV	-	1	-
No Media Card Reader	379- BBHM	-	1	-
Optional HDMI Port	382- BBLO	-	1	-
Dell KB216 Wired Keyboard English	580-ADJC	-	1	-
Dell Optical Mouse - MS116 (Black)	570-ABIE	-	1	-
No Cover Selected	325- BCZQ	-	1	-
Dell Additional Software	658-BFPY	-	1	-
ENERGY STAR Qualified	387- BBLW	-	1	-
Dell Watchdog Timer	379- BEZG	-	1	-
Quick Start Guide, OptiPlex Tower Plus	340- DDFR	-	1	-
Trusted Platform Module (Discrete TPM Enabled)	329-BBJL	-	1	-
Shipping Material	340- CNZU	-	1	-
Shipping Label	389- BBUU	-	1	-

Regulatory Label for OptiPlex Tower Plus 7010 260W, FSJ	389- EFMP	-	1	-
No Hard Drive Bracket, Dell OptiPlex	575- BBKX	-	1	-
Intel Rapid Storage Technology, OptiPlex Tower	658- BFQN	-	1	-
Intel Core i7 vPro Enterprise Processor Label	389- EDDR	-	1	-
Desktop BTO Standard shipment	800-BBIO	-	1	-
No Additional Add In Cards	382- BBHX	-	1	-
Custom Configuration	817- BBBB	-	1	-
Internal Speaker	520- AARD	-	1	-
EPEAT 2018 Registered (Silver)	379- BDTO	-	1	-
Intel vPro Enterprise	631- ADPP	-	1	-
No Additional Network Card Selected (Integrated NI included)	C _{555-BBJO}	-	1	-
Dell Limited Hardware Warranty Plus Service	812-3886	-	1	-
Onsite/In-Home Service After Remote Diagnosis 3 Years	812-3887	-	1	-
No Accidental Damage Selected	981-4619	-	1	_
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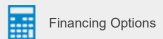
Subtotal: \$1,022.00 Shipping: \$0.00 Estimated Tax: \$0.00

Total: \$1,022.00





BROWSE MORE OPTIONS:			
IT Transformation	Laptops	Desktops	
Servers & Storage	2-in-1's	Electronics & Accessories	













Important Notes

Terms of Sale

This Quote will, if Customer issues a purchase order for the quoted items that is accepted by Supplier, constitute a contract between the entity issuing this Quote ("Supplier") and the entity to whom this Quote was issued ("Customer"). Unless otherwise stated herein, pricing is valid for thirty days from the date of this Quote. All product, pricing and other information is based on the latest information available and is subject to change. Supplier reserves the right to cancel this Quote and Customer purchase orders arising from pricing errors. Taxes and/or freight charges listed on this Quote are only estimates. The final amounts shall be stated on the relevant invoice. Additional freight charges will be applied if Customer requests expedited shipping. Please indicate any tax exemption status on your purchase order and send your tax exemption certificate to Tax_Department@dell.com or ARSalesTax@emc.com, as applicable.

Governing Terms: This Quote is subject to: (a) a separate written agreement between Customer or Customer's affiliate and Supplier or a Supplier's affiliate to the extent that it expressly applies to the products and/or services in this Quote or, to the extent there is no such agreement, to the applicable set of Dell's Terms of Sale (available at www.dell.com/terms or www.dell.com/terms or cloud/as-a-Service offerings, the applicable cloud terms of service (identified on the Offer Specific Terms referenced below); and (b) the terms referenced herein (collectively, the "Governing Terms"). Different Governing Terms may apply to different products and services on this Quote. The Governing Terms apply to the exclusion of all terms and conditions incorporated in or referred to in any documentation submitted by Customer to Supplier.

Supplier Software Licenses and Services Descriptions: Customer's use of any Supplier software is subject to the license terms accompanying the software, or in the absence of accompanying terms, the applicable terms posted on www.Dell.com/eula. Descriptions and terms for Supplier-branded standard services are stated at www.dell.com/servicecontracts/global or for certain infrastructure products at www.dellemc.com/en-us/customer-services/product-warranty-and-service-descriptions.htm.

Offer-Specific, Third Party and Program Specific Terms: Customer's use of third-party software is subject to the license terms that accompany the software. Certain Supplier-branded and third-party products and services listed on this Quote are subject to additional, specific terms stated on www.dell.com/offeringspecificterms ("Offer Specific Terms").

In case of Resale only: Should Customer procure any products or services for resale, whether on standalone basis or as part of a solution, Customer shall include the applicable software license terms, services terms, and/or offer-specific terms in a written agreement with the end-user and provide written evidence of doing so upon receipt of request from Supplier.

In case of Financing only: If Customer intends to enter into a financing arrangement ("Financing Agreement") for the products and/or services on this Quote with Dell Financial Services LLC or other funding source pre-approved by Supplier ("FS"), Customer may issue its purchase order to Supplier or to FS. If issued to FS, Supplier will fulfill and invoice FS upon confirmation that: (a) FS intends to enter into a Financing Agreement with Customer for this order; and (b) FS agrees to procure these items from Supplier. Notwithstanding the Financing Agreement, Customer's use (and Customer's resale of and the end-user's use) of these items in the order is subject to the applicable governing agreement between Customer and Supplier, except that title shall transfer from Supplier to FS instead of to Customer. If FS notifies Supplier after shipment that Customer is no longer pursuing a Financing Agreement for these items, or if Customer fails to enter into such Financing Agreement within 120 days after shipment by Supplier, Customer shall promptly pay the Supplier invoice amounts directly to Supplier.

Customer represents that this transaction does not involve: (a) use of U.S. Government funds; (b) use by or resale to the U.S. Government; or (c) maintenance and support of the product(s) listed in this document within classified spaces. Customer further represents that this transaction does not require Supplier's compliance with any statute, regulation or information technology standard applicable to a U.S. Government procurement.

For certain products shipped to end users in California, a State Environmental Fee will be applied to Customer's invoice. Supplier encourages customers to dispose of electronic equipment properly.

Electronically linked terms and descriptions are available in hard copy upon request.