

## PASIŪLYMAS DĖL TARNYBINIŲ STOČIŲ SU GRAFINĖMIS VAIZDO PLOKŠTĖMIS PIRKIMO

<b>Tiekėjo arba ūkio subjektų grupės dalyvių pavadinimas (-ai), adresas (-ai), juridinio asmens kodas (-ai)</b> (jeigu pasiūlymą teikia fizinis asmuo – verslo ar individualios veiklos pažymėjimo Nr. ar pan.)	Blue Bridge MSP, UAB, J. Jasinskio g. 16A, LT-03163 Vilnius, 301489547
<b>Tiekėjo valdymo ir (ar) priežiūros organas</b> (nurodoma, jeigu turi)	
<b>Tiekėją kontroliuojantis juridinis ar fizinis asmuo<sup>1</sup></b> (nurodoma, jeigu turi) (taikoma, kai yra nustatytas LR Viešųjų pirkimų įstatymo (toliau – VPI) 47 str. 9 d.)	Blue Bridge Baltic, UAB
<b>Ūkio subjektų grupės dalyvių kontroliuojantis juridinis ir (ar) fizinis asmuo, ir (ar) valdymo organas, ir (ar) priežiūros organas</b> (nurodoma jeigu turi, kai pasiūlymą teikia ūkio subjektų grupė) (taikoma, kai yra nustatyti pašalinimo pagrindai ir/arba kai yra nustatytas VPI 47 str. 9 d.)	
<b>Ūkio subjektą kontroliuojantis juridinis ir (ar) fizinis asmuo<sup>1</sup>, ir (ar) valdymo organas, ir (ar) priežiūros organas</b> (nurodoma jeigu turi) (taikoma, kai yra nustatyti pašalinimo pagrindai ir/arba kai yra nustatytas VPI 47 str. 9 d.)	
<b>Už pasiūlymą atsakingo asmens vardas, pavardė, telefono numeris, el. pašto adresas</b>	

1. Šiuo pasiūlymu pažymime, kad sutinkame su visomis Pirkimo sąlygomis ir patvirtiname, kad mūsų siūlomos Prekės/Paslaugos atitinka visus pirkimo dokumentuose nurodytus keliamus reikalavimus.
2. CVP IS elektroninėmis priemonėmis pateikdami pasiūlymą, patvirtiname, kad dokumentų skaitmeninės kopijos ir CVP IS elektroninėmis priemonėmis pateikti duomenys yra tikri.
3. Patvirtiname, kad jei pasiūlyme nenurodyti kolegialaus priežiūros/valdymo organų nariai, šie organai juridiniuose asmenyse nėra sudaryti (taikoma, kai pirkimo dokumentuose nustatyti pašalinimo pagrindai).

### INFORMACIJA APIE PREKIŲ GAMINTOJĄ (dėl atitikties VPI 37 str. 9 d. 1 p. reikalavimams)

Pavadinimas	Nurodomas juridinio asmens pavadinimas, kodas arba fizinio asmens vardas ir pavardė	Nurodoma juridinio asmens registracijos vieta arba fizinio asmens pilietybė ir nuolatinė (deklaruota) gyvenamoji vieta	Kartu su pasiūlymu pateikiama*
Siūlomų Prekių gamintojas (-ai)	1. Hewlett Packard Enterprise (HPE) 2. ..	1. Jungtinės Amerikos valstijos 2. ..	<i>Užpildyta ir pasirašyta Viešųjų pirkimų tarnybos nustatytos formos Nacionalinio saugumo reikalavimų atitikties deklaracija</i>
Siūlomų Prekių gamintoją (-us)	1. Nėra. Kompanija listinguojama (NYSE) vertybinių popierių biržoje. 2. ..	1. - 2. ..	

<sup>1</sup> Sąvoka „kontroliuojantys asmenys“ aiškinama vadovaujantis Lietuvos Respublikos viešųjų pirkimų įstatymo nuostatomis: - Kontroliuojantis asmuo – individualios įmonės savininkas arba juridinis ar fizinis asmuo, kuris kitame juridiniame asmenyje: 1) tiesiogiai ar netiesiogiai valdo daugiau kaip 50 procentų akcijų, pajų, dalių, įnašų ar (ir) balsų juridinio asmens dalyvių susirinkime arba 2) kartu su susijusiais asmenimis valdo daugiau kaip 50 procentų akcijų, pajų, dalių, įnašų ar (ir) balsų juridinio asmens dalyvių susirinkime ir kurio valdoma dalis yra ne mažesnė kaip 10 procentų akcijų, pajų, dalių, įnašų ar (ir) balsų juridinio asmens dalyvių susirinkime. Susijusiu asmeniu laikomi: a) juridinių asmenų atveju – asmenys, kurių metinė finansinė atskaitomybė turi būti konsoliduota pagal Lietuvos Respublikos įmonių grupių konsoliduotosios finansinės atskaitomybės įstatymą, arba asmenys, kurių metinė finansinė atskaitomybė turi būti konsoliduota pagal kitų valstybių teisės aktus, įgyvendinančius Direktyvoje 2013/34/ES nustatytus reikalavimus; b) fizinių asmenų atveju – sutuoktiniai, tėvai ir jų vaikai (jvaikai)

kontroliuojantis asmuo (-ys)	2. ..		
* Dėl atitikties VPĮ 37 str. 9 d. 1 p. reikalavimams perkančioji organizacija iš <u>galimo pirkimo laimėtojo</u> reikalaus pateikti vieną ar kelis dokumentus nurodytus Specialiųjų pirkimo sąlygų priede „Papildomos sąlygos dėl nacionalinio saugumo reikalavimų“.			

### INFORMACIJA APIE PASLAUGŲ TEIKIMĄ (dėl atitikties VPĮ 37 str. 9 d. 2 p. reikalavimams)

Nurodome, kad **A tipo tarnybinių stočių su grafinėmis vaizdo plokštėmis (GPU) montavimo, įdiegimo ir garantijos paslaugos** bus vykdomos iš *Lietuvos* valstybės ar teritorijos.

Perkančioji organizacija laikys, kad paslaugos kelia grėsmę nacionaliniam saugumui, kai paslaugų teikimas būtų vykdomas iš šio įstatymo 92 str. 14 d. numatyta sąrašė nurodytų valstybių ar teritorijų (Rusijos Federacijos, Baltarusijos Respublikos, Kinijos Liaudies Respublikos (netaikoma Taivano (Penghu, Kinmeno ir Matsu) atskirajai muitų teritorijai), Rusijos Federacijos aneksuoto Krymo, Moldovos Respublikos Vyriausybės nekontroliuojamos Padniestrės teritorijos, Sakartvelo Vyriausybės nekontroliuojamos Abchazijos ir Pietų Osetijos teritorijos).

Pavadinimas	Nurodomas juridinio asmens <b>pavadinimas</b> , kodas <i>arba</i> fizinio asmens <b>vardas ir pavardė</b>	Nurodoma juridinio asmens <b>registracijos vieta</b> <i>arba</i> fizinio asmens <b>pilietybė ir nuolatinė (deklaruoti) gyvenamoji vieta</b>	Kartu su pasiūlymu pateikiama**
A tipo tarnybinių stočių su grafinėmis vaizdo plokštėmis (GPU) montavimo, įdiegimo ir garantijos paslaugos	1. Blue Bridge MSP, UAB, 301489547 2. ..	1. Lietuva 2. ..	<i>Užpildyta ir pasirašyta Viešųjų pirkimų tarnybos nustatytos formos Nacionalinio saugumo reikalavimų atitikties deklaracija</i>
** Dėl atitikties VPĮ 37 str. 9 d. 2 p. reikalavimams perkančioji organizacija iš <u>galimo pirkimo laimėtojo</u> reikalaus pateikti vieną ar kelis dokumentus nurodytus pirkimo dokumentų Specialiųjų pirkimo sąlygų priede „Papildomos sąlygos dėl nacionalinio saugumo reikalavimų sąlygos“.			

**1 lentelė. Tiekėjo kainos pasiūlymas (fiksota kaina) (įskaitant visus Lietuvoje galiojančius mokesčius)**

*Teikdami šį pasiūlymą patvirtiname, kad į mūsų siūlomą Prekių kainą yra įskaičiuoti visi mokesčiai ir visos pirkimo sutarties vykdymo išlaidos ir, kad mes prisiimame riziką už visas išlaidas, kurias, teikdami pasiūlymą ir laikydamiesi Techninės specifikacijos reikalavimų, privalėjome įskaičiuoti į siūlomą Prekių kainą.*

Eil. Nr.	Pirkimo objektas	Kiekis	Mato vienetas	Vnt. kaina, Eur be PVM	Viso kaina, Eur be PVM
1	2	3	4	5	6=3*5
1.	<b>A tipo tarnybinės stotys su grafinėmis vaizdo plokštėmis</b>	4	vnt.	61 084,00	244 336,00
<b>Bendra pasiūlymo kaina, Eur (be PVM):</b>					244 336,00
<b>PVM (21%) suma*:</b>					51 310,56
<b>Bendra pasiūlymo kaina, Eur (su PVM):</b>					295 646,56

Į šią sumą įeina visi Tiekėjo mokami mokesčiai bei kitos su Prekių tiekimu susijusios Tiekėjo patiriamos išlaidos.

\* Tais atvejais, kai pagal galiojančius teisės aktus tiekėjui nereikia mokėti PVM, tiekėjas atitinkamos pasiūlymo skilties nepildo ir nurodo priežastis, dėl kurių PVM nemokamas: \_\_\_\_\_.

**Visos pasiūlyme nurodytos kainos turi būti nurodomos dviem skaičiumi po kablelio tikslumu.** Jei trečias skaičius po kablelio yra nuo 0 iki 4, antrasis skaičius po kablelio paliekamas koks yra, jei trečias skaičius po kablelio yra

nuo 5 iki 9, antrąjį skaičių po kabelio padidiname vienu vienetu, pvz., 3,14159 suapvalinus iki šimtųjų bus 3,14. Suapvalinus 3,1153 iki šimtųjų bus 3,12.

**Šiam pirkimui skiriamų lėšų suma – 500 000,00 Eur be PVM (605 000,00 Eur su PVM). Per didelė ir nepriimtina kaina bus laikoma tiekėjo pasiūlymo kaina, kuri bus didesnė nei 500 000,00 Eur be PVM (605 000,00 Eur su PVM).**

**2 lentelė. Reikalaujami dokumentai**

<i>Eil. Nr.</i>	<i>Pateiktų dokumentų pavadinimas</i>	<i>Dokumento puslapių skaičius</i>
1.	Jungtinės veiklos sutarties skaitmeninė kopija (jeigu pasiūlymą teikia ūkio subjektų grupė).	-
2.	Įrodymai, patvirtinantys Tiekėjo galimybes pirkimo sutarties vykdymo metu naudotis kitų ūkio subjektų, kuriais remiamasi kvalifikacijai atitikti, pajėgumais (pvz., ketinimų protokolai, subtiekiejo deklaracija ar pan.). (jeigu pasitelkiami).	-
3.	Užpildyta EBVPD elektroninė forma. Kiekvienas ūkio subjektų grupės narys, taip pat subjektas, kurio pajėgumais Tiekėjas remiasi, kaip tai apibrėžta Viešųjų pirkimų įstatymo 49 straipsnyje, užpildo atskirą EBVPD.	14
4.	Užpildytos specialiųjų pirkimo sąlygų priedo „Techninė specifikacija“ <b>1 lentelė</b> imtinai. Tiekėjas privalo nurodyti siūlomos Įrangos konfigūracijas, kuriose būtų pateikti tikslūs siūlomos Įrangos komponentų modeliai, prekių kodai, kiekiai, pavadinimai ir kita standartiškai gamintojų konfigūracijose pateikiama informacija. Grafoje „Siūloma charakteristika“ nurodomi konkretūs siūlomi parametrai (tiekėjas nepalieka „turi būti“, „ne mažiau“, „ne daugiau“, „ne prasčiau“, „ne ilgiau“ ir pan., nepalieka sąvokos „arba lygiavertis“ ir pan., rašyti „Atitinka“ arba „Taip“ neleidžiama). Užpildytas dokumentas privalo būti pateiktas ne skenuota forma, bet prisegant atskiru dokumentu Microsoft Word ar kita visuotinai prieinama teksto redagavimo programa.	11
5.	Siūlomos Įrangos gamintojo pažyma, įgaliojimas ar kiti dokumentai, patvirtinantys, kad Įrangos tiekėjas yra siūlomos įrangos gamintojo atstovas, įgaliotas pateikti (parduoti), įdiegti ir aptarnauti siūlomą įrangą arba sutartį, sudarytą su tokiu atstovu, turinčiu išvardintas teises (turi būti pateikta skaitmeninė kopija).	1
6.	Siūlomos Įrangos tiekėjo pažymos, patvirtinančios, kad įrangos tiekėjas yra siūlomos įrangos gamintojo autorizotas serviso centras arba yra sudaręs sutartį su tokiu centru dėl siūlomos Įrangos garantinio aptarnavimo (turi būti pateikta skaitmeninė kopija).	1
7.	Tiekėjo patvirtinimas, kad įrangos gamintojas nėra paskelbęs apie siūlomos įsigyti įrangos gamybos arba tobulinimo nutraukimą (pvz. „End of life time“ ar „Discontinued“).	1
8.	Įrangos gamintojo patvirtinimas, kad siūloma Įranga atitinka Komisijos reglamento (ES) 2019/424, kuriuo pagal Europos Parlamento ir Tarybos direktyvą 2009/125/EB nustatomi serveriams ir duomenų saugojimo gaminiais keliami ekologinio projektavimo reikalavimai ir iš dalies keičiamas Komisijos reglamentas (ES) Nr. 617/2013, reikalavimus.	7
9.	<u>Užpildyta ir pasirašyta</u> Tiekėjo deklaracija dėl (ne)atitikties Reglamento nuostatomis juridiniam asmeniui (jei pasiūlymą teikia juridinis asmuo, <i>forma pateikta specialiųjų pirkimo sąlygų priede</i> ).	1
10.	<u>Užpildyta ir pasirašyta</u> Tiekėjo deklaracija dėl (ne)atitikties Reglamento nuostatomis fiziniam asmeniui (jei pasiūlymą teikia fizinis asmuo, <i>forma pateikta specialiųjų pirkimo sąlygų priede</i> ).	-
11.	<u>Užpildyta ir pasirašyta</u> Viešųjų pirkimų tarnybos nustatytos formos Nacionalinio saugumo reikalavimų atitikties deklaracija ( <i>forma pateikta specialiųjų pirkimo sąlygų priede</i> ).	2

**3 lentelė. Ūkio subjektai<sup>2</sup>, kurių pajėgumais remiasi, kad Tiekėjas atitiktų keliamus kvalifikacijos reikalavimus, ir kiti subtiekJėjai**

Eil. Nr.	Ūkio subjekto, kurio pajėgumais remiasi tiekėjas, kad atitiktų kvalifikacijos reikalavimus/kito subtiekJėjo/kvazisubtiekJėjo pavadinimas, kodas, adresas	Nurodomi įsipareigojimai, kuriuos vykdys subtiekJėjai	Perduodamų įsipareigojimų (veiklos) dalis nuo visos pirkimo sutarties (Eur arba %)	Nurodoma, kokiam kvalifikacijos reikalavimui pasitelkiamas ūkio subjektas (kvalifikacijos reikalavimo Nr.)
1.	Ūkio subjektai, kurių pajėgumais remiasi tiekėjas, kad atitiktų kvalifikacijos reikalavimus:	<i>Pildoma, jei ūkio subjektas vykdys sutartinius įsipareigojimus subtiekJimo pagrindu</i>		
1.1.				
2.	KvazisubtiekJėjai (fiziniai asmenys, kuriais remiamasi kvalifikacijai atitikti, ir <b>kurie bus įdarbinti</b> sutarties vykdymui)			
2.1.				

*Kai pasiūlymą pateikiantis Tiekėjas nurodo, kad pirkimo sutarties vykdymo metu jis numato remtis kitų tinkamų ūkio subjektų, su kuriais pasiūlymą pateikiantis Tiekėjas nėra sudaręs jungtinės veiklos sutarties, pajėgumais kvalifikacijai atitikti, pasiūlymą pateikiantis Tiekėjas, be kitų Pirkimo sąlygose nustatytų dokumentų, privalo aiškiai įvardinti, kokie ištekliai ir kokiais būdais jie bus prieinami Tiekėjui visą sutarties vykdymo laikotarpį bei pateikti įrodymus, patvirtinančius jo galimybes pirkimo sutarties vykdymo metu naudotis kitų ūkio subjektų pajėgumais/ištekliais (pvz., ketinimų protokolas, subtiekJėjo deklaracija ar pan.) (pateikiamos dokumentų skaitmeninės kopijos).*

**4 lentelė. SubtiekJėjams / subteikėjams / subrangovams numatomos perduoti veiklos (privaloma nurodyti) ir šių ūkio subjektų pavadinimai (jei žinomi)**

Eil. Nr.	SubtiekJėjai (nurodomi subtiekJėjai, kurių pajėgumais nesiremiama kvalifikacijai atitikti) pavadinimas, kodas	Adresas	Perduodama veikla	Perduodamų įsipareigojimų (veiklos) dalis nuo visos pirkimo sutarties (Eur arba %)
1.				
2.				

**5 lentelė. Konfidenciali informacija<sup>3</sup>**

Eil. Nr.	Pateikto dokumento pavadinimas	Paiškinimai, įrodantys, kad šios lentelės 2 stulpelyje nurodyta informacija yra konfidenciali
1.	Produktų kodai_Konfidencialu	Komercinė paslaptis

<sup>2</sup> Pildyti tuomet, jei pirkimo sutarties vykdymui bus pasitelkti ūkio subjektai, kurių pajėgumais tiekėjas remiasi, kad atitiktų kvalifikacijos reikalavimus, kvazisubtiekJėjai, kiti subtiekJėjai.

<sup>3</sup> Pildyti tuomet, jei bus pateikta konfidenciali informacija. Tiekėjas negali nurodyti, kad konfidenciali yra informacija nurodyta Viešųjų pirkimų įstatymo 20 straipsnio 2 punkte. Jei Tiekėjas nenurodo konfidencialios informacijos, laikoma, kad tokios Tiekėjo pasiūlyme nėra.

*Vadovaujantis Viešųjų pirkimo įstatymo 86 straipsnio 9 dalimi, Perkančioji organizacija laimėjusio Tiekėjo pasiūlymą, išskyrus informaciją, kurios atskleidimas prieštarautų informacijos ir duomenų apsaugą reguliuojantiems teisės aktams arba visuomenės interesams, pažeistų teisėtus konkretaus tiekėjo komercinius interesus arba turėtų neigiamą poveikį tiekėjų konkurencijai, paskelbs CVP IS.*

**Tiekėjai, teikdami pasiūlymus, turėtų uždengti (paslėpti) fizinių asmenų asmens duomenis, jeigu tie duomenys nėra būtini, siekiant įsitikinti tiekėjo atitiktimi pirkimo dokumentuose keliamiems reikalavimams.**

**Pasiūlymas galioja 3 (tris) mėnesius nuo pasiūlymų pateikimo termino pabaigos.**

## TARNYBINĖS STOTYS SU GRAFINĖMIS VAIZDO PLOKŠTĖMIS

### TECHNINĖ SPECIFIKACIJA

#### I. BENDRA INFORMACIJA

I.1. Valstybės skaitmeninių sprendimų agentūra (toliau – VSSA arba Perkančioji organizacija), vykdydama Lietuvos Respublikos Vyriausybės 2015 m. gegužės 13 d. nutarimą Nr. 498 „Dėl valstybės informacinių išteklių infrastruktūros konsolidavimo ir jos valdymo optimizavimo“ (aktuali redakcija), įgyvendino 2014–2020 metų Europos Sąjungos fondų investicijų veiksmų programos 2 prioriteto „Informacinės visuomenės skatinimas“ priemonės Nr. J06-CPVA-V „IRT infrastruktūros optimizavimas ir sauga“ lėšomis finansuojamą investicijų projektą „Valstybės debesijos paslaugų teikimo infrastruktūros sukūrimas“ (toliau – Projektas). Projekto tikslas – sukurti ir įdiegti valstybės debesijos paslaugų teikimo veiklai reikalingą informacinių ir ryšių technologijų (IRT) infrastruktūrą ir suformuoti žmogiškuosius išteklius, reikalingus valstybės debesijos paslaugoms teikti.

I.2. Projekto įgyvendinimo metu buvo:

I.2.1. parengta detali loginė debesijos paslaugų teikimo informacinių technologijų (toliau – IT) infrastruktūros architektūra (su dokumentu galima susipažinti adresu: [IVPK\\_loginė\\_Debesijos\\_paslaugų\\_teikimo\\_IT\\_infrastruktūros\\_architektūra\\_v9\\_0.pdf\(lrv.lt\)](#);

I.2.2. įsigyta ir parengta Projekte numatyta techninė įranga bei saugos sprendimo techninės priemonės debesijos paslaugų teikimui;

I.2.3. sukurtos ir įdiegtos debesijos paslaugų teikimo valdymo platforma ir debesijos paslaugų teikimui reikalingos priemonės;

I.2.4. patalpinta dalis Valstybės informacinių išteklių infrastruktūros debesijos paslaugų teikimo IT infrastruktūroje, įgalinus jų veikimą ir tvarkymą naudojant debesijos paslaugas;

I.2.5. suteiktos ir sustiprintos Valstybės informacinių technologijų paslaugų departamento (toliau – VITC) institucinių ir žmogiškųjų išteklių žinios, gebėjimai bei kompetencijos, reikalingos teikti Debesijos paslaugas ir valdyti VITC vadovaujantis pasaulyje pripažintomis metodikomis ir gerosiomis praktikomis;

I.2.6. parengtos priemonės Projekto įgyvendinimui ir tęstinumui užtikrinti.

I.3. Šiuo metu Perkančioji organizacija vykdo Projekto metu sukurtos, centralizuotai valdomos (konsoliduotos) IRT infrastruktūros plėtrą, kuri numatyta įgyvendinant projektą „Valstybės informacinių technologijų valdymo pertvarka“, projekto kodas Nr. 02-097-P-0001, panaudojant 2021 – 2027 m. Ekonomikos gaivinimo ir atsparumo didinimo priemonės finansavimą (EGADP, angl. – RRF).

I.4. debesijos paslaugų teikimui. Siekdamas kokybiškai ir savalaikiai teikti debesijos paslaugas konsoliduotoms institucijoms VSSA suplanavo įdiegti naują standartinių parametų didelio

našumo virtualių mašinų paslaugą. Tuo tikslu reikia papildomai įsigyti A tipo tarnybines stotis su grafinėmis vaizdo plokštėmis (GPU).

## **II. PIRKIMO TIKSLAS IR APIMTIS**

II.1. Šio viešojo pirkimo tikslas – įsigyti ir įdiegti konsoliduotų IT paslaugų teikimui reikalingas A tipo tarnybines stotis su grafinėmis vaizdo plokštėmis (GPU) (toliau - Įranga) – 4 vnt.

## **III. BENDRIEJI REIKALAVIMAI SIŪLOMAI ĮRANGAI**

### **III.1. Bendrieji reikalavimai siūlomos įrangos tiekėjui:**

III.1.1. Įrangos tiekėjas turi būti siūlomos įrangos gamintojas arba siūlomos įrangos gamintojo atstovas, įgaliotas pateikti (parduoti) įdiegti ir aptarnauti siūlomą įrangą arba turi būti sudaręs sutartį su tokiu atstovu, turinčiu išvardintas teises. Kartu su pasiūlymu turi būti pateikta siūlomos Įrangos gamintojo pažyma, įgaliojimas ar kiti dokumentai, patvirtinantys, kad Įrangos tiekėjas yra siūlomos įrangos gamintojo atstovas, įgaliotas pateikti (parduoti), įdiegti ir aptarnauti siūlomą įrangą arba sutartį, sudarytą su tokiu atstovu, turinčiu išvardintas teises (turi būti pateikta skaitmeninė kopija).

### **III.2. Bendrieji reikalavimai siūlomai įrangai:**

III.2.1. Į bendrą pasiūlymo kainą turi būti įtrauktos visos gamintojo licencijos, reikalingos perkamos Įrangos reikalaujamoms funkcijoms vykdyti ir palaikyti.

III.2.2. Jei licencija pagal gamintojo taisykles galioja vienam įrenginiui, licencijų reikia pateikti tiek, kiek reikalaujama įrenginių.

III.2.3. Aplinkosauginiai reikalavimai: siūlomos tarnybinės stotys turi atitikti Komisijos reglamento (ES) 2019/424, kuriuo pagal Europos Parlamento ir Tarybos direktyvą 2009/125/EB nustatomi serveriams ir duomenų saugojimo gaminiais keliami ekologinio projektavimo reikalavimai ir iš dalies keičiamas Komisijos reglamentas (ES) Nr. 617/2013, reikalavimus. Kartu su pasiūlymu turi būti pateiktas siūlomos Įrangos gamintojo patvirtinimas, kad siūloma Įranga atitinka Komisijos reglamento (ES) 2019/424, kuriuo pagal Europos Parlamento ir Tarybos direktyvą 2009/125/EB nustatomi serveriams ir duomenų saugojimo gaminiais keliami ekologinio projektavimo reikalavimai ir iš dalies keičiamas Komisijos reglamentas (ES) Nr. 617/2013, reikalavimus.

III.2.4. Siūloma įranga turi būti pažymėta CE ženklu.

III.2.5. Įrangos tiekėjas, prieš teikdamas pasiūlymą, turi įvertinti tai, kad įsigyta Įranga bus naudojama Valstybės debesijos paslaugų teikimui, todėl į pasiūlymą turi būti įskaičiuotos visos būtinos licencijos, kurios leistų Perkančiajai organizacijai be apribojimų naudoti Įrangą teikiant Valstybės debesijos paslaugas kitoms valstybės įstaigoms, įmonėms bei organizacijoms.

III.2.6. Įrangos tiekėjas turi įvertinti tai, kad iki visų savo sutartinių įsipareigojimo įvykdymo (įskaitant garantijos priežiūros laikotarpį) turės glaudžiai bendradarbiauti su Perkančiąja organizacija ir prireikus teikti visas būtinas konsultacijas pasiūlytos įrangos konfigūravimo, eksploatavimo ir kitais klausimais.

III.2.7. Įrangos tiekėjui pristačius Techninėje specifikacijoje numatytą įrangą bei pilnai ją įdiegus bus pasirašomas priėmimo – perdavimo aktas.

III.2.8. Visą siūlomą techninę ir programinę įrangą Įrangos tiekėjas privalo užregistruoti Perkančiosios organizacijos vardu gamintojų nustatyta tvarka techninio palaikymo paslaugų teikimui, o registracijos duomenis perduoti Perkančiajai organizacijai.

III.2.9. Perkančiajai organizacijai turi būti užtikrinta teisė į programinės įrangos nemokamus atnaujinimus ir klaidų taisymus (techninio palaikymo laikotarpiu).

III.2.10. Visa siūloma Įranga turi būti nauja, nenaudota, gamykliniame įpakavime. Pateikiama įranga negali būti gamintojo atnaujinta („Refurbished“ arba „Remarketed“). Tiekėjas privalo patvirtinti, kad Įrangos gamintojas nėra paskelbęs apie siūlomos įsigyti įrangos gamybos arba tobulinimo nutraukimą (pvz. „End of life time“ ar „Discontinued“). Tiekėjo patvirtinimas turi būti pateiktas kartu su pasiūlymu.

III.2.11. Pasiūlyme Įrangos tiekėjas turi pateikti tikslias siūlomos įrangos konfigūracijas, kuriose būtų pateikti tikslūs siūlomos Įrangos komponentų modeliai, prekių kodai, kiekiai, pavadinimai ir kita standartiškai gamintojų konfigūratoriuose pateikiama informacija.

III.2.12. Atitikimas techninės specifikacijos reikalavimams turi būti užtikrintas esant tokiai pačiai (vienodai) siūlomos Įrangos konfigūracijai, t. y. kiekvieno konkretaus punkto iš nurodytų specifikacijoje žemiau atitikimas negali būti užtikrintas vertinant skirtingas įrangos konfigūracijas (dėl ko galimai būtų netenkinami kitų punktų reikalavimai).

III.2.13. Nacionalinio saugumo reikalavimai: Prekės neturi kelti grėsmės nacionaliniam saugumui vadovaujantis LR Viešųjų pirkimų įstatymo 37 straipsnio 8 ir 9 dalimi.

### **III.3. Bendrieji reikalavimai siūlomos įrangos pristatymui:**

III.3.1. Pasiūlymų vertinimo metu Perkančioji organizacija pasilieka teisę pareikalauti iš galimo laimėtojo pristatyti siūlomos Įrangos pavyzdžius (Įranga turi būti Įrangos tiekėjo pristatyta patikrinimui ne vėliau kaip per 45 dienas nuo Perkančiosios organizacijos prašymo) tam, kad būtų praktiškai išmatuotas gamintojo ir/arba Įrangos tiekėjo siūlomos Įrangos charakteristikų atitikimas Techninės specifikacijos bei Lietuvos Respublikos nacionalinio saugumo keliamiems reikalavimams. Tam tikslui pasiekti, Perkančioji organizacija pasilieka teisę perduoti Nacionaliniam kibernetinio saugumo centrui (arba kitoms įgaliotoms įstaigoms) gautą Įrangą patikrinimui bei išvadų pateikimui. Nustatčius, kad Įrangos tiekėjo siūloma Įranga realiai neatitinka Įrangos tiekėjo pateiktame pasiūlyme deklaruojamų Įrangos charakteristikų ir/arba Techninės specifikacijos ir/arba Lietuvos Respublikos nacionalinio saugumo reikalavimų – Įrangos tiekėjo

pasiūlymas bus atmetamas. *Prekių pavyzdžių pristatymo tvarka nurodyta Specialiųjų pirkimo sąlygų 4.5–4.7 punktuose.*

III.3.2. Įrangos tiekėjas įsipareigoja pristatyti ir įdiegti Įrangą per 3 (tris) mėnesius nuo sutarties įsigaliojimo dienos.

#### IV. SPECIALIEJI REIKALAVIMAI SIŪLOMAI ĮRANGAI IR PASLAUGOMS

IV.1. Visi funkciniai reikalavimai turi būti pagrįsti tiksliais nuorodomis į gamintojo internetiniame puslapyje esančią informaciją, nurodant dokumentą ir puslapio numerį.

IV.2. Visi našumo reikalavimai turi būti pagrįsti nuorodomis į gamintojo techninę informaciją (*angl. data sheets*) arba kitus gamintojo našumą deklaruojančius dokumentus.

IV.3. Įrangos tiekėjas turi įvertinti ir į pasiūlymo kainą įtraukti visas medžiagas ir darbus reikalingus įrangos tinkamam sumontavimui ir prijungimui prie elektros bei LAN ir SAN tinklų.

IV.4. Specialieji reikalavimai įrangai yra pateikti 1 lentelėje.

#### 1 lentelė. A tipo tarnybinės stotys su grafinėmis vaizdo plokštėmis – 4 vnt.

Eil. Nr.	Charakteristikos pavadinimas	Reikalaujama charakteristika (ne blogiau kaip)	Siūloma charakteristika ir internetinė nuoroda į gamintojo techninę dokumentaciją, nurodant dokumento puslapį ar konkrečių vietą dokumente, kurioje aprašytas reikalaujamos charakteristikos atitikimas (pildo tiekėjas)
1.	Techninės įrangos gamintojas, modelis, modifikacija (jei yra)	Būtina išvardinti siūlomų tarnybinių stočių komponentus, jų kiekius, modelius, gamintoją ir produktų kodus.	HPE ProLiant DL380a Gen11 Atskirame priede pateikiami siūlomos tarnybinės stoties komponentų sąrašas, jų kiekiai bei gamintojo kodai “Produktų kodai_Konfidencialu”
2.	Tarnybinės stoties našumas	Našumas turi būti ne mažesnis kaip 625 vienetai pagal <a href="https://www.spec.org/cpu2017/r/esults/res2024q1/cpu2017-20240311-42040.html">SPECrate2017_int_base</a> testą ir 315 vienetų pagal <a href="https://www.spec.org/cpu2017/r/esults/res2024q1/cpu2017-20240311-42042.html">SPECrate2017_fp_base</a> testą. Rezultatai turi būti skelbiami <a href="https://www.spec.org">https://www.spec.org</a> puslapyje ir pateikti pasiūlyme. Pateikiami našumo rezultatai turi būti išmatuoti siūlomoje tarnybinėje stotyje platformoje su siūlomais procesoriais.	Našumas: 625 vienetai pagal <a href="https://www.spec.org/cpu2017/r/esults/res2024q1/cpu2017-20240311-42040.html">SPECrate2017_int_base</a> testą ir <a href="https://www.spec.org/cpu2017/r/esults/res2024q1/cpu2017-20240311-42040.html">https://www.spec.org/cpu2017/r/esults/res2024q1/cpu2017-20240311-42040.html</a>  752 vienetai pagal <a href="https://www.spec.org/cpu2017/r/esults/res2024q1/cpu2017-20240311-42042.html">SPECrate2017_fp_base</a> testą. <a href="https://www.spec.org/cpu2017/r/esults/res2024q1/cpu2017-20240311-42042.html">https://www.spec.org/cpu2017/r/esults/res2024q1/cpu2017-20240311-42042.html</a>  Rezultatai skelbiami <a href="https://www.spec.org">https://www.spec.org</a> puslapyje

			ir pateikiami pasiūlyme. Pateikiami našumo rezultatai išmatuoti siūlomoje tarnybinėje stotyje platformoje su siūlomais procesoriais.
3.	Procesorių tipas	32 branduolių, x86 architektūros procesorius, palaikantis 64 bit operacines sistemas ir taikomąsias programas, virtualizavimo instrukcijas aparatiniam lygmenyje, „Hyper-Threading“ arba lygiavertę technologiją. Pasiūlyme būtina nurodyti procesoriaus gamintoją, procesoriaus tipą, pavadinimą, dažnį, spartinančiosios atminties dydį, sisteminės magistralės dažnį.	32 branduolių, x86 architektūros procesorius, palaikantis 64 bit operacines sistemas ir taikomąsias programas, virtualizavimo instrukcijas aparatiniam lygmenyje, „Hyper-Threading“. Procesorius – Intel Xeon 6538Y+, 2,2Ghz, 60MB spartinaičiosios atminties, sisteminės magistralės sparta 20GT/s  <a href="https://www.hpe.com/psnow/doc/PSN1014696168USEN">https://www.hpe.com/psnow/doc/PSN1014696168USEN</a> 1 psl.  <a href="https://ark.intel.com/content/www/us/en/ark/products/237563/intel-xeon-gold-6538y-processor-60m-cache-2-20-ghz.html">https://ark.intel.com/content/www/us/en/ark/products/237563/intel-xeon-gold-6538y-processor-60m-cache-2-20-ghz.html</a>
4.	Procesorių skaičius	Ne mažiau 2 vnt.	2 vnt. “Produktų kodai_Konfidencialu ”
5.	Operatyvioji atmintis	Ne blogiau kaip DDR4-5600. Turi būti palaikomos <i>advanced ECC</i> arba lygiavertės technologijos. Ne mažiau kaip 24 vnt. atminties jungčių.	DDR5-5600. Palaikomos <i>advanced ECC</i> technologijos. 24 vnt. atminties jungčių.  <a href="https://www.hpe.com/psnow/doc/PSN1014696168USEN">https://www.hpe.com/psnow/doc/PSN1014696168USEN</a> 3 psl.  <a href="https://www.hpe.com/psnow/doc/a50004309enw.HTML">https://www.hpe.com/psnow/doc/a50004309enw.HTML</a> , skyrius „Standard features“
6.	Įdiegta operatyvinė atmintis	Ne mažiau kaip 2048 GB dirbanti ne lėtesne kaip 5200MT/s greitaveika.	2048 GB dirbanti 5200MT/s greitaveika. “ Produktų kodai_Konfidencialu” <a href="https://ark.intel.com/content/www/us/en/ark/products/237563/intel-xeon-gold-6538y-processor-60m-cache-2-20-ghz.html">https://ark.intel.com/content/www/us/en/ark/products/237563/intel-xeon-gold-6538y-processor-60m-cache-2-20-ghz.html</a>
7.	Diskiniai kaupikliai	Ne mažiau kaip 2 vnt. ne mažiau kaip 480 GB SSD NVMe tipo, karšto keitimo.	2 vnt. 480 GB SSD NVMe tipo, karšto keitimo. „HPE NS204i-u Gen11 NVMe Hot Plug Boot Optimized Storage Device“ <a href="http://h20195.www2.hpe.com/v2/redirect.aspx?/products/quicks">http://h20195.www2.hpe.com/v2/redirect.aspx?/products/quicks</a>

			<a href="#">pecs/16622_div/16622_div.HT ML</a>
8.	Kietųjų diskų RAID valdiklis	Palaikantis aparatiškai RAID 1 lygį ir NVMe diskus. Turi palaikyti „karšto“ keitimo (angl. hot-swap) diskus.	Palaiko aparatiškai RAID 1 lygį ir NVMe diskus. Palaiko „karšto“ keitimo (angl. hot-swap) diskus. „HPE NS204i-u Gen11 NVMe Hot Plug Boot Optimized Storage Device“ <a href="http://h20195.www2.hpe.com/v2/redirect.aspx?/products/quickspecs/16622_div/16622_div.HT ML">http://h20195.www2.hpe.com/v2/redirect.aspx?/products/quickspecs/16622_div/16622_div.HT ML</a>
9.	Grafinis adapteris	Ne mažiau kaip 4 vnt NVIDIA L40S 48GB arba analogiškų grafinių akseleratorių.	4 vnt NVIDIA L40S 48GB grafiniai akseleratoriai. “ Produktų kodai_Konfidencialu”
10.	LAN adapteris	Ne mažiau kaip 4 vnt. 25 GbE sąsajų palaikančių žemiau įvardintus arba lygiaverčius protokolus: - RDMA over Converged Ethernet (RoCE); - TCP/UDP, VxLAN, NVGRE, GENEVE; - iSER (informacija apie funkcionalumą gali būti pateikiama is VMware HCL suderinamumo puslapio) Plokštės turi būti subalansuotos procesorių atžvilgiu. Komplektacijoje turi būti pateikiami SFP28 moduliai, pritaikomi numatomiems optiniams "Multi Mode" kabeliams su LC tipo jungtimis ir reikiamo ilgio bei tipo kabeliai, skirti siūlomos įrangos prijungimui prie tinklo įrangos.	4 vnt. 25 GbE sąsajų palaikančių žemiau įvardintus: - RDMA over Converged Ethernet (RoCE); - TCP/UDP, VxLAN, NVGRE, GENEVE; - iSER (informacija apie funkcionalumą pateikiama is VMware HCL suderinamumo puslapio, nuoroda žemiau) Plokštės subalansuotos procesorių atžvilgiu. Komplektacijoje pateikiami SFP28 moduliai, pritaikomi numatomiems optiniams "Multi Mode" kabeliams su LC tipo jungtimis ir reikiamo ilgio bei tipo kabeliai, skirti siūlomos įrangos prijungimui prie tinklo įrangos. “ Produktų kodai_Konfidencialu” Tinklo adapteriai „Mellanox MCX631432AS-ADAI Ethernet 10/25Gb 2-port SFP28 OCP3 Adapter for HPE“, gamintojo kodas P42041-B21  <a href="https://www.hpe.com/psnow/doc/a00073559enw.HTML">https://www.hpe.com/psnow/doc/a00073559enw.HTML</a> skyrius „Standard features“

			<a href="https://www.vmware.com/resources/compatibility/detail.php?deviceCategory=io&amp;productid=54081&amp;deviceCategory=io&amp;details=1&amp;partner=515&amp;keyword=MCX631432AS-ADAI&amp;deviceTypes=6&amp;page=1&amp;display_interval=10&amp;sortColumn=Partner&amp;sortOrder=Asc">https://www.vmware.com/resources/compatibility/detail.php?deviceCategory=io&amp;productid=54081&amp;deviceCategory=io&amp;details=1&amp;partner=515&amp;keyword=MCX631432AS-ADAI&amp;deviceTypes=6&amp;page=1&amp;display_interval=10&amp;sortColumn=Partner&amp;sortOrder=Asc</a>
11.	FC SAN adapteris išorinei duomenų saugyklai prijungti	Ne mažiau kaip 2 vnt. 32 Gbps FC SAN sąsajų, realizuotų atskirų PCIe plokščių pagalba. Komplektacijoje turi būti pateikiami SFP+ moduliai, pritaikomi numatomiems optiniams "Multi Mode" kabeliams su LC tipo jungtimis ir reikiamo ilgio bei tipo kabeliai, skirti siūlomos įrangos prijungimui prie tinklo įrangos.	2 vnt. 32 Gbps FC SAN sąsajų, realizuotų atskirų PCIe plokščių pagalba. Komplektacijoje pateikiami SFP+ moduliai, pritaikomi numatomiems optiniams "Multi Mode" kabeliams su LC tipo jungtimis ir reikiamo ilgio bei tipo kabeliai, skirti siūlomos įrangos prijungimui prie tinklo įrangos. "Produktų kodai_Konfidencialu" Adapteriai – "HPE SN1610E 32Gb 1-port Fibre Channel Host Bus Adapter", gamintojo kodas R2J62A, <a href="https://www.hpe.com/psnow/doc/c05205227.HTML">https://www.hpe.com/psnow/doc/c05205227.HTML</a> skyrius "Technical Specifications"
12.	Prievadai	Ne mažiau kaip 1 vnt. RJ45, skirtas valdymui. Ne mažiau kaip 2 vnt. USB 3.0.	1 vnt. RJ45, skirtas valdymui. 4 vnt. USB 3.0. <a href="https://www.hpe.com/psnow/doc/a50004309enw.HTML">https://www.hpe.com/psnow/doc/a50004309enw.HTML</a> skyrius „Standard Features”
13.	Tarnybinės stoties valdymo ir administravimo sistema	Integruota (neužimanti PCI lizdo), nepriklausoma nuo operacinės sistemos valdymo procesoriaus. Privalomos savybės: virtuali, nepriklausanti nuo operacijų sistemos, nutolusi tekstinė ir grafinė konsolė, virtualus maitinimo įjungimas ir išjungimas, virtualus CD-ROM (galimybė naudoti nutolusio kompiuterio CD-ROM, CD-image ir USB duomenų laikmeną kaip tarnybinės stoties įrenginius). Ne mažiau negu 4 vartotojų su nuosavais slaptažodžiais palaikymas. Centralizuoto vartotojų autentifikavimo palaikymas su ne prasčiau nei MS Windows 2019/2022 aktyvia direktorija. Ne blogesnis nei 128-bit SSL saugumas, ne mažiau kaip viena RJ-45 jungtis įrenginio gale, skirta	Integruota (neužimanti PCI lizdo), nepriklausoma nuo operacinės sistemos valdymo procesoriaus. Savybės: - virtuali, nepriklausanti nuo operacijų sistemos, nutolusi tekstinė ir grafinė konsolė, - virtualus maitinimo įjungimas ir išjungimas, - virtualus CD-ROM (galimybė naudoti nutolusio kompiuterio CD-ROM, CD-image ir USB duomenų laikmeną kaip tarnybinės stoties įrenginius), - 12 vartotojų su nuosavais slaptažodžiais palaikymas. Centralizuoto vartotojų autentifikavimo palaikymas su

		<p>valdymui. Tarnybinės stoties valdymo procesoriaus nutolęs valdymas per WEB naršyklę, neįdiegiant papildomos programinės įrangos. „Virtual KVM“, „boot“ sesijos įrašymo ir rodymo funkcionalumo palaikymas arba lygiavertis funkcionalumas. Privaloma nurodyti papildomų licencijų produktų kodus.</p> <p>Aparatinės dalies temperatūros, CPU, operatyvinės atminties, vidinių diskų būklės stebėjimas ir automatinis SNMP pranešimų siuntimas administratoriui ir gamintojo servisui.</p>	<p>MS Windows 2019/2022 aktyvia direktorija. 128-bit SSL saugumas, viena RJ-45 jungtis įrenginio gale, skirta valdymui. Tarnybinės stoties valdymo procesoriaus nutolęs valdymas per WEB naršyklę, neįdiegiant papildomos programinės įrangos. „Virtual KVM“, „boot“ sesijos įrašymo ir rodymo funkcionalumo palaikymas. Nuotolinio valdymo licencijos gamintojo kodas BD505A</p> <p><a href="https://www.hpe.com/psnow/doc/c04154343.HTML">https://www.hpe.com/psnow/doc/c04154343.HTML</a> skyrius „Standard features“</p> <p><a href="https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002007en_us&amp;page=GUID-70F1D490-3874-42D1-BB90-20B7341665F5.html">https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002007en_us&amp;page=GUID-70F1D490-3874-42D1-BB90-20B7341665F5.html</a></p> <p><a href="https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002007en_us&amp;page=GUID-D7147C7F-2016-0901-06D0-000000008A8.html">https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002007en_us&amp;page=GUID-D7147C7F-2016-0901-06D0-000000008A8.html</a></p> <p>Aparatinės dalies temperatūros, CPU, operatyvinės atminties, vidinių diskų būklės stebėjimas ir automatinis SNMP pranešimų siuntimas administratoriui ir gamintojo servisui.</p> <p><a href="https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002007en_us&amp;page=GUID-D7147C7F-2016-0901-06D0-00000000126C.html">https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002007en_us&amp;page=GUID-D7147C7F-2016-0901-06D0-00000000126C.html</a></p> <p><a href="https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002007en_us&amp;page=Standard-Remote_support.html">https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002007en_us&amp;page=Standard-Remote_support.html</a></p>
14.	Aušinimo ventiliatoriai	Pertekliniai (dubliuoti), karšto keitimo tipo.	<p>Pertekliniai (dubliuoti), karšto keitimo tipo.</p> <p><a href="https://www.hpe.com/psnow/doc/a50004309enw.HTML">https://www.hpe.com/psnow/doc/a50004309enw.HTML</a> skyrius „Overview“</p>

			<a href="https://www.hpe.com/psnow/doc/PSN1014696168USEN">https://www.hpe.com/psnow/doc/PSN1014696168USEN</a> 3 psl.
15.	Maitinimo šaltiniai	<p>Dubliuoti, karšto keitimo tipo, pakankamos galios maitinimo šaltiniai, pajėgiantys pilnai užtikrinti tarnybinės stoties veikimą sugedus vienam maitinimo šaltiniui ir esant pilnai tarnybinės stoties komplektacijai, kai naudojami daugiausiai galios naudojantys tarnybinės stoties komponentai.</p> <p>Pritaikyti prijungti prie 230 V 50Hz kintamos srovės elektros tinklo.</p> <p>Pateikti gamintojo ataskaita apie tarnybinės stoties elektros suvartojimą esant 100% apkrovimui</p>	<p>Dubliuoti, karšto keitimo tipo, pakankamos galios maitinimo šaltiniai, pajėgiantys pilnai užtikrinti tarnybinės stoties veikimą sugedus vienam maitinimo šaltiniui ir esant pilnai tarnybinės stoties komplektacijai, kai naudojami daugiausiai galios naudojantys tarnybinės stoties komponentai.</p> <p>Pritaikyti prijungti prie 230 V 50Hz kintamos srovės elektros tinklo.</p> <p>“Produktų kodai_Konfidencialu”</p> <p><a href="https://www.hpe.com/psnow/doc/PSN1014696168USEN">https://www.hpe.com/psnow/doc/PSN1014696168USEN</a> 3 psl.</p> <p>Su pasiūlymu pateikiama gamintojo ataskaita apie tarnybinės stoties elektros suvartojimą esant 100% apkrovimui – „PowerReport.html“</p>
16.	Korpusas	<p>Ne daugiau nei 2U aukščio, pritaikytas montavimui į standartinę 19 colių įrangos montavimui skirtą spintą su slankiais laikikliais ir visais montavimui reikalingais priedais (bėgiai, tvirtinimo elementai).</p> <p>Korpuso priekyje ir gale turi būti įmontuotas tarnybinę stotį identifikuojantis šviesinis indikatorius.</p> <p>Bus tinkama ir lygiavertė funkcionalumą užtikrinanti technologija reikalaujamai identifikavimo šviesinio indikatoriaus technologijai.</p>	<p>2U aukščio, pritaikytas montavimui į standartinę 19 colių įrangos montavimui skirtą spintą su slankiais laikikliais ir visais montavimui reikalingais priedais (bėgiai, tvirtinimo elementai).</p> <p>“Produktų kodai_Konfidencialu”</p> <p>Korpuso priekyje ir gale įmontuotas tarnybinę stotį identifikuojantis šviesinis indikatorius.</p> <p><a href="https://www.hpe.com/psnow/doc/a50004309enw.HTML">https://www.hpe.com/psnow/doc/a50004309enw.HTML</a> skyrius „Overview“</p> <p><a href="https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002478en_us&amp;page=GUID-0595BDD9-DC2C-432D-9CF7-F1AB81181702.html">https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002478en_us&amp;page=GUID-0595BDD9-DC2C-432D-9CF7-F1AB81181702.html</a></p> <p><a href="https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002478en_us&amp;page=GUID-">https://support.hpe.com/hpesc/public/docDisplay?docId=sd00002478en_us&amp;page=GUID-</a></p>

			<a href="https://www.hpe.com/psnow/doc/PSN1014696168USEN">8EFEE933-4AE0-44B6-BE83-8B07BA5DE888.html</a>  <a href="https://www.hpe.com/psnow/doc/PSN1014696168USEN">https://www.hpe.com/psnow/doc/PSN1014696168USEN</a> 1 psl.
17.	Surinkimo reikalavimai	Tarnybinė stotis turi būti komplektuojama paties gamintojo. Stotį sudarantys aparatiniai komponentai (procesoriai, atmintis, valdikliai, diskai ir kt.) turi būti suderinti tarpusavyje, pagaminti vieno gamintojo arba kelių gamintojų, tačiau turi būti pateiktas tarnybinės stoties gamintojo patvirtinimas dėl komponentų tarpusavio suderinamumo.	Tarnybinė stotis komplektuojama paties gamintojo. Stotį sudarantys aparatiniai komponentai (procesoriai, atmintis, valdikliai, diskai ir kt.) suderinti tarpusavyje, pagaminti vieno gamintojo ir pažymėti tarnybinės stoties gamintojo ženkliniu.
18.	Suderinamumas su operacinėmis sistemomis ir virtualizavimo platformomis	Tarnybinė stotis turi būti sertifikuota darbui su ne blogiau kaip šiomis arba lygiavertėmis platformomis: Windows Server 2022; VMware ESXi 7.x/8.x; Red Hat Enterprise Linux 8/9; SUSE Linux Enterprise Server 15	Tarnybinė stotis sertifikuota darbui su šiomis platformomis: Windows Server 2022; <a href="https://www.hpe.com/us/en/collaterals/collateral.a50010742enw.html">https://www.hpe.com/us/en/collaterals/collateral.a50010742enw.html</a> VMware ESXi 7.x/8.x; <a href="https://www.hpe.com/us/en/collaterals/collateral.a50010842enw.html">https://www.hpe.com/us/en/collaterals/collateral.a50010842enw.html</a> Red Hat Enterprise Linux 8/9; <a href="https://www.hpe.com/us/en/collaterals/collateral.a50010851enw.html">https://www.hpe.com/us/en/collaterals/collateral.a50010851enw.html</a> SUSE Linux Enterprise Server 15 <a href="https://www.hpe.com/us/en/collaterals/collateral.a50010860enw.html">https://www.hpe.com/us/en/collaterals/collateral.a50010860enw.html</a>
19.	Garantinės priežiūros laikotarpis	Tarnybinėms stotims ir visiems pateiktiems techniniams ir programiniams komponentams turi būti taikoma ne mažiau kaip 5 metų (ne prasčiau kaip 24 valandos per parą 7 dienos per savaitę 365 dienos per metus) gamintojo garantinė priežiūra įrangos eksploatavimo vietoje. Garantinė priežiūra turi būti atliekama paties įrangos gamintojo arba jo autorizuoto aptarnavimo atstovo. Garantijos laikotarpio metu įrangos būseną turi būti nuolat stebima iš gamintojo techninio centro (tiekėjui sukongūravus stebėjimą pagal Perkančiosios organizacijos leidimą). Turi būti gamintojo priešlaikinė garantija („Pre-Failure Warranty“)	Tarnybinėms stotims ir visiems pateiktiems techniniams ir programiniams komponentams taikoma 5 metų (24 valandos per parą 7 dienos per savaitę 365 dienos per metus) gamintojo garantinė priežiūra įrangos eksploatavimo vietoje. Garantinė priežiūra atliekama paties įrangos gamintojo. Garantijos laikotarpio metu įrangos būseną nuolat stebima iš gamintojo techninio centro (tiekėjui sukongūravus stebėjimą pagal Perkančiosios organizacijos leidimą) – įranga komplektuojama gamintojo programinės įrangos paketu

		<p>procesoriui, operatyvinei atminčiai ir diskams.</p> <p>Garantinio aptarnavimo metu turi būti nemokamai atliekami remonto darbai ir nemokamai keičiami sugedę komponentai. Sugedus diskams, diskai negražinami.</p> <p>Tiekėjas turi pateikti nuorodą į gamintojo internetinę prieigą, kuri įgalina naudojant produkto kodą ir serijinį numerį patikrinti suteiktą gamintojo garantiją internetiniame puslapyje.</p>	<p>„HPE GreenLake for Compute Ops Management Enhanced 5-year Upfront ProLiant SaaS“, gamintojo kodas R7A12AAE. Gamintojo priešlaikinė garantija („Pre-Failure Warranty“) procesoriui, operatyvinei atminčiai ir diskams.</p> <p>Garantinio aptarnavimo metu nemokamai atliekami remonto darbai ir nemokamai keičiami sugedę komponentai. Sugedus diskams, diskai negražinami.</p> <p>Gamintojo garantiją galima patikrinti gamintojo interneto svetainėje adresu <a href="https://support.hpe.com/connect/s/?card=wc">https://support.hpe.com/connect/s/?card=wc</a></p>
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IV.5. Jeigu techninėje specifikacijoje ir (ar) kituose pridedamuose dokumentuose apibūdinant pirkimo objektą nurodytas konkretus pavadinimas ar šaltinis, konkretus procesas ar prekės ženklas, patentas, tipai, konkreti kilmė ar gamyba, standartas, Tiekėjas gali pateikti lygiavertį sprendinį (kitų gamintojų lygiavertė produkcija ar įranga, pan.) nurodytajam. Lygiavertiškumo įrodymas yra Tiekėjo pareiga.

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# Europos bendrasis viešųjų pirkimų dokumentas (EBVPD)

## I dalis. Informacija apie pirkimo procedūrą ir perkančiąją organizaciją ar perkantįjį subjektą

### Informacija apie paskelbimą

**Skelbimo numeris OL S (tik tarptautiniams pirkimams):**

-

**Skelbimo numeris CVP IS (kur rasti?)**

734779

### Perkančiosios organizacijos / Perkančiojo subjekto tapatybė

**Oficialus pavadinimas:**

VŠĮ CPO LT

**Šalis:**

Lietuva

### Informacija apie pirkimo procedūrą

**Procedūros tipas**

Atvira

**Pavadinimas:**

Tarnybinės stotys su grafinėmis vaizdo plokštėmis

**Trumpas aprašymas:**

Tarnybinės stotys su grafinėmis vaizdo plokštėmis

**Perkančiosios organizacijos ar perkančiojo subjekto (jei taikoma) priskirtas dokumento numeris:**

-

## II dalis. Informacija apie ekonominės veiklos vykdytoją

### A. Informacija apie ekonominės veiklos vykdytoją

**Tiekėjo pavadinimas arba vardas ir pavardė (jei fizinis asmuo):**

Blue Bridge MSP, UAB

**Gatvė ir namo numeris:**

J. Jasinskio g. 16A

**Pašto kodas:**

LT-03163

**Miestas:**

Vilnius

**Šalis:**

Lietuva

**Interneto adresas (jei yra):**

www.bluebridge.lt

**E. paštas:**

info@bluebridge.lt

**Telefonas:**

**Asmuo ar asmenys ryšiams:**

**PVM mokėtojo kodas, jei yra:**

LT100003708514

**Jei PVM mokėtojo kodo nėra, nurodykite kitą nacionalinį identifikacinį numerį (Lietuvoje - įmonės kodą)**

-

**Ar ekonominės veiklos vykdytojas yra labai maža, mažoji ar vidutinė įmonė?**

Taip

Ne

**Tik tuo atveju, kai pirkimas rezervuotas: ar ekonominės veiklos vykdytojas yra globojama darbo grupė (neįgaliųjų socialinė įmonė), socialinė įmonė? Ar jis vykdytų sutartį pagal globojamų darbo grupių (neįgaliųjų socialinių įmonių) užimtumo programas?**

Taip

Ne

---

**Jei taikoma, ar ekonominės veiklos vykdytojas įtrauktas į oficialų patvirtintų ekonominės veiklos vykdytojų sąrašą arba ar jis turi lygiavertį sertifikatą (pvz., pagal nacionalinę (išankstinę) kvalifikacijos vertinimo sistemą)? Lietuvos tiekėjai renkasi „ne“**

Taip

Ne

- Be to, užpildykite trūkstamą informaciją IV dalies A, B, C arba D skirsniuose, atsižvelgdami į konkretų atvejį TIK jei to reikalaujama atitinkamame skelbime arba pirkimo dokumentuose:

**e) Ar ekonominės veiklos vykdytojas galės pateikti sertifikatą dėl socialinio draudimo įmokų ir mokesčių mokėjimo arba pateikti informaciją, kuri leistų perkančiajai organizacijai ar perkančiajam subjektui jį gauti tiesiogiai naudojantis prieiga prie bet kurios iš valstybių narių nemokamos nacionalinės duomenų bazės?**

Taip

Ne

**Jei atitinkami dokumentai prieinami elektroniniu būdu, nurodykite:**

[https://draudejai.sodra.lt/draudeju\\_viesi\\_duomenys/](https://draudejai.sodra.lt/draudeju_viesi_duomenys/)

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**Ar ekonominės veiklos vykdytojas pirkimo procedūroje dalyvauja kartu su kitais? Žymima TAIP, jei pasiūlymą teikia ūkio subjektų grupė (konsorciumas) pagal jungtinės veiklos sutartį**

Taip

Ne

---

**Jei pirkimas padalintas į dalis, nuoroda į pirkimo dalį (-is), dėl kurios (-ių) ekonominės veiklos vykdytojas nori dalyvauti konkurse:**

-

## **B. Informacija apie ekonominės veiklos vykdytojo teisinius atstovus #1**

- Šis skirsnis pildomas, jeigu tiekėjo vadovas įgalioja kitą asmenį pasirašyti pasiūlymą, bendrauti su pirkimo vykdytoju, įgalioja atstovauti ir pasirašyti EBVPD, bendrauti su pirkimo vykdytoju dėl EBVPD pateiktos informacijos, teikiamų kvalifikaciją ir pašalinimo pagrindų nebuvimą pagrindžiančių dokumentų, dėl pasiūlymo ir pan.

Jei taikytina, nurodykite asmens (-ų), įgalioto (-ų) atstovauti ekonominės veiklos vykdytojui šios pirkimo procedūros tikslais, vardą ir pavardę ir adresą:

**Vardas**

**Pavardė**

- . . . . .  
**Gimimo data**

-

**Gimimo vieta**

-

**Gatvė ir namo numeris:**

J. Jasinskio g. 16A

**Pašto kodas:**

LT-03163

**Miestas:**

Vilnius

**Šalis:**

Lietuva

**E. paštas:**

**Telefonas:**

**Pareigos arba statusas:**

**Prireikus pateikite išsamią informaciją apie atstovavimą (formą, aprėptį, paskirtį ir t. t.):**

Pagal 2024-04-10 įgaliojimą Nr. IGL240410EDR2-01

### **C. Informacija apie rėmimąsi kitų subjektų pajėgumais**

**Ar siekdamas patenkinti IV dalyje nurodytus atrankos kriterijus ir V dalyje nurodytus kriterijus bei taisykles (jei tokių yra) ekonominės veiklos vykdytojas remiasi kitų subjektų pajėgumais?**

Taip

Ne

### **D. Informacija apie subrangovus, kurių pajėgumais ekonominės veiklos vykdytojas nesiremia**

- (Skirsnį reikia pildyti, tik jei šios informacijos aiškiai reikalauja perkančioji organizacija ar perkantysis subjektas.)

**Ar ekonominės veiklos vykdytojas ketina kurias nors sutarties dalis subrangos sutartimi pavesti atlikti trečiosioms šalims?**

Taip

Ne

- Jei perkančioji organizacija ar perkantysis subjektas aiškiai prašo šios informacijos, šalia informacijos pagal šį skirsnį, pateikite pagal šios dalies A ir B skirsnius ir III dalį reikalaujamą informaciją apie kiekvieną susijusį subrangovą (subrangovų kategorijas).

### **III dalis. Pašalinimo pagrindai**

#### **A. Su baudžiamaisiais nuosprendžiais susiję pagrindai**

##### **Direktyvos 2014/24/ES 57 straipsnio 1 dalyje nustatyti šie pašalinimo pagrindai**

##### **A1. Dalyvavimas nusikalstamos organizacijos veikloje (VPĮ 46 str. 1 d. 1 p.)**

Ar pats ekonominės veiklos vykdytojas ar bet kuris asmuo, kuris yra jo administracijos, valdymo ar priežiūros organo narys arba turi atstovavimo, sprendimo ar kontrolės įgaliojimus to ekonominės veiklos vykdytojo atžvilgiu, buvo nuteistas galutiniu teismo sprendimu už dalyvavimą nusikalstamos organizacijos veikloje, o nuosprendis priimtas prieš ne daugiau kaip penkerius metus arba kai nuosprendyje aiškiai nustatytas pašalinimo laikotarpis tebesitęsia? Kaip apibrėžta 2008 m. spalio 24 d. Tarybos pamatinio sprendimo 2008/841/TVR dėl kovos su organizuotu nusikalstamumu 2 straipsnyje (OL L 300, 2008 11 11, p. 42).

Jūsų atsakymas

Taip

Ne

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Ar ši informacija ES valstybės narės duomenų bazėje nemokamai prieinama valdžios institucijoms?

Taip

Ne

##### **A2. Korupcija (VPĮ 46 str. 1 d. 2 p.)**

Ar pats ekonominės veiklos vykdytojas ar bet kuris asmuo, kuris yra jo administracijos, valdymo ar priežiūros organo narys arba turi atstovavimo, sprendimo ar kontrolės įgaliojimus to ekonominės veiklos vykdytojo atžvilgiu, buvo nuteistas galutiniu teismo sprendimu už korupciją, o nuosprendis priimtas prieš ne daugiau kaip penkerius metus arba kai nuosprendyje aiškiai nustatytas pašalinimo

laikotarpis tebesitęsia? Kaip apibręžta Konvencijos dėl kovos su korupcija, susijusia su Europos Bendrijų pareigūnais ar Europos Sąjungos valstybių narių pareigūnais, 3 straipsnyje (OL C 195, 1997 6 25, p. 1) ir 2003 m. liepos 22 d. Tarybos pamatinio sprendimo 2003/568/TVR dėl kovos su korupcija privačiame sektoriuje 2 straipsnio 1 dalyje (OL L 192, 2003 7 31, p. 54). Į pašalinimo pagrindus taip pat įtraukta korupcija, kaip apibręžta perkančiosios organizacijos (perkančiojo subjekto) arba ekonominės veiklos vykdytojo nacionalinėje teisėje.

Jūsų atsakymas

Taip

Ne

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Ar ši informacija ES valstybės narės duomenų bazėje nemokamai prieinama valdžios institucijoms?

Taip

Ne

**A3. Sukčiavimas (VPĮ 46 str. 1 d. 3 p.)**

Ar pats ekonominės veiklos vykdytojas ar bet kuris asmuo, kuris yra jo administracijos, valdymo ar priežiūros organo narys arba turi atstovavimo, sprendimo ar kontrolės įgaliojimus to ekonominės veiklos vykdytojo atžvilgiu, buvo nuteistas galutiniu teismo sprendimu už sukčiavimą, o nuosprendis priimtas prieš ne daugiau kaip penkerius metus arba kai nuosprendyje aiškiai nustatytas pašalinimo laikotarpis tebesitęsia? Pagal Europos Bendrijų finansinių interesų apsaugos konvencijos 1 straipsnį (OL C 316, 1995 11 27, p. 48).

Jūsų atsakymas

Taip

Ne

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Ar ši informacija ES valstybės narės duomenų bazėje nemokamai prieinama valdžios institucijoms?

Taip

Ne

**A4. Teroristiniai nusikaltimai arba su teroristine veikla susiję nusikaltimai (VPĮ 46 str. 1 d. 5 p.)**

Ar pats ekonominės veiklos vykdytojas ar bet kuris asmuo, kuris yra jo administracijos, valdymo ar priežiūros organo narys arba turi atstovavimo, sprendimo ar kontrolės įgaliojimus to ekonominės veiklos vykdytojo atžvilgiu, buvo nuteistas galutiniu teismo sprendimu už teroristinius nusikaltimus arba

su teroristine veikla susijusius nusikaltimus, o nuosprendis priimtas prieš ne daugiau kaip penkerius metus arba kai nuosprendyje aiškiai nustatytas pašalinimo laikotarpis tebesitęsia? Kaip apibrėžta 2002 m. birželio 13 d. Tarybos pamatinio sprendimo dėl kovos su terorizmu 1 ir 3 straipsniuose (OL L 164, 2002 6 22, p. 3). Į pašalinimo pagrindus taip pat įtrauktas nusikalstamos veikos kurstymas, pagalba ar bendrininkavimas ją vykdant arba kėsಿನimasis ją įvykdyti, kaip nurodyta to pamatinio sprendimo 4 straipsnyje.

Jūsų atsakymas

Taip

Ne

---

Ar ši informacija ES valstybės narės duomenų bazėje nemokamai prieinama valdžios institucijoms?

Taip

Ne

**A5. Pinigų plovimas arba teroristų finansavimas (VPĮ 46 str. 1 d. 6 p.)**

Ar pats ekonominės veiklos vykdytojas ar bet kuris asmuo, kuris yra jo administracijos, valdymo ar priežiūros organo narys arba turi atstovavimo, sprendimo ar kontrolės įgaliojimus to ekonominės veiklos vykdytojo atžvilgiu, buvo nuteistas galutiniu teismo sprendimu už pinigų plovimą arba teroristų finansavimą, o nuosprendis priimtas prieš ne daugiau kaip penkerius metus arba kai nuosprendyje aiškiai nustatytas pašalinimo laikotarpis tebesitęsia? Kaip apibrėžta 2005 m. spalio 26 d. Europos Parlamento ir Tarybos direktyvos 2005/60/EB dėl finansų sistemos apsaugos nuo jos panaudojimo pinigų plovimui ir teroristų finansavimui 1 straipsnyje (OL L 309, 2005 11 25, p. 15).

Jūsų atsakymas

Taip

Ne

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Ar ši informacija ES valstybės narės duomenų bazėje nemokamai prieinama valdžios institucijoms?

Taip

Ne

**A6. Vaikų darbas ir kitos prekybos žmonėmis formos (VPĮ 46 str. 1 d. 7 p.)**

Ar pats ekonominės veiklos vykdytojas ar bet kuris asmuo, kuris yra jo administracijos, valdymo ar priežiūros organo narys arba turi atstovavimo,

sprendimo ar kontrolės įgaliojimus to ekonominės veiklos vykdytojo atžvilgiu, buvo nuteistas galutiniu teismo sprendimu už vaikų darbą arba kitas prekybos žmonėmis formas, o nuosprendis priimtas prieš ne daugiau kaip penkerius metus arba kai nuosprendyje aiškiai nustatytas pašalinimo laikotarpis tebesitęsia? Kaip apibrėžta 2011 m. balandžio 5 d. Europos Parlamento ir Tarybos direktyvos 2011/36/ES dėl prekybos žmonėmis prevencijos, kovos su ja ir aukų apsaugos, pakeičiančios Tarybos pamatinį sprendimą 2002/629/TVR, 2 straipsnyje (OL L 101, 2011 4 15, p. 1).

Jūsų atsakymas

Taip

Ne

---

Ar ši informacija ES valstybės narės duomenų bazėje nemokamai prieinama valdžios institucijoms?

Taip

Ne

## **B. Su mokesčių ar socialinio draudimo įmokų mokėjimu susiję pagrindai Direktyvos 2014/24/ES 57 straipsnio 2 dalyje nustatytos šios pašalinimo priežastys**

### **B1. Mokesčių mokėjimas VPĮ 46 str. 3 d.**

Ar ekonominės veiklos vykdytojas pažeidė savo pareigas, susijusias su mokesčių mokėjimu, tiek šalyje, kurioje yra įsisteigęs, tiek perkančiosios organizacijos ar perkančiojo subjekto valstybėje narėje, jei tai nėra jo įsisteigimo šalis?

Jūsų atsakymas

Taip

Ne

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Ar ši informacija ES valstybės narės duomenų bazėje nemokamai prieinama valdžios institucijoms?

Taip

Ne

### **B2. Socialinio draudimo įmokų mokėjimas VPĮ 46 str. 3 d.**

Ar ekonominės veiklos vykdytojas pažeidė savo pareigas, susijusias su socialinio draudimo įmokų mokėjimu, tiek šalyje, kurioje yra įsisteigęs, tiek perkančiosios organizacijos ar perkančiojo subjekto valstybėje narėje, jei tai nėra jo įsisteigimo šalis?

Jūsų atsakymas

Taip

Ne

---

Ar ši informacija ES valstybės narės duomenų bazėje nemokamai prieinama valdžios institucijoms?

Taip

Ne

**URL**

[https://draudejai.sodra.lt/draudeju\\_viesi\\_duomenys/](https://draudejai.sodra.lt/draudeju_viesi_duomenys/)

**Kodas**

191630223

**Emitentas**

Valstybinio socialinio draudimo fondo valdyba prie Socialinės apsaugos ir darbo ministerijos

### **C. Su nemokumu, interesų konfliktu ar profesiniais nusižengimais susiję pagrindai**

**Direktyvos 2014/24/ES 57 straipsnio 4 dalyje nustatyti šie pašalinimo pagrindai**

**C10. Su kitais ekonominės veiklos vykdytojais sudaryti susitarimai, kuriais siekta iškreipti konkurenciją (VPĮ 46 str. 4 d. 1 p.)**

Ar ekonominės veiklos vykdytojas su kitais ekonominės veiklos vykdytojais yra sudaręs susitarimų, kuriais siekta iškreipti konkurenciją atliekamame pirkime?

Jūsų atsakymas

Taip

Ne

**C11. Rimti profesiniai pažeidimai VPĮ 46 str. 4 d. 7 p., VPĮ 46 str. 6 d. 3 p.**

Pirkimams pradėtiems nuo 2022-01-01: Ar ekonominės veiklos vykdytojas yra padaręs rimtą profesinį pažeidimą, kaip nurodyta žemiau?:

a) yra padaręs finansinės atskaitomybės ir audito teisės aktų pažeidimą ir nuo jo padarymo dienos praėjo mažiau kaip vieni metai; **Nuo 2022-08-12**

**pildydamas EBVPD tiekėjas yra informuotas ir supranta, kad finansinės atskaitomybės ir audito teisės aktų pažeidimu taip pat gali būti laikomi atvejai, kai tiekėjas nepateikia privalomų finansinės atskaitomybės dokumentų Registru centrai. Išsamiau: <https://vpt.lrv.lt/lt/naujienos/>**

## finansiniu-ataskaitu-nepateikimas-gali-tapti-kliutimi-dalyvauti-viesuosiuose-pirkimuose

b) neatitinka minimalių patikimo mokesčių mokėtojo kriterijų, nustatytų Lietuvos Respublikos mokesčių administravimo įstatymo 40<sup>1</sup> straipsnio 1 dalyje. Taikant šį tiekėjo pašalinimo iš pirkimo procedūros pagrindą, vadovaujamosi Lietuvos Respublikos mokesčių administravimo įstatymo 40<sup>1</sup> straipsnio 1 dalyje nustatytais terminais, juos skaičiuojant nuo Mokesčių administravimo įstatymo 40<sup>1</sup> straipsnio 1 dalyje nurodytų pažeidimų padarymo dienos, tačiau visais atvejais šie terminai negali būti ilgesni negu 3 metai;

c) yra padaręs draudimo sudaryti draudžiamus susitarimus, įtvirtinto Lietuvos Respublikos konkurencijos įstatyme ar panašaus pobūdžio kitos valstybės teisės akte, pažeidimą ir nuo jo padarymo dienos praėjo mažiau kaip 3 metai;

d) yra padaręs bet kokį kitą rimtą profesinį pažeidimą, nenurodytą aukščiau, nuo kurio padarymo dienos praėjo mažiau kaip vieni metai?

Pirkimams pradėtiems iki 2022-01-01: Ar ekonominės veiklos vykdytojas yra pripažintas kaltu dėl sunkaus profesinio nusižengimo kaip nurodyta žemiau?

**I. ar ekonominės veiklos vykdytojas yra padaręs profesinį pažeidimą, kai už finansinės atskaitomybės ir audito teisės aktų pažeidimus ekonominės veiklos vykdytojui ar jo vadovui paskirta administracinė nuobauda ar ekonominė sankcija, nustatytos Lietuvos Respublikos įstatymuose ar kitų valstybių teisės aktuose, ir nuo sprendimo, kuriuo buvo paskirta ši sankcija, įsiteisėjimo dienos arba nuo dienos, kai asmuo įvykdė administracinį nurodymą, praėjo mažiau kaip vieni metai?**

**II. Ar ekonominės veiklos vykdytojas yra padaręs kurį nors vieną iš žemiau nurodytų rimtų profesinių pažeidimų**(taikoma tik tada kai, ir tik tiek, kiek apibrėžta kituose pirkimo dokumentuose):

a) profesinės etikos pažeidimas, kai nuo ekonominės veiklos vykdytojo pripažinimo nesilaikančiu profesinės etikos normų momento praėjo mažiau kaip vieni metai;

b) konkurencijos, darbuotojų saugos ir sveikatos, informacijos apsaugos, intelektinės nuosavybės apsaugos pažeidimas, už kurį ekonominės veiklos vykdytojui ar jo vadovui yra paskirta administracinė nuobauda ar ekonominė sankcija, nustatytos Lietuvos Respublikos ar kitų valstybių įstatymuose, kai nuo sprendimo, kuriuo buvo paskirta ši sankcija, arba nuo dienos, kai asmuo įvykdė administracinį nurodymą, įsiteisėjimo dienos praėjo mažiau kaip vieni metai;

c) draudimo sudaryti draudžiamus susitarimus, įtvirtinto Lietuvos Respublikos konkurencijos įstatyme ar panašaus pobūdžio kitos valstybės teisės akte, pažeidimas, kai nuo sprendimo paskirti Konkurencijos įstatyme ar kitos valstybės teisės akte nustatytą ekonominę sankciją įsiteisėjimo dienos praėjo mažiau kaip 3 metai;

d) ekonominės veiklos vykdytojas, kuris yra fizinis asmuo, arba ekonominės veiklos vykdytojo, kuris yra juridinis asmuo, kita organizacija ar jos padalinys, vadovas, kitas valdymo ar priežiūros organo narys ar kitas asmuo, turintis (turintys) teisę atstovauti ekonominės veiklos vykdytojui ar jį kontroliuoti, jo vardu priimti sprendimą, sudaryti sandorį, arba dalyvis, turintis balsų daugumą juridinio asmens dalyvių susirinkime, yra pripažintas kaltu dėl tyčinio bankroto, kaip jis apibrėžtas Lietuvos Respublikos įmonių bankroto įstatyme ar panašaus pobūdžio kitų valstybių teisės aktuose, kai nuo teismo sprendimo įsiteisėjimo dienos praėjo mažiau kaip 3 metai?

Jūsų atsakymas

Taip

Ne

**C12. Interesų konfliktas dėl dalyvavimo pirkimo procedūroje (VPĮ 46 str. 4 d. 2 p.)**

Ar ekonominės veiklos vykdytojas žino apie kokius nors [interesų konfliktus](#), kaip nurodyta nacionalinėje teisėje, atitinkamame skelbime ar pirkimo dokumentuose, kylančius dėl jo dalyvavimo pirkimo procedūroje?

Jūsų atsakymas

Taip

Ne

**C13. Tiesioginis arba netiesioginis dalyvavimas rengiant šią pirkimo procedūrą (46 str. 4 d. 3 p.)**

Ar ekonominės veiklos vykdytojas arba su juo susijusi įmonė konsultavo perkančiąją organizaciją ar perkantįjį subjektą arba kitaip dalyvavo rengiant pirkimo procedūrą?

Jūsų atsakymas

Taip

Ne

**C14. Sutarties nutraukimas anksčiau laiko, žala ar kitos panašios sankcijos (VPĮ 46 str. 4 d. 6 p.)**

Ar ekonominės veiklos vykdytojas turėjo tokios patirties: ankstesnė viešoji sutartis, ankstesnė sutartis su perkančiuoju subjektu arba ankstesnė koncesijos sutartis buvo nutraukta anksčiau laiko; arba buvo pareikalauta atlyginti su ankstesne sutartimi susijusią žalą ar skirtos kitos panašios sankcijos?

**Lietuvoje (be kita ko) - ar ekonominės veiklos vykdytojas yra įtrauktas į nepatikimų tiekėjų sąrašą ?**

Jūsų atsakymas

Taip

●Ne

**C15. Pripažinimas kaltu dėl faktų iškraipymo, informacijos nuslėpimo, negalėjimas pateikti reikalaujamų dokumentų ir su šia procedūra susijusios konfidencialios informacijos gavimas (46 str. 4 d. 4 p. ir 46 str. 4 d. 5 p.)**

Ar ekonominės veiklos vykdytojas yra susijęs su vienu iš šių atvejų, kai jis :

- a) buvo labai iškreipęs faktus pateikdamas informaciją (**pateikęs melagingą informaciją**), reikalingą patikrinti, ar nėra pagrindų pašalinti, arba patikrinti atitiktį atrankos kriterijams;
- b) slėpė tokią informaciją;
- c) dėsė pateikti patvirtinamuosius dokumentus, kurių reikalavo perkančioji organizacija ar perkantysis subjektas,
- d) siekė daryti neteisėtą įtaką perkančiosios organizacijos ar perkančiojo subjekto sprendimų priėmimo procesui, kad gautų konfidencialios informacijos, dėl kurios per pirkimo procedūrą įgytų nepagrįstą pranašumą, arba tyčia teikti klaidinančios informacijos, kuri gali turėti esminės įtakos sprendimams dėl pašalinimo, atrankos ar sutarties skyrimo?

Jūsų atsakymas

Taip

Ne

## D. Išimtinai nacionaliniai pašalinimo pagrindai

**Išimtinai nacionaliniai pašalinimo pagrindai, nurodyti atitinkamame skelbime ar pirkimo dokumentuose.**

### **D1. Išimtinai nacionaliniai pašalinimo pagrindai (VPĮ 46 str. 1 d. 4 p.)**

#### **Pirkimams pradėtiems nuo 2022-01-01:**

pats ekonominės veiklos vykdytojas ar bet kuris asmuo, kuris yra jo administracijos, valdymo ar priežiūros organo narys arba turi atstovavimo, sprendimo ar kontrolės įgaliojimus to ekonominės veiklos vykdytojo atžvilgiu, buvo **nuteistas galutiniu teismo sprendimu už nusikalstamą bankrotą**, o nuosprendis priimtas prieš ne daugiau kaip penkerius metus arba kai nuosprendyje aiškiai nustatytas pašalinimo laikotarpis tebesitęsia?

#### **Pirkimams pradėtiems iki 2022-01-01:**

Ar ekonominės veiklos vykdytojas yra susijęs su vienu iš šių atvejų, kai:

- a) jis **neatitinka minimalių patikimo mokesčių mokėtojo kriterijų**, nustatytų Lietuvos Respublikos mokesčių administravimo įstatymo 40<sup>1</sup> straipsnio 1 dalyje ir dėl to laikomas padariusiu šiurkštų profesinį pažeidimą.

b) pats ekonominės veiklos vykdytojas ar bet kuris asmuo, kuris yra jo administracijos, valdymo ar priežiūros organo narys arba turi atstovavimo, sprendimo ar kontrolės įgaliojimus to ekonominės veiklos vykdytojo atžvilgiu, buvo **nuteistas galutiniu teismo sprendimu už nusikalstamą bankrotą**, o nuosprendis priimtas prieš ne daugiau kaip penkerius metus arba kai nuosprendyje aiškiai nustatytas pašalinimo laikotarpis tebesitęsia?

Jūsų atsakymas

Taip

Ne

---

Ar ši informacija ES valstybės narės duomenų bazėje nemokamai prieinama valdžios institucijoms?

Taip

Ne

## IV dalis. Atrankos kriterijai

### α. Visų atrankos kriterijų bendra nuoroda

**Dėl atrankos kriterijų ekonominės veiklos vykdytojas pareiškia, kad jis atitinka visus reikalaujamus atrankos kriterijus**

Jūsų atsakymas

Taip

Ne

## Baigti

### IV dalis. Baigiamieji pareiškimai

Ekonominės veiklos vykdytojai oficialiai pareiškia, kad II–V dalyse pateikta informacija yra tiksli ir teisinga ir kad ji pateikta visiškai suvokiant didelio faktų iškreipimo padarinius.

Ekonominės veiklos vykdytojai oficialiai pareiškia, kad pareikalavus gali nedelsdami pateikti nurodytus sertifikatus ir kitų formų įrodomuosius dokumentus, išskyrus tuos atvejus, kai:

a) perkančioji organizacija ar perkantysis subjektas turi galimybę atitinkamus patvirtinamuosius dokumentus tiesiogiai gauti naudodamiesi prieiga prie bet kurios iš valstybių narių nemokamos nacionalinės duomenų bazės (su sąlyga, kad ekonominės veiklos vykdytojas pateikė reikalingą informaciją (internetu adresu, išduodančiąją instituciją ar įstaigą, tiksliai dokumentų nuorodas),

kuri perkančiajai organizacijai ar perkančiajam subjektui leidžia tai padaryti (pareikalavus dėl tokios prieigos turi būti pridėtas atitinkamas sutikimas), arba b) perkančioji organizacija ar perkantysis subjektas yra gavusi ir turi aktuales susijusius dokumentus iš ankstesnių (kitų) pirkimo procedūrų.

Ekonominės veiklos vykdytojai oficialiai sutinka perkančiajai organizacijai ar perkančiajam subjektui, nurodytam I dalyje, leisti susipažinti su dokumentais, kuriais patvirtinama informacija, pateikta šio Europos bendrojo viešųjų pirkimų dokumento III ir IV dalyse, kiek tai susiję su pirkimu, nurodytu I dalyje.

Data, vieta ir, jei reikia ar būtina, parašas (-ai):

**Data**

13-09-2024

**Vieta**

Vilnius

**Parašas**

Specialiųjų pirkimo sąlygų 10 priedas  
„Tiekėjo deklaracija dėl atitikties Reglamento nuostatomis juridiniam asmeniui“

Blue Bridge MSP, UAB

Uždaroji akcinė bendrovė, J. Jasinskio g. 16A, LT-03163 Vilnius, tel. (8 5) 252 6060, el. p. info@bluebridge.lt,  
duomenys apie įmonę kaupiami ir saugomi VĮ Registrų centras juridinių asmenų registre, 301489547,  
LT100003708514

Viešoji įstaiga CPO LT  
(Adresatas (perkančioji organizacija))

**TIEKĖJO DEKLARACIJA**

2024-09-18 Nr. RST240902EDR2-01  
(Data)

Vilnius  
(Sudarymo vieta)

Aš, \_\_\_\_\_  
(Tiekėjo vadovo ar jo įgalioto asmens pareigų pavadinimas, vardas ir pavardė)

tvirtinu, kad mano vadovaujamas (-a) (atstovaujamas (-a)) Blue Bridge MSP, UAB,  
(Tiekėjo pavadinimas)

dalyvaujantis (-i) VšĮ CPO LT atliekamame „Tarnybinės stotys su grafinėmis vaizdo plokštėmis“ pirkime, Nr.  
(perkančiosios organizacijos pavadinimas) (Pirkimo objekto pavadinimas, pirkimo numeris)

734779, paskelbto 2024-08-19  
(Skelbimo data)

nėra įtakojama Rusijos, kaip nurodyta **Tarybos reglamento (ES) 2022/576 2022 m. balandžio 8 d. kuriuo iš dalies keičiamas Reglamentas (ES) Nr. 833/2014 dėl ribojamųjų priemonių atsižvelgiant į Rusijos veiksmus, kuriais destabilizuojama padėtis Ukrainoje** 5k straipsnyje nustatytuose apribojimuose. Visų pirma pareiškiu, kad:

(a) mano atstovaujama įmonė (ir nė viena iš bendrovių, kurios yra mūsų konsorciumo nariais) nėra įsteigta Rusijoje;

(b) mano atstovaujama įmonė (ir nė viena iš įmonių, kurios yra mūsų konsorciumo nariais) nėra juridinis asmuo, subjektas ar įstaiga, kuriuose daugiau kaip 50 % nuosavybės teisių tiesiogiai ar netiesiogiai priklauso šios deklaracijos a) punkte nurodytam subjektui;

(c) nei aš, nei mano atstovaujama bendrovė nesame fiziniu ar juridiniu asmeniu, subjektu ar organizacija, veikiančia šios deklaracijos a) arba b) punkte nurodyto subjekto vardu ar jo nurodymu;

d) sutartis nebus paskirta vykdyti subrangovui (-ams), ar kitam (-iems) subjektui (-tams), kurių pajėgumais remiasi, kurie priskirtini šios deklaracijos a) arba b), arba c) punktuose nurodytiems subjektams.

\_\_\_\_\_  
(pareigos)

\_\_\_\_\_  
(parašas)

\_\_\_\_\_  
(vardas ir pavardė)

(Nacionalinio saugumo reikalavimų atitikties deklaracijos tipinė forma)

Blue Bridge MSP, UAB

(*tiekėjo pavadinimas*)

Viešoji įstaiga CPO LT

(*adresatas (perkančiosios organizacijos pavadinimas)*)

## NACIONALINIO SAUGUMO REIKALAVIMŲ ATITIKTIES DEKLARACIJA

2024 m. rugsėjo 18 d. Nr. RST240902EDR3-01

Vilnius

(*Sudarymo vieta*)

Aš,

(*tiekėjo vadovo ar jo įgalioto asmens pareigų pavadinimas, vardas ir pavardė*)

patvirtinu, kad mano vadovaujamas (-a) (atstovaujamas (-a)) Blue Bridge MSP, UAB,

(*tiekėjo pavadinimas*)

dalyvaujantis (-i) VŠĮ CPO LT pagal įgaliojimą vykdomame „Tarybinės stotys su grafinėmis

(*perkančiosios organizacijos pavadinimas*)

vaizdo plokštėmis“ viešajame pirkime, Nr. 734779, paskelbto 2024-08-19, atitinka toliau nurodomus

(*pirkimo objekto pavadinimas, pirkimo numeris, pirkimo paskelbimo CVP IS data*)

reikalavimus:

× tiekėjo siūlomos prekės nekelia grėsmės nacionaliniam saugumui – vadovaujantis Lietuvos Respublikos viešųjų pirkimų įstatymo (toliau – VPI) 37 straipsnio 9 dalies 1 punktu, prekių gamintojas ar jį kontroliuojantis asmuo nėra registruoti (jeigu gamintojas ar jį kontroliuojantis asmuo yra fizinis asmuo – nuolat gyvenantis ar turintis pilietybę) VPI 92 straipsnio 14 dalyje numatyta sąrašė nurodytose valstybėse ar teritorijose. (Specialiųjų sąlygų 3.6 p., Specialiųjų sąlygų prieduose: „Techninė specifikacija“; „Pasiūlymų formos“; „Sutarties specialiosios sąlygos“)

(*pirkimo dokumentų punktai*)

× tiekėjo siūlomos teikti paslaugos nekelia grėsmės nacionaliniam saugumui – vadovaujantis VPI 37 straipsnio 9 dalies 2 punktu, paslaugų teikimas nebus vykdomas iš VPI 92 straipsnio 14 dalyje numatyta sąrašė nurodytų valstybių ar teritorijų. (Specialiųjų sąlygų 3.6 p., Specialiųjų sąlygų prieduose: „Techninė specifikacija“; „Pasiūlymų formos“; „Papildomos sąlygos dėl nacionalinio saugumo reikalavimų“ „Sutarties specialiosios sąlygos“)

(*pirkimo dokumentų punktai*)

× tiekėjas neturi interesų, galinčių kelti grėsmę nacionaliniam saugumui – vadovaujantis VPI 47 straipsnio 9 dalimi, jis pats, jo subtiekejai ar ūkio subjektai, kurių pajėgumais remiamasi ar juos kontroliuojantys asmenys nėra registruoti (jeigu tiekėjas, jo subtiekejai, ūkio subjektas, kurio pajėgumais remiamasi, ar kontroliuojantis asmuo yra fizinis asmuo – nuolat gyvenantis ar turintis pilietybę) VPI 92 straipsnio 14 dalyje numatyta sąrašė nurodytose valstybėse ar teritorijose. (Specialiųjų sąlygų 3.8 p., Specialiųjų sąlygų prieduose „Pasiūlymų formos“, „Kvalifikacijos ir kiti reikalavimai“, „Papildomos sąlygos dėl nacionalinio saugumo reikalavimų“ „Sutarties specialiosios sąlygos“)

(*pirkimo dokumentų punktai*)

Patvirtinu, kad šie duomenys yra teisingi ir aktualūs pasiūlymo pateikimo dieną.

Suprantu, kad vadovaudamasis VPI 39 straipsnio 4 dalimi, perkančioji organizacija bet kuriuo pirkimo procedūros metu gali paprašyti kandidatų ar dalyvių pateikti visus ar dalį dokumentų, patvirtinančių atitiktį VPI 37 straipsnio 9 dalies reikalavimams, jeigu tai būtina siekiant užtikrinti tinkamą pirkimo procedūros atlikimą.

Suprantu, kad jeigu pagal vertinimo rezultatus pasiūlymas bus pripažintas laimėjusiu, turės būti pateikti perkančiosios organizacijos nurodyti atitiktį nacionalinio saugumo reikalavimams patvirtinantys dokumentai.

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*(pareigos)*

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*(parašas)*

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*(vardas ir pavardė)*

**Hewlett Packard  
Enterprise**  
operated by Sophela

2024m. rugsėjo 05d.

Suinteresuotiems asmenims  
BLUE BRIDGE MSP UAB

RAŠTAS NR. S(VLN-24) - 036

Dėl HPE produktų aptarnavimo partnerystės

Šiuo raštu patvirtiname, kad nuo 2018m. lapkričio 1d. Blue Bridge MSP UAB yra HPE Sertifikuotas Aptarnavimo partneris (HDP - HPE Certified Delivery Partner), atliekantis Hewlett Packard Enterprise produktų garantinį ir „Packaged Support Services“ bei serviso kontraktų aptarnavimą, ir turi gamintojo sertifikuotą techninį centrą (bazę) įrangos techninei priežiūrai ir remontui atlikti.

Šis partnerystės statusas yra patvirtintas Sophela UAB, kuri remdamasi „Master Area Partner“ susitarimu su Hewlett Packard Enterprise, yra sudariusi įgalioto Aptarnavimo Partnerio sutartį su Blue Bridge MSP UAB.

Sutartis įgalioja aptarnauti HPE verslo Intel tarnybines stotis „Proliant“ „Blade“ ir „Synergy“, 3PAR duomenų saugyklas, SAN komutatorius (SAN duomenų perdavimo tinklų įrangą), HPE LAN/WAN tinklo įrangą, rezervinio kopijavimo įrangą bei nepertraukiamo maitinimo šaltinius, o taip pat, PA-RISC, Itanium ir Alpha tarnybines stotis.

Šis patvirtinimas galioja iki 2025m. sausio 31d.



**Hewlett Packard  
Enterprise**

operated by Sophela

2024-09-18

Valstybės skaitmeninių sprendimų agentūra

BLUE BRIDGE MSP

Konkursas: "TARNYBINĖS STOTYS SU GRAFINĖMIS VAIZDO PLOKŠTĖMIS"

#### PATVIRTINIMAS

Šiuo patvirtinime, kad siūloma įranga (HPE ProLiant DL380a Gen11) atitinka Komisijos reglamento (ES) 2019/424, kuriuo pagal Europos Parlamento ir Tarybos direktyvą 2009/125/EB nustatomi serveriams ir duomenų saugojimo gaminiams keliami ekologinio projektavimo reikalavimai ir iš dalies keičiamas Komisijos reglamentas (ES) Nr. 617/2013, reikalavimus.

Su pagarba,

# THE ECO DECLARATION



## Annex B2 - Product environmental attributes Computers and computer monitors

The declaration may be published only when all rows and/or fields marked with \* are filled-in (n.a. for not applicable). Additional information regarding each item may be found under P15.

Brand *	<i>HPE</i>	Logo  <b>Hewlett Packard Enterprise</b>
Company name *	<i>Hewlett Packard Enterprise</i>	
Contact information * e-mail address	<i>Environmental Contact Centre (ECC)</i> <a href="mailto:sustainability@hpe.com">sustainability@hpe.com</a>	
Internet site *	<a href="http://www.hpe.com/info/environment">www.hpe.com/info/environment</a>	
Additional information		

<b>The company declares (based on product specification or test results based obtained from sample testing), that the product conforms to the statements given in this declaration.</b>	
Type of product *	<i>Server</i>
Commercial name *	<i>HPE ProLiant DL380a Gen11</i>
Model number *	<i>DL380a Gen11</i>
Issue date *	<i>6-Mar-2023</i>
Intended market *	<input checked="" type="checkbox"/> Global <input type="checkbox"/> Europe <input type="checkbox"/> Asia, Pacific & Japan <input type="checkbox"/> Americas <input type="checkbox"/> Other
Additional information	

This is an uncontrolled copy when in printed form. Please refer to the contact information for the latest version.

<b>About Annex B2</b> Annex B2 reflects Product environmental attributes relevant for Computers and Computer Monitors. The following items from the ECMA-370 Main body are not shown in the template: P4.1 – P4.3 Consumable materials P9.1 TEC and Print speed P10.2 - P10.3 Chemical emissions from printing products P11.1 - P11.3 Consumable materials for printing products.
--

Model number *	DL380a Gen11	Logo	
Issue date *	6-Mar-2023		

Product environmental attributes - Legal requirements		Requirement met		
Item		Yes	No	n.a.
<b>P1 Hazardous substances and preparations</b>				
P1.1*	Products do comply with current European RoHS Directive. (See legal reference and NOTE B1)	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
P1.2*	Products do not contain Asbestos (see legal reference). Comment: Legal reference has no maximum concentration value.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
P1.3*	Products do not contain Ozone Depleting Substances: Chlorofluorocarbons (CFC), hydrobromofluorocarbons (HBFC), hydrochlorofluorocarbons (HCFC), Halons, carbontetrachloride, 1,1,1-trichloroethane, methyl bromide (see legal reference). Comment: Legal reference has no maximum concentration values.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
P1.4*	Products do not contain more than; 0,005% polychlorinated biphenyl (PCB), 0,005% polychlorinated terphenyl (PCT) in preparations (see legal reference).	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
P1.5*	Products do not contain more than 0,1% short chain chloroparaffins (SCCP) with 10-13 carbon atoms in the chain containing at least 48% per mass of chlorine in the SCCP (see legal reference).	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
P1.6*	Parts with direct and prolonged skin contact do not release nickel in concentrations above 0,5 µg/cm <sup>2</sup> /week (see legal reference). Comment: Max limit in legal reference when tested according to EN1811:2011-5.	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
P1.7*	REACH Article 33 information about substances in articles is available at (add URL or mail contact): <a href="http://www.hpe.com/info/reach">www.hpe.com/info/reach</a>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<b>P2 Batteries</b>				
P2.1*	If the product contains a battery or an accumulator, the battery/accumulator is labeled with the disposal symbol. Information on proper disposal is provided in user manual. (See legal reference)	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
P2.2*	Batteries or accumulators do not contain more than 0,0005% of mercury or 0,002% of cadmium. (See legal reference)	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P2.3*	Batteries and accumulators are readily removable. (See legal reference)	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P2.4*	Documentation includes the number of cycles the (secondary) battery can withstand. (See legal reference)	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P2.5*	When internal batteries of a notebook computer cannot be "accessed and replaced by a nonprofessional user", the related text is present and legible on the external packaging (see legal reference)	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<b>P3 Conformity verification &amp; Eco design (ErP)</b>				
P3.1*	The product is CE-marked to show conformance with applicable legal requirements (see legal reference). The Declaration of Conformity can be requested at (add link or e-mail address): <a href="https://h41388.www4.hpe.com/regulations/uk/en/regulations.html">https://h41388.www4.hpe.com/regulations/uk/en/regulations.html</a>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P3.2*	The product complies with the applicable Eco design requirements for energy-related products, (see legal reference). Required information is; <input type="checkbox"/> given in item P15 or added to this document, <input checked="" type="checkbox"/> available at (add URL): <a href="#">Erp Lot9 Servers</a>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<b>P5 Product packaging</b>				
P5.1*	Packaging and packaging components do not contain more than 0,01% lead, mercury, cadmium and hexavalent chromium by weight of these together.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
P5.2*	The packaging materials are marked with abbreviations and numbers indicating the nature of the material(s) used (see legal reference).	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P5.3*	The product packaging material is free from ozone depleting substances as specified in the Montreal Protocol (see legal reference). Comment: Legal reference has no maximum concentration values.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<b>P6 Treatment information</b>				
P6.1*	Information for recyclers/treatment facilities is available (see legal reference).	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

NOTE B1 Restriction applies to the homogeneous material, unless other specified and expressed in weight %. Stating "Yes" means that the product is compliant with the mandatory requirements.

Model number *	DL380a Gen11	Logo	
Issue date *	6-Mar-2023		

Product environmental attributes - Market requirements (See General NOTE GN below)		Requirement met		
- Environmental conscious design		Yes	No	n.a.
Item	*=mandatory to fill in. Additional information regarding each item may be found under P14.			
<b>P7</b>	<b>Design</b>			
	<b>Disassembly, recycling</b>			
P7.1*	Parts that have to be treated separately are easily separable	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P7.2*	Plastic materials in covers/housing have no surface coating.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P7.3*	Plastic parts > 100 g consist of one material or of easily separable materials.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P7.4*	Plastic parts > 25 g have material codes according to ISO 11469 referring ISO 1043-4.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P7.5	Plastic parts are free from metal inlays or have inlays that can be removed with commonly available tools.	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P7.6*	Labels are easily separable. (This requirement does not apply to safety/regulatory labels).	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	<b>Product lifetime</b>			
P7.7*	Upgrading can be done e.g. with processor, memory, cards or drives	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P7.8*	Upgrading can be done using commonly available tools	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P7.9	Spare parts are available after end of production for: 5 years			<input type="checkbox"/>
P7.10	Service is available after end of production for: 5 years			<input type="checkbox"/>
	<b>Material and substance requirements</b>			
P7.11*	Product cover/housing material type (e.g. plastics, metal, aluminum): Material type: <b>SGCC</b> Material type: <b>ABS+PC</b> Material type:			
P7.12	Insulation materials of external electrical cables are PVC free.	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
P7.13	Insulation materials of internal electrical cables are PVC free.	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
P7.14	External plastic casing/cover parts > 25 g contain no more than 0,1% weight (1000 ppm) bromine and 0,1% weight (1000 ppm) chlorine attributable to brominated flame retardants, chlorinated flame retardants, and polyvinyl chloride or 0,3% weight (3000 ppm) bromine and 0,3% weight (3000 ppm) chlorine in parts containing more than 25% post-consumer recycled content.	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
P7.15	Printed circuit boards, PCBs (without components) are low halogen: all <input checked="" type="checkbox"/> PCBs > 25 g <input type="checkbox"/> are low halogen as defined in IEC 61249-2-21. (See <sup>5</sup> NOTE B2)	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P7.16	Flame retarded plastic parts > 25 g in covers / housings are marked according ISO 1043-4: Marking:	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
P7.17	<u>Alt. 1:</u> Chemical specifications of flame retardants in printed circuit boards > 25 g (without components): TBBPA (additive) <input type="checkbox"/> , TBBPA (reactive) <input type="checkbox"/> (See NOTE B3), Other; chemical name:                      , CAS #: <u>Alt. 2:</u> Chemical specifications of flame retardants in printed circuit boards (without components) > 25 g according ISO 1043-4: <b>FR(40)</b>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
P7.18	<u>Alt. 1:</u> Flame retarded plastic parts > 25 g contain the following flame retardant substances/preparations in concentrations above 0,1%: 1. Chemical name:                      , CAS #:                      (See NOTE B4) 2. Chemical name:                      , CAS #:                      " 3. Chemical name:                      , CAS #:                      " <u>Alt. 2:</u> Chemical specifications of flame retardants in plastic parts > 25 g according ISO 1043-4: <b>&gt;PC+ABS FR(40)&lt;</b>	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
P7.19	In plastic parts > 25 g, flame retardant substances/preparations above 0,1% are used which have been assigned the following Risk phrases;                      and Hazard statements:  The source(s) for these classifications is/are found at (add URL(s)):                      ,                      (See NOTE B5)	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

GENERAL NOTE Standard references should direct to the latest version of a standard. If an older version of a standard is used, section P15 shall be used for explanation.

NOTE B2 IEC 61249-2-21 defines maximum limits of 900 ppm for each of the substances chlorine and bromine and a maximum limit of 1500ppm of these substances combined. The standard does not address fluorine, iodine and astatine which are included in the group of halogens.

NOTE B3 and B4 A Guidance document on Chemical substances is available; see <http://www.ecma-international.org/publications/standards/Ecma-370.htm>.

NOTE B5 If a certain substance has been assigned a certain risk phrases / hazard statement in the referenced source, this does not necessarily mean the substance has been tested for all of the hazards referred to by a certain customer.

Model number *	DL380a Gen11	Logo	
Issue date *	6-Mar-2023		

Product environmental attributes - Market requirements (continued)				Requirement met		
Item				Yes	No	n.a.
<b>Material and substance requirements (continued)</b>						
P7.20*	Postconsumer recycled plastic material content is used in the product (See NOTE B6):			<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
	If YES; at least one of the two alternatives below shall be answered;					
	a) Of total plastic parts' weight > 25 g, the postconsumer recycled plastic material content (calculated as a percentage of total plastic by weight) is %.					
	or					
	b) The weight of recycled material is g.					
P7.21*	Biobased plastic material content is used in the product (See NOTE B7):			<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
	If YES; at least one of the two alternatives below shall be answered;					
	a) Of total plastic parts' weight > 25 g, the biobased plastic material content (calculated as a percentage of total plastic by weight) is %.					
	or					
	b) The weight of the biobased plastic material is g.					
P7.22*	Light sources are free from mercury, i.e. less than 0,1 mg/lamp.			<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
	If mercury is used specify: Number of lamps: and maximum mercury content per lamp: mg					
P7.23*	If product includes an integral display, the total mercury content in the integrated display: mg			<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<b>P8 Batteries</b>						
P8.1*	Battery chemical composition: LiMnO2					<input type="checkbox"/>
<b>P9 Energy consumption (See NOTE B8)</b>						
P9.1	For the product the following power levels or energy consumptions are reported:					
Energy mode *	Power level at 100 V AC	Power level at 115 V AC	Power level at 230 V AC	Reference/Standard for energy modes and test method *		<input checked="" type="checkbox"/>
EPS No-load (External power supply / charger plugged in the wall outlet but disconnected from the product.)						
PTEC * Typical Energy Consumption	W	W	W			<input checked="" type="checkbox"/>
ETEC * Annual Energy Consumption	kWh/year	kWh/year	kWh/year			<input checked="" type="checkbox"/>
External Power Supply Efficiency Level (International Efficiency Marking Protocol) * :						<input checked="" type="checkbox"/>
Display resolution * : megapixels						<input checked="" type="checkbox"/>
Default time to enter energy save mode: minutes						<input checked="" type="checkbox"/>
P9.2*	Information about the energy save function is provided with the product.			<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
P9.3	Energy efficiency class (monitors only):					<input checked="" type="checkbox"/>

NOTE B6 Applies to a product containing plastic parts whose combined weight exceeds 100 g with the exception of printed circuit boards, cables, connectors and electronic components and bio-based plastic material.

NOTE B7 The following is to be excluded from the calculation of percentage: printed circuit boards, labels, cables, connectors and electronic components and postconsumer recycled plastic

NOTE B8 A Guidance document on Energy Efficiency is available; see <http://www.ecma-international.org/publications/standards/Ecma-370.htm>.

Model number *	DL380a Gen11	Logo	
Issue date *	6-Mar-2023		

Product environmental attributes - Market requirements (continued)			Requirement met		
Item			Yes	No	n.a.
<b>P10</b>	<b>Emissions</b>				
	<b>Noise emission</b> – Declared according to ISO 9296 (See NOTE B9)				
P10.1	Mode	Mode description	Statistical upper limit A-weighted sound power level, $L_{WA,c}$ (B)		
	Idle	* <i>One or more steady-state conditions in which the equipment being tested is energized but is not operating.</i>	* 6.3 (B)	<input type="checkbox"/>	
	Operation	* <i>Condition on which the equipment being tested is performing its intended function(s).</i>	* 7.2 (B)	<input type="checkbox"/>	
	Other mode				
	Measured according to: <input checked="" type="checkbox"/> ISO 7779 <input checked="" type="checkbox"/> ECMA-74 <input type="checkbox"/> Other (only if not covered by ECMA-74)				
	<b>Electromagnetic emissions</b>				
P10.4	Computer display meets the requirement for low frequency electromagnetic fields of the following voluntary program(s):		<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<b>P12</b>	<b>Ergonomics for computing products</b>				
P12.1*	The display meets the ergonomic requirements of ISO 9241-307 for visual display technologies.		<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
P12.2*	The physical input device meets the requirements of ISO 9995 and ISO 9241-410.		<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<b>P13</b>	<b>Packaging and documentation</b>				
P13.1*	Product packaging material type(s): <i>Corrugated paper</i> weight (kg): <i>4.407</i> Product packaging material type(s): <i>Extruded PE Cushion</i> weight (kg): <i>0.958</i> Product packaging material type(s): <i>PE Bag</i> weight (kg): <i>0.111</i> Product packaging material type(s): <i>High Density Cellulosic Wood Fiberboard</i> weight (kg): <i>0.201</i>				
P13.2*	Product plastic primary packaging is free from PVC.		<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
P13.3*	For product primary corrugated fiberboard packaging, specify the contained percentage of minimum post-consumer recovered fiber content: <i>30%</i>				<input type="checkbox"/>
P13.4*	Specify media for user and product documentation (tick box): Electronic <input checked="" type="checkbox"/> , Paper <input checked="" type="checkbox"/> , Other <input type="checkbox"/>				<input type="checkbox"/>
P13.5	(Please only complete this item if paper documentation used) User and product documentation on paper media is chlorine-free: If Yes, please specify:  Elemental chlorine-free Totally chlorine-free Processed chlorine-free		<input checked="" type="checkbox"/>	<input type="checkbox"/>	
			<input checked="" type="checkbox"/>		
			<input type="checkbox"/>		
			<input type="checkbox"/>		
<b>P14</b>	<b>Voluntary programs</b>				
P14.1	The product meets the requirements of the following voluntary program(s): <i>Some models of this product may comply with energy Star for Computer servers.</i>  <i>To find HPE products that are Energy Star certified, please go to the following link.</i> <a href="#"><i>HPE Servers Energy Star Website</i></a>  ENERGY STAR® Criteria version: <i>3.0</i> Date: <i>2019/06/17</i> Product category: <i>Enterprise Servers</i> Eco-label: Criteria version: Date: Product category: Eco-label: Criteria version: Date: Product category:				
<b>P15</b>	<b>Additional information (See NOTE B10)</b>				
	<i>The IT Eco Declaration covers the product base model only. If optional items with moving parts are added, such as extra hard disks or graphic cards with fans etc, these can change energy and acoustics values for which HP can take no responsibility.</i>				
P9	<b>Energy consumption of computer products; description of the tested product configuration:</b> <i>Energy consumption for specific system configurations can be determined using the HPE Power Advisor at:</i> <a href="https://www.hpe.com/us/en/integrated-systems/rack-power-cooling.html#HPEPowerAdvisor"><i>https://www.hpe.com/us/en/integrated-systems/rack-power-cooling.html#HPEPowerAdvisor</i></a>				

NOTE B9 A Guidance document on Acoustic Noise is available;  
see <http://www.ecma-international.org/publications/standards/Ecma-370.htm>.

NOTE B10 Additional lines may be inserted to declare further items, by positioning the cursor at the far right of the row and hitting the <Enter> key.

## Legal references Europe Annex B2

Reference	Declaration item
Directive 2011/65/EU (RoHS Directive)* * Specific exemptions apply for certain products and applications.	P1.1, P3.1
Regulation (EC) 1907/2006 (REACH Regulation), annex XVII	P1.2, P1.4, P1.6, P1.7
Regulation (EC) 2037/2000, 2038/2000, 2039/2000 (Marketing and use of Ozone layer depleting substances)	P1.3, P5.3
Norwegian regulation relating to restrictions on the use of certain dangerous chemicals 20.12.2002	P1.5
Directive 2006/66/EC (Battery and accumulators Directive), as amended.* * These provisions shall not apply where, for safety, performance, medical or data integrity reasons, continuity of power supply is necessary and requires a permanent connection between the appliance and the battery or accumulator.	P2.1, P2.2, P2.3, P8.1
Directive 2014/35/EU (Low Voltage Directive)	P3.1
Directive 2014/30/EU (EMC Directive)	P3.1
Directive 2014/53/EU (RE Directive)	P3.1
Regulation (EC) 801/2013 amending Regulation (EC) No 1275/2008 with regard to ecodesign requirements for standby, off mode electric power consumption of electrical and electronic household and office equipment, and amending Regulation (EC) No 642/2009 with regard to ecodesign requirements for televisions	P3.1, P3.2
Commission Regulation (EC) No 278/2009 of 6 April 2009 implementing Directive 2005/32/EC of the European Parliament and of the Council with regard to ecodesign requirements for no-load condition electric power demand and average active efficiency of external power supplies	P3.1, P3.2, P9.1
COMMISSION REGULATION (EU) No 617/2013 of 26 June 2013 implementing Directive 2009/125/EC of the European Parliament and of the Council with regard to ecodesign requirements for computers and computer servers	P2.4, P2.5, P3.1, P3.2, P7.23, P9.1
Regulation (EC) No 1272/2008 (CLP Regulation)	P7.19
Directive 2004/12/EC (Packaging Directive)	P5.1
Decision 97/129/EC (Secondary packaging legislation)	P5.2
Directive 2012/19/EU (WEEE directive)  Implementing Regulation (EU) 2019/290 establishing the format for registration and reporting of producers of electrical and electronic equipment to the register.  Commission Implementing Regulation 2017/699 establishing a common methodology for the calculation of the weight of electrical and electronic equipment (EEE) placed on the national market in each Member State and a common methodology for the calculation of the quantity of waste electrical and electronic equipment (WEEE) generated by weight in each Member State.	P6.1



**Hewlett Packard  
Enterprise**

operated by Sophela

**2024 m. liepos 24 d**

**Skirta: „Blue Bridge MSP ” UAB**

**Visiems Suinteresuotiems asmenims ,**

**Šiuo raštu patvirtiname, kad „Blue Bridge MSP ” UAB yra HPE sertifikuotas partneris ,  
autorizuotas Hewlett Packard Enterprise produktų pardavimui, diegimui ir aptarnavimui  
Lietuvos teritorijoje nuo 2023 metų lapkričio 1 iki 2024 metu spalio 31 dienos**

**Partnerystės statusas yra patvirtintas Sophela UAB, kuri remdamasi „Master Area Partner“  
susitarimu su Hewlett Packard Enterprise, yra sudariusi HPE įrangos pardavimo Partnerinę  
sutartį su „Blue Bridge MSP ” UAB**

**Šiuo patvirtiname, kad „Blue Bridge MSP ” UAB įvykdė sertifikacinius ir apyvartos  
reikalavimus pasiekti sekančias HPE produktų 2024 metų pardavimo specializacijas**

- **HPE Gold Hybrid Cloud Specialist**
- **HPE Gold Service Specialist**
- **HPE Platinum Networking Specialist**

**Pagarbiai,**

Viešajai įstaigai CPO LT

2024-09-18 Nr. RST240902EDR4-01

**TIKSLŪS SIŪLOMOS ĮRANGOS KOMPONENTŲ MODELIAI, PREKIŲ KODAI, KIEKIAI,  
PAVADINIMAI IR KITA STANDARTIŠKAI GAMINTOJŲ KONFIGŪRATORIUOSE PATEIKIAMA  
INFORMACIJA**

Kiekis	Gamintojo kodas	Trumpas aprašymas
1	P54903-B21	HPE ProLiant DL380a Gen11 4 Double Wide Configure-to-order Server
1	P54903-B21 B19	HPE DL380a Gen11 4DW CTO Svr
2	P67096-B21	Intel Xeon-Gold 6538Y+ 2.2GHz 32-core 225W Processor for HPE
2	P67096-B21 0D1	Factory Integrated
16	P64709-B21	HPE 128GB (1x128GB) Quad Rank x4 DDR5-5600 CAS-52-45-45 EC8 Registered 3DS Smart Memory Kit
16	P64709-B21 0D1	Factory Integrated
1	P54302-B21	HPE ProLiant DL380a Gen11 8SFF x4 U.3 NVMe BC Drive Cage Kit
1	P54302-B21 0D1	Factory Integrated
2	R2J62A	HPE SN1610E 32Gb 1-port Fibre Channel Host Bus Adapter
2	R2J62A 0D1	Factory Integrated
2	P42041-B21	Mellanox MCX631432AS-ADAI Ethernet 10/25Gb 2-port SFP28 OCP3 Adapter for HPE
2	P42041-B21 0D1	Factory Integrated
4	S2L70C	NVIDIA L40S 48GB PCIe Accelerator
4	S2L70C 0D1	Factory Integrated
4	845398-B21	HPE 25Gb SFP28 SR 100m Transceiver
4	845398-B21 0D1	Factory Integrated
4	P44712-B21	HPE 1800W-2200W Flex Slot Titanium Hot Plug Power Supply Kit
4	P44712-B21 0D1	Factory Integrated
1	BD505A	HPE iLO Advanced 1-server License
1	BD505A 0D1	Factory Integrated
1	S1A05A	HPE Compute Cloud Management Server FIO Enablement
1	P51943-B21	HPE Alletra Storage Server 4120 OCP2 Upgrade Cable Kit
1	P51943-B21 0D1	Factory Integrated
1	P55704-B21	HPE ProLiant DL380a Gen11 Direct Connected NVMe Cable Kit
1	P55704-B21 0D1	Factory Integrated
1	P59578-B21	HPE ProLiant DL380a Gen11 GPU 16-pin FIO Power Cable Kit
1	P50400-B21	HPE Gen11 2U Bezel Kit
1	P50400-B21 0D1	Factory Integrated
1	P28726-B21	HPE Apollo 4200 Gen10 Plus Cable Management Arm
1	P28726-B21 0D1	Factory Integrated
1	P48183-B21	HPE NS204i-u Gen11 NVMe Hot Plug Boot Optimized Storage Device
1	P48183-B21 0D1	Factory Integrated
2	P51833-B21	HPE Alletra Storage Server 4120 Standard Heat Sink Kit
2	P51833-B21 0D1	Factory Integrated
1	P52345-B21	HPE Ball Bearing Rail 8 Kit
1	P52345-B21 0D1	Factory Integrated

1	P55710-B21	HPE ProLiant DL380a/DL560 Gen11 NS204i-u Rear Enablement Kit
1	P55710-B21 0D1	Factory Integrated
1	R7A12AAE	HPE GreenLake for Compute Ops Management Enhanced 5-year Upfront ProLiant SaaS
1	HU4A7A5	HPE 5Y Tech Care Essential with Defective Media Retention Service
1	HU4A7A5 R2M	HPE iLO Advanced Non Blade Support
1	HU4A7A500HG	HPE DL380a Gen11 Support



**Hewlett Packard  
Enterprise**

operated by Sophela

2024-09-06

Valstybės skaitmeninių sprendimų agentūra

BLUE BRIDGE MSP

Konkursas: "TARNYBINĖS STOTYS SU GRAFINĖMIS VAIZDO PLOKŠTĖMIS"

#### PATVIRTINIMAS

Šiuo patvirtiname kad Įrangos gamintojas nėra paskelbęs apie siūlomos įsigyti įrangos HPE ProLiant DL380a Gen11 gamybos arba tobulinimo nutraukimą (pvz. „End of life time“ ar „Discontinued“)

Su pagarba,

### TIEKĖJO PATEIKTŲ PREKIŲ SĄRAŠAS

<b>Sutarties pavadinimas, objektas</b>	Tarnybinių stočių sprendimo plėtros viešojo pirkimo–pardavimo sutartis (I pirkimo dalis) Objektas: A tipo tarnybinės stotys
<b>Sutarties sudarymo data ir Nr.</b>	2023-11-30, Nr. 6F-138(2023)
<b>Sutarties įvykdymo data (jei įvykdyta) arba galiojimo data (jei sutartis dar neįvykdyta)</b>	2024-01-19 (prekių priėmimo – perdavimo akto pasirašymo data) 2024-07-29 (sutarties galiojimo data)
<b>Trumpas sutarties aprašymas</b>	A tipo tarnybinių stočių (46 vnt.) tiekimas, įskaitant diegimo paslaugas
<b>Tiekėjo pateiktų prekių apibūdinimas (nurodant, kokios prekės pagal sutartį buvo pateiktos ir kaip sutarties objektas susijęs su pirkimo objektu)</b>	A tipo tarnybinių stočių (46 vnt.) tiekimas, įskaitant diegimo paslaugas
<b>Bendra sutarties vertė, Eur be PVM</b>	641 286,00 Eur be PVM
<b>Užsakovo, kuriam suteiktos prekės pagal nurodytą sutartį, pavadinimas ir kontaktai<sup>1</sup></b>	
<b>Užsakovo kontaktinio asmens vardas, pavardė, el. paštas, telefono numeris</b>	

**Pastaba.** Kiekvienai sutarčiai pildoma atskira lentelė.

<sup>1</sup> Įrodymui apie **tinkamą** sutarties (jos dalies) įvykdymą ar vykdymą tiekėjas pateikia Užsakovo pažymos arba sutarties šalių pasirašyto perdavimo-priėmimo akto kopijas arba kitus lygiaverčius dokumentus. Pateikiamuose dokumentuose turi būti nurodytos pateiktos prekės, bendros sumos, datos, prekių gavėjai (tiek viešieji, tiek privatieji), ar prekės buvo pristatytos tinkamai. Tuo atveju, jeigu pateikiama informacija apie vykdomą sutartį, turi būti aiškiai nurodyta, kokios veiklos buvo atliktos, kad per nurodytą laikotarpį pagal atliktas veiklas tiekėjas turėtų pirkimo sąlygose reikalaujamą patirtį.

**TIEKĖJO SIŪLOMŲ SPECIALISTŲ SĄRAŠAS**  
(pagal Specialiųjų pirkimo sąlygų priedo „Kvalifikaciniai ir kiti reikalavimai“ 2 punktą)

Informacija apie **Tarnybinių stočių specialisto kvalifikaciją ir patirtį** (pagal kvalifikacinių reikalavimų 2 p.)

<i>Eil. Nr.</i>	<i>Specialisto vardas, pavardė</i>	<i>Sutarties pavadinimas, sutarties numeris, trumpas aprašymas</i>	<i>Užsakovo ar jo atsakingų asmenų, galinčių patvirtinti teikiamą informaciją apie patirtį, kontaktiniai duomenys (tel. Nr., el. pašto adresas)<sup>1</sup></i>	<i>Sutarties pradžia ir pabaiga (metai, mėnuo), vertė</i>	<i>Specialisto veiklos sutartyje pradžia ir pabaiga (metai, mėnuo)</i>	<i>Specialisto veiklos sutartyje trumpas apibūdinimas, pagrindinės veiklos ir atsakomybės</i>	<i>Ar siūlomas projekto vadovas yra tiekėjo darbuotojas (Taip/Ne). Jeigu Ne – nurodyti ryšio su siūlomu specialistu teisinį pagrindą<sup>2</sup></i>
1.		<p><u>Sutartis Nr. F1-0-16.</u> Duomenų centrų techninės įrangos priežiūros ir remonto paslaugos. Fizinė tarnybinių stočių, tarnybinių stočių modulinė talpyklų, duomenų saugyklų, SAN komutatorių remonto ir priežiūros paslaugos.</p> <p><u>Sutartis Nr. F1-0-175.</u> Pagrindinio ir rezervinio duomenų centrų techninės įrangos priežiūros ir remonto</p>	<p>Valstybinio socialinio draudimo fondo valdyba prie Socialinės apsaugos ir darbo ministerijos. Kontaktinis asmuo:</p> <p>Valstybinio socialinio draudimo fondo valdyba prie Socialinės apsaugos ir darbo ministerijos.</p>	<p>2019 m. vasaris – 2022 m. vasaris; vertė: 742 588,00 Eur be PVM</p> <p>2015 m. gruodis – 2018 m. gruodis; vertė:</p>	<p>2019 m. vasaris – 2022 m. vasaris</p> <p>2015 m. gruodis – 2018 m. gruodis</p>	<p>Tarnybinių stočių, tarnybinių stočių modulinė talpyklų, duomenų saugyklų, SAN komutatorių remonto ir priežiūros paslaugos.</p> <p>Tarnybinių stočių, tarnybinių stočių modulinė talpyklų, duomenų saugyklų, SAN komutatorių</p>	<p>Taip</p>

<sup>1</sup> Perkančioji organizacija, norėdama įsitikinti arba patvirtinti pateiktą informaciją apie specialistų kvalifikaciją ir patirtį, gali atskiru prašymu paprašyti pateikti įvykdytų sutarčių kopijas arba išrašus iš sutarčių bei sutarties objektą apibūdinančius dokumentus arba be išankstinio įspėjimo susisiekti su Tiekėjo nurodytu užsakovo atstovu.

<sup>2</sup> Jeigu siūlomas specialistas nėra tiekėjo darbuotojas, turi būti pateikiamas specialisto pasirašytas sutikimas atlikti jam priskirtas funkcijas, ketinimų protokolą, sutartį arba kitas dokumentus, sudarytas iki pasiūlymų pateikimo termino pabaigos, įrodantis, kad specialisto išteklių tiekėjui laimėjus konkursą ir pasirašius viešojo pirkimo sutartį bus prieinami.

Specialiųjų pirkimo sąlygų 8 priedas „Tiekėjo siūlomų specialistų sąrašas“

		paslaugos. Fizinį tarnybinių stočių, tarnybinių stočių modulinį talpyklų, duomenų saugyklų, SAN komutatorių, veikiančių per 2 (du) duomenų centrus, remonto ir priežiūros paslaugos.	Kontaktinis asmuo:	2 273 597,00 Eur be PVM		veikiančių per 2 (du) duomenų centrus remonto ir priežiūros paslaugos.	
...							

**Pastabos:**

- Patirties įgijimo terminai skaičiuojami iki paskutinės pasiūlymų pateikimo termino datos. Jei siūlomo specialisto patirtis įgyta ne darbovietėje, o vykdant projektus, tokiu atveju patirtis skaičiuojama mėnesių tikslumu, o tuo pat metu vykdytų projektų trukmė nesumuojama. Jeigu specialistas projekte dirbo nepilną mėnesį, tokiu atveju pilnas mėnuo skaičiuojamas, jeigu dirbta 15 ar daugiau kalendorinių dienų.
- Specialistas, pasiūlytas pozicijai, turi būti atitinkantis visus tai pozicijai keliamus reikalavimus (t. y. tiekėjas negali siūlyti kelių asmenų, kurie kartu atitinka specialisto reikalavimus).

## Duomenų apie juridinio asmens naudos gavėjus išrašas

2024-08-13 (11:45:02)

## 1. Teikiantis naudos gavėjų sąrašą juridinis asmuo

Juridinio asmens kodas	302457673
Juridinio asmens pavadinimas	Blue Bridge Baltic UAB
Juridinio asmens buveinės adresas	Vilnius, J. Jasinskio g. 16A
Duomenys iš sąrašo, kurio būseną	Aktualus
Naudos gavėjų sąrašo patvirtinimo data	2022-03-15

## Duomenys apie naudos gavėjus glaustai

Bendra- turčiai	Naudos gavėjo vardas, pavardė, gim. data, asmens kodas / Juridinio asmens ar investicinio fondo ar valstybės, savivaldybės pavadinimas, kodas	Pilietybė (-ės)	Subjekte, pateikusiame naudos gavėjų sąrašą, tiesiogiai ir netiesiogiai		
			Nuosavybės ir (ar) kontrolės teisė arba rolė	Akcijų / pajų / įnašų dalis procentais (%)	Balsų dalis procentais (%)
–		Lietuvos Respublikos	Tiesioginis savininkas	86,66%	–

## Duomenys apie naudos gavėjus išsamiai

### Tiesiogiai kontroliuojantys subjektą (1. Blue Bridge Baltic UAB, 302457673)

#### Naudos gavėjai (subjekte 1. Blue Bridge Baltic UAB, 302457673)

Naudos gavėjo vardas, pavardė, gim. data, asmens kodas	Subjekte, pateikusiame naudos gavėjų sąrašą, tiesiogiai				
	Nuosavybės ir (ar) kontrolės teisė arba rolė	Kontrolės būdas	Komentaras	Akcijų / pajų / įnašų dalis procentais (%)	Balsų (iš jų gauta) dalis procentais (%)
1.1. C	Tiesioginis savininkas	–	–	86,66%	–

### Netiesiogiai kontroliuojantys subjektą (1. Blue Bridge Baltic UAB, 302457673)

*Netiesiogiai subjektą kontroliuojančių naudos gavėjų nėra.*

## Kiti naudos gavėjų duomenys

Naudos gavėjo vardas, pavardė, asmens kodas	Gyvenamoji vieta	Naudos gavėjo gim. data	Valstybė, išdavusi asmens tapatybę patvirtinantį dokumentą	Pilietybė (-ės)	Rezidavimo valstybės (valstybių) mokesčių tikslais pavadinimas (-ai)
	Lietuva		Lietuva	Lietuvos Respublikos	Lietuva

## Kiti juridinių asmenų ir kolektyvinio investavimo subjektų duomenys

Teisinė forma, pavadinimas, kodas	Buveinės adresas	Įregistravimo data	Registravimo valstybė arba šalis	Registro pavadinimas	Reguliuojamos rinkos pavadinimas
Blue Bridge Baltic UAB 302457673	Vilnius, J. Jasinskio g. 16A	2009-11-12	Lietuva	Juridinių asmenų registras	–

2024-08-13 (11:45:02)

Dokumentas sugeneruotas iš JADIS naudos gavėjų posistemio duomenų bazės

Kodas: **302457673**  
Pavadinimas: **Blue Bridge Baltic UAB**  
Buveinės adresas: **Vilnius, J. Jasinskio g. 16A, LT-03163**

## IŠSTATINIS KAPITALAS

Išstatinis kapitalas	Registravimo data	Akcijų klasė	Akcijų skaičius (vnt.)	Akcijos nominali vertė
6 728 000,00 Eur	2016-05-05	Vardinės paprastosios akcijos	23200000	0,29 Eur

## AKCININKAI

Eil. Nr.	Akcininkas	Data	Akcijų klasė	Turimų akcijų sk. (vnt.)	Akcijos nominali vertė
1.		2010-09-06	Vardinės paprastosios akcijos	1547441	1,00 Lt
2.		2010-09-06	Vardinės paprastosios akcijos	20105118	1,00 Lt
3.		2010-09-06	Vardinės paprastosios akcijos	1547441	1,00 Lt

## Pastabos:

- Stulpelyje „Data“ įrašoma data, kada turimas akcijas akcininkas įgijo, pasikeitė anksčiau jo turėtų akcijų skaičius ir (arba) nominali vertė.
- Jeigu Juridinių asmenų registre yra įregistruoti duomenys apie vienintelį akcininką, bet akcijų įgijimo data neįregistruota, stulpelyje „Data“ nurodoma duomenų įregistravimo Juridinių asmenų registre data.

Dokumentas sugeneruotas iš Juridinių asmenų dalyvių informacinės sistemos duomenų bazės

## Duomenų apie juridinio asmens naudos gavėjus išrašas

2024-09-30 (07:48:02)

## 1. Teikiantis naudos gavėjų sąrašą juridinis asmuo

Juridinio asmens kodas	301489547
Juridinio asmens pavadinimas	Blue Bridge MSP, UAB
Juridinio asmens buveinės adresas	Klaipėda, Birutės g. 2
Duomenys iš sąrašo, kurio būseną	Aktualus
Naudos gavėjų sąrašo patvirtinimo data	2022-07-28

## Duomenys apie naudos gavėjus glaustai

Bendra- turčiai	Naudos gavėjo vardas, pavardė, gim. data, asmens kodas / Juridinio asmens ar investicinio fondo ar valstybės, savivaldybės pavadinimas, kodas	Pilietybė (-ės)	Subjekte, pateikusiame naudos gavėjų sąrašą, tiesiogiai ir netiesiogiai		
			Nuosavybės ir (ar) kontrolės teisė arba rolė	Akcijų / pajų / įnašų dalis procentais (%)	Balsų dalis procentais (%)
–		Lietuvos Respublikos	Netiesioginis savininkas	86,66%	–

## Duomenys apie naudos gavėjus išsamiai

### Tiesiogiai kontroliuojantys subjektą (1. Blue Bridge MSP, UAB, 301489547)

#### Dalyviai (subjekte 1. Blue Bridge MSP, UAB, 301489547)

Juridinio asmens / investicinio fondo		Valdymo įmonės / operatoriaus		Subjekte		
Kodas	Teisinė forma, pavadinimas	Kodas	Teisinė forma, pavadinimas	Akcijų / pajų / įnašų / investicinių vienetų dalis procentais (%)	Balsų (iš jų gauta) dalis procentais (%)	
1.1.	302457673	Blue Bridge Baltic UAB	–	–	100,00%	–

### Netiesiogiai kontroliuojantys subjektą (1. Blue Bridge MSP, UAB, 301489547)

#### Naudos gavėjai (dalyvyje 1.1. Blue Bridge Baltic UAB, 302457673)

Naudos gavėjo vardas, pavardė, gim. data, asmens kodas	Dalyvyje					
	Nuosavybės ir (ar) kontrolės teisė arba rolė	Kontrolės būdas	Komentaras	Akcijų / pajų / įnašų dalis procentais (%)	Balsų (iš jų gauta) dalis procentais (%)	
1.1.1.	7	Tiesioginis savininkas	–	–	86,66%	–

## Kiti naudos gavėjų duomenys

Naudos gavėjo vardas, pavardė, asmens kodas	Gyvenamoji vieta	Naudos gavėjo gim. data	Valstybė, išdavusi asmens tapatybę patvirtinantį dokumentą	Pilietybė (-ės)	Rezidavimo valstybės (valstybių) mokesčių tikslais pavadinimas (-ai)
			Lietuva	Lietuvos Respublikos	Lietuva

## Kiti juridinių asmenų ir kolektyvinio investavimo subjektų duomenys

Teisinė forma, pavadinimas, kodas	Buveinės adresas	Įregistravimo data	Registravimo valstybė arba šalis	Registro pavadinimas	Reguliuojamos rinkos pavadinimas
Blue Bridge Baltic UAB 302457673	Vilnius, J. Jasinskio g. 16A	2009-11-12	Lietuva	Juridinių asmenų registras	–
Blue Bridge MSP, UAB 301489547	Klaipėda, Birutės g. 2	2007-12-13	Lietuva	Juridinių asmenų registras	–

2024-09-30 (07:48:02)

Kodas: **301489547**  
Pavadinimas: **Blue Bridge MSP, UAB**  
Buveinės adresas: **Klaipėda, Birutės g. 2, LT-91200**

## ĮSTATINIS KAPITALAS

Įstatinis kapitalas	Registravimo data	Akcijų klasė	Akcijų skaičius (vnt.)	Akcijos nominali vertė
413 830,00 Eur	2024-02-27	Vardinės paprastosios akcijos	1427000	0,29 Eur

## AKCININKAI

Eil. Nr.	Akcininkas	Data	Akcijų klasė	Turimų akcijų sk. (vnt.)	Akcijos nominali vertė
1.	Blue Bridge Baltic UAB, kodas 302457673, Vilnius, J. Jasinskio g. 16A, LT-03163 <i>Akcininkas nuo 2013-02-11</i>	2024-02-27	Vardinės paprastosios akcijos	1427000	0,29 Eur

## Pastabos:

- Stulpelyje „Data“ įrašoma data, kada turimas akcijas akcininkas įgijo, pasikeitė anksčiau jo turėtų akcijų skaičius ir (arba) nominali vertė.
- Jeigu Juridinių asmenų registre yra įregistruoti duomenys apie vienintelį akcininką, bet akcijų įgijimo data neįregistruota, stulpelyje „Data“ nurodoma duomenų įregistravimo Juridinių asmenų registre data.

Paskutinių duomenų apie dalyvius atnaujinimo data: 2024-03-07



# Hewlett Packard Enterprise

operated by Sophela

Suinteresuotiems asmenims

## Dėl gamintojo įsteigimo vietos patvirtinimo ir gamintojo kontroliuojančio subjekto

2024-09-02 Nr. S (VLN24) - 032

Šiuo raštu patvirtiname, kad nuo 2018 metu lapkričio mėn. 1 dienos Hewlett Packard Enterprise B.V., Amstelveen, Nyderlandai (toliau „HPEBV“) įgaliojo UAB Sophela, Verslo g. 6, Kumpių k., LT-54311 Kauno r., Lietuva (toliau „Sophela“) parduoti Hewlett Packard Enterprise (toliau HPE) produktus ir paslaugas tiesiogiai arba per autorizuotų partnerių tinklą Lietuvoje.

Hewlett Packard Enterprise (HPE) yra amerikiečių tarptautinė Informacinių Technologijų kompanija, įsikūrusi Spring, Teksase, Jungtinėse Amerikos Valstijose. Daugiau informacijos galite rasti HPE kompanijos puslapyje: <https://www.hpe.com/us/en/contact-hpe.html>

HPE yra listinguojama New York Stock Exchange (NYSE) vertybinių popierių biržoje. Top 5 akcininkai 2024 m. birželio 30d. buvo šie:

TOP 5 instituciniai savininkai	Data	Turimos HPE akcijos	Dalis visų HPE akcijų
VANGUARD GROUP INC	06/30/2024	\$163,624,199	16%
BLACKROCK INC.	06/30/2024	\$125,546,158	12%
STATE STREET CORP	06/30/2024	\$68,818,693	7%
BANK OF AMERICA CORP /DE/	06/30/2024	\$49,386,499	5%
PRIMECAP MANAGEMENT CO/CA/	06/30/2024	\$31,775,271	3%
Viso institucinių savininkų akcijų (80.99% visų akcijų)		\$1,052,602,180	

Šaltinis: <https://www.nasdaq.com/market-activity/stocks/hpe/institutional-holdings>

**AMENDED AND RESTATED**

**BYLAWS**

**OF**

**HEWLETT PACKARD ENTERPRISE COMPANY  
(A Delaware Corporation)**

**ARTICLE I  
CORPORATE OFFICES**

1.1 Registered Office. The registered office of Hewlett Packard Enterprise Company (“Hewlett Packard Enterprise”) will be fixed in the Certificate of Incorporation of Hewlett Packard Enterprise.

1.2 Other Offices. The Board of Directors may at any time establish branch or subordinate offices at any place or places where Hewlett Packard Enterprise is qualified to do business.

**ARTICLE II  
MEETINGS OF STOCKHOLDERS**

2.1 Place of Meetings. Meetings of stockholders will be held at any place within or outside the State of Delaware designated by the Board of Directors. In lieu of holding a stockholders’ meeting at a designated place, the Board of Directors, in its sole discretion, may determine that any stockholders’ meeting may be held solely by means of remote communication. In the absence of any such designation, stockholders’ meetings will be held at the registered office of Hewlett Packard Enterprise.

2.2 Annual Meeting.

(a) The annual meeting of stockholders will be held each year on a date and at a time designated by the Board of Directors or its delegate. At the meeting, directors will be elected, and any other proper business may be transacted.

(b) At an annual meeting of the stockholders, only such nominations for director will be made and only such other business will be conducted as will have been properly brought before the meeting. To be properly brought before an annual meeting, nominations and other business must be: (i) specified in the notice of meeting (or any supplement thereto) given by or at the direction of the Board of Directors, (ii) otherwise properly brought before the meeting by or at the direction of the Board of Directors, or (iii) otherwise properly brought before the meeting by a stockholder of record at the time of giving notice provided for in these Bylaws, who is entitled to vote at the meeting and who complies with the notice procedures set forth in this Section 2.2.

(c) For nominations or other business to be properly brought before an annual meeting by a stockholder, the stockholder must have given timely notice thereof in writing to the secretary of Hewlett Packard Enterprise and such other business must be a proper subject for stockholder action. To be timely, a stockholder’s notice must be delivered to or mailed and received at the principal executive offices of Hewlett Packard Enterprise not later than the close of business on the ninetieth (90th) day nor earlier than the close of business on the one hundred twentieth (120th) day prior to the first anniversary of the preceding year’s annual meeting; provided, however, that in the event that no annual meeting was held in the previous year or the date of the annual meeting is more than thirty (30) days before or more than sixty (60) days after the anniversary date of the previous year’s annual meeting, notice by the stockholder to be timely must be so received not earlier than the close of business on the one hundred twentieth (120th) day prior to the annual meeting and not later than the close of business on the later of (i) the ninetieth (90th) day prior to the annual meeting and (ii) the tenth (10th) day following the date on which public announcement of the date of such meeting is first made. For purposes of this Section 2.2, a “public announcement” will mean disclosure in a press release reported by the Dow Jones News Service, Associated Press or a comparable national news service or in a document publicly filed by Hewlett Packard Enterprise with the

Securities and Exchange Commission, or in a notice pursuant to the applicable rules of an exchange on which the securities of Hewlett Packard Enterprise are listed. In no event will the public announcement of an adjournment or postponement of a stockholders meeting commence a new time period (or extend any time period) for the giving of a stockholder's notice as described above. Notwithstanding the foregoing, to be timely, other than with respect to Hewlett Packard Enterprise's first annual meeting following November 1, 2015, a stockholder's notice of a nomination in accordance with the procedures set forth in Section 2.2(h) of these Bylaws must be delivered to or mailed and received at the principal executive offices of Hewlett Packard Enterprise not later than the close of business on the one hundred twentieth (120th) day nor earlier than the close of business on the one hundred fiftieth (150th) day prior to the first anniversary of the preceding year's annual meeting.

(d) A stockholder's notice to the secretary will set forth as to each matter the stockholder proposes to bring before the annual meeting (other than director nominations, which are governed by Section 2.2(f)):

(i) a brief description of the business desired to be brought before the annual meeting, the text of the proposal or business (including without limitation the text of any resolutions proposed for consideration and in the event that such business includes a proposal to amend these Bylaws, the language of the proposed amendment), the reasons for conducting such business at the annual meeting and any material interest in such business of the stockholder and the beneficial owner (within the meaning of Section 13(d) of the Securities Exchange Act of 1934 (the "1934 Act")), if any, on whose behalf the business is being proposed, (ii) as to the stockholder giving the notice and the beneficial owner, if any, on whose behalf the business is being proposed: (A) the name and address, as they appear on Hewlett Packard Enterprise's books, of the stockholder proposing such business, and the name and address of the beneficial owner, (B) the class and number of shares of Hewlett Packard Enterprise which are owned of record by the stockholder and the beneficial owner as of the date of the notice, and the stockholder's agreement to notify Hewlett Packard Enterprise in writing within five (5) business days after the record date for the annual meeting of the class and number of shares of Hewlett Packard Enterprise owned of record by the stockholder and the beneficial owner as of the record date for the meeting, and (C) a representation that the stockholder intends to appear in person or by proxy at the meeting to propose such business, and (iii) as to the stockholder giving the notice or, if the notice is given on behalf of a beneficial owner on whose behalf the business is being proposed, as to the beneficial owner: (A) the class and number of shares of Hewlett Packard Enterprise which are beneficially owned by the stockholder or beneficial owner as of the date of the notice, and the stockholder's agreement to notify Hewlett Packard Enterprise in writing within five (5) business days after the record date for the meeting of the class and number of shares of Hewlett Packard Enterprise beneficially owned by the stockholder or beneficial owner as of the record date for the meeting, (B) a description of any agreement, arrangement or understanding with respect to the business between or among the stockholder or beneficial owner and any other person, including without limitation any agreements that would be required to be disclosed pursuant to Item 5 or Item 6 of 1934 Act Schedule 13D (regardless of whether the requirement to file a Schedule 13D is applicable to the stockholder or beneficial owner) and the stockholder's agreement to notify Hewlett Packard Enterprise in writing within five (5) business days after the record date for the annual meeting of any such agreement, arrangement or understanding in effect as of the record date for the meeting, and (C) a description of any agreement, arrangement or understanding (including without limitation any derivative or short positions, profit interests, options, hedging transactions, and borrowed or loaned shares) that has been entered into as of the date of the stockholder's notice by, or on behalf of, the stockholder or beneficial owner, the effect or intent of which is to mitigate loss, manage risk or benefit from changes in the share price of any class of shares of Hewlett Packard Enterprise, or increase or decrease the voting power of the stockholder or beneficial owner with respect to shares of Hewlett Packard Enterprise, and the stockholder's agreement to notify Hewlett Packard Enterprise in writing within five (5) business days after the record date for such meeting of any such agreement, arrangement or understanding in effect as of the record date for the meeting.

Notwithstanding anything in these Bylaws to the contrary, no business will be conducted at any annual meeting except in accordance with the procedures set forth in this Section 2.2. The chairman of the annual meeting may determine and declare, if the facts warrant, at the meeting that business was not properly brought before the meeting and in accordance with the provisions of this Section 2.2, and, if he or she should so determine, he or she will so declare at the meeting that any such business not properly brought before the meeting will not be transacted. Notwithstanding the foregoing provisions of this Section 2.2, unless otherwise required by law, if the stockholder does not provide the information required under clauses (ii)(B) and (iii)(A) through (iii)(C) of this Section 2.2(d) to Hewlett Packard Enterprise within five (5) business days following the record date for an annual meeting of stockholders or if the stockholder (or a qualified representative of the stockholder) does not appear at the annual meeting to present the business described in the stockholder's notice delivered pursuant to this Section 2.2(d), such

business shall not be transacted, notwithstanding that proxies in respect of such vote may have been received by Hewlett Packard Enterprise. For purposes of this Section 2.2, to be considered a qualified representative of the stockholder, a person must be a duly authorized officer, manager or partner of such stockholder or authorized by a writing executed by such stockholder (or a reliable reproduction or electronic transmission of the writing) delivered to Hewlett Packard Enterprise prior to the proposing of the business at the meeting by the stockholder stating that the person is authorized to act for the stockholder as proxy at the meeting of stockholders.

Notwithstanding the foregoing, in order to include information with respect to a stockholder proposal in the proxy statement and form of proxy for an annual meeting, stockholders must provide notice as required by the regulations promulgated under the 1934 Act, and the foregoing notice requirements of this Section 2.2 will not apply to stockholders who have notified Hewlett Packard Enterprise of their intention to present a stockholder proposal only pursuant to and in compliance with such regulations.

(e) Only persons who are nominated in accordance with the procedures set forth in this Section 2.2(e) and either the following Section 2.2(f) or Section 2.2(h) of these Bylaws will be eligible for election as directors. Nominations of persons for election to the Board of Directors may be made at an annual meeting of stockholders, or at a special meeting of stockholders at which directors are to be elected pursuant to the notice for such meeting, by or at the direction of the Board of Directors or by any stockholder of record of Hewlett Packard Enterprise at the time of giving notice provided for in these Bylaws who is entitled to vote in the election of directors at the meeting and who complies with the notice procedures set forth in this Section 2.2.

(f) Nominations, other than those made by or at the direction of the Board of Directors, will be made pursuant to timely notice in writing to the secretary of Hewlett Packard Enterprise in accordance with the time periods described in Section 2.2(c) of these Bylaws in the case of an annual meeting and Section 2.3(c) of these Bylaws in the case of a special meeting. Such stockholder's notice will set forth (i) as to each person, if any, whom the stockholder proposes to nominate for election or re-election as a director: (A) the name, age, business address and residence address of such person, (B) the principal occupation or employment of such person, (C) the class and number of shares of Hewlett Packard Enterprise which are owned by such person, including without limitation shares beneficially owned and shares held of record, (D) any other information relating to such person that is required to be disclosed in solicitations of proxies for elections of directors in an election contest, or is otherwise required, in each case pursuant to Regulation 14A under the 1934 Act (including without limitation such person's written consent to being named in the proxy statement, if any, as a nominee and to serving as a director if elected), and (E) a written statement executed by such nominee acknowledging that, as a director of such corporation, such person will owe a fiduciary duty, under the General Corporation Law of Delaware, exclusively to Hewlett Packard Enterprise and its stockholders and, in furtherance thereof, a written representation and agreement that such person (x) is not and will not become a party to any agreement, arrangement or understanding with, and has not given any commitment or assurance to, any person or entity as to how such person, if elected as a director of Hewlett Packard Enterprise, will act or vote on any issue or question that has not been disclosed to Hewlett Packard Enterprise, (y) is not and will not become a party to any agreement, arrangement or understanding with any person or entity other than Hewlett Packard Enterprise with respect to any direct or indirect compensation, reimbursement or indemnification in connection with service or action as a director that has not been disclosed to Hewlett Packard Enterprise, and (z) will comply with all Hewlett Packard Enterprise corporate governance, conflict of interest, confidentiality and stock ownership and trading policies and guidelines, and any other Hewlett Packard Enterprise policies and guidelines applicable to directors; (ii) as to the stockholder giving the notice and the beneficial owner, if any, on whose behalf the nomination is being made: (A) the name and address, as they appear on Hewlett Packard Enterprise's books, of the stockholder giving the notice, and the name and address of the beneficial owner, (B) the class and number of shares of Hewlett Packard Enterprise which are owned of record by the stockholder and the beneficial owner as of the date of the notice, and the stockholder's agreement to notify Hewlett Packard Enterprise in writing within five (5) business days after the record date for the annual meeting of the class and number of shares of Hewlett Packard Enterprise owned of record by the stockholder and the beneficial owner as of the record date for the meeting, and (C) a representation that the stockholder intends to appear in person or by proxy at the meeting to present the nomination; and (iii) as to the stockholder giving the notice or, if the notice is given on behalf of a beneficial owner on whose behalf the nomination is being made, as to the beneficial owner: (A) the class and number of shares of Hewlett Packard Enterprise which are beneficially owned by the stockholder or beneficial owner as of the date of the notice, and the stockholder's agreement to notify Hewlett Packard Enterprise in writing within five (5) business days after the record date for the meeting of the class and number of shares of Hewlett

Packard Enterprise beneficially owned by the stockholder or beneficial owner as of the record date for the meeting, (B) a description of any agreement, arrangement or understanding with respect to the nomination between or among the stockholder or beneficial owner and any other person, including without limitation any agreements that would be required to be disclosed pursuant to Item 5 or Item 6 of 1934 Act Schedule 13D (regardless of whether the requirement to file a Schedule 13D is applicable to the stockholder or beneficial owner) and the stockholder's agreement to notify Hewlett Packard Enterprise in writing within five (5) business days after the record date for the annual meeting of any such agreement, arrangement or understanding in effect as of the record date for the meeting, and (C) a description of any agreement, arrangement or understanding (including without limitation any derivative or short positions, profit interests, options, hedging transactions, and borrowed or loaned shares) that has been entered into as of the date of the stockholder's notice by, or on behalf of, the stockholder or beneficial owner, the effect or intent of which is to mitigate loss, manage risk or benefit from changes in the share price of any class of shares of Hewlett Packard Enterprise, or increase or decrease the voting power of the stockholder or beneficial owner with respect to shares of Hewlett Packard Enterprise, and the stockholder's agreement to notify Hewlett Packard Enterprise in writing within five (5) business days after the record date for such meeting of any such agreement, arrangement or understanding in effect as of the record date for the meeting. At the request of the Board of Directors or the chairman of the Board of Directors, if any, any person nominated by a stockholder for election as a director will furnish to the secretary of Hewlett Packard Enterprise that information required to be set forth in the stockholder's notice of nomination which pertains to the nominee and such other information as Hewlett Packard Enterprise may reasonably require to determine the eligibility of the proposed nominee to serve as a director of Hewlett Packard Enterprise. No person (other than those made by or at the direction of the Board of Directors) will be eligible for election as a director of Hewlett Packard Enterprise unless nominated in accordance with the procedures set forth in this Section 2.2(f).

Notwithstanding the foregoing provisions of this Section 2.2, unless otherwise required by law, if the stockholder does not provide the information required under clauses (ii)(B) and (iii)(A) through (iii)(C) of this Section 2.2(f) to Hewlett Packard Enterprise within five (5) business days following the record date for an annual or special meeting of stockholders or if the stockholder (or a qualified representative of the stockholder) does not appear at the annual or special meeting to present the nomination, such nomination shall be disregarded, notwithstanding that proxies in respect of such vote may have been received by Hewlett Packard Enterprise.

(g) The chairman of the meeting may determine and declare, if the facts warrant, at the meeting that a nomination was not made in accordance with the procedures prescribed by these Bylaws, and in such event the defective nomination will be disregarded.

(h) Hewlett Packard Enterprise shall include in its proxy statement for an annual meeting of stockholders the name, together with the Required Information (defined below), of any person nominated for election (the "Stockholder Nominee") to the Board of Directors by a stockholder that satisfies, or by a group of no more than 20 stockholders that satisfy, the requirements of this Section 2.2(h) (the "Eligible Stockholder"), and who expressly elects at the time of providing the notice required by this Section 2.2(h) to have its nominee included in Hewlett Packard Enterprise's proxy materials pursuant to this Section 2.2(h).

For purposes of this Section 2.2(h), the "Required Information" that Hewlett Packard Enterprise will include in its proxy statement is (i) the information concerning the Stockholder Nominee and the Eligible Stockholder that is required to be disclosed in Hewlett Packard Enterprise's proxy statement by the regulations promulgated under the 1934 Act; and (ii) if the Eligible Stockholder so elects, a Statement (defined below).

Hewlett Packard Enterprise shall not be required to include, pursuant to this Section 2.2(h), any Stockholder Nominees in its proxy materials for any meeting of stockholders for which the secretary of Hewlett Packard Enterprise receives a notice that a stockholder has nominated a person for election to the Board of Directors pursuant to the advance notice requirements for stockholder nominees for director set forth in Section 2.2(f) of these Bylaws.

The number of Stockholder Nominees (including without limitation Stockholder Nominees that were submitted by an Eligible Stockholder for inclusion in Hewlett Packard Enterprise's proxy materials pursuant to this Section 2.2(h) but either are subsequently withdrawn or that the Board of Directors decides to nominate as Board of Director nominees) appearing in Hewlett Packard Enterprise's proxy materials with respect to an annual meeting of

stockholders shall not exceed 20% of the number of directors in office as of the last day on which notice of a nomination in accordance with the procedures set forth in this Section 2.2(h) may be delivered pursuant to Section 2.2(c) of these Bylaws, or if such amount is not a whole number, the closest whole number below 20%. In the event that the number of Stockholder Nominees submitted by Eligible Stockholders pursuant to this Section 2.2(h) exceeds this maximum number, each Eligible Stockholder will select one Stockholder Nominee for inclusion in Hewlett Packard Enterprise's proxy materials until the maximum number is reached, going in order of the amount (largest to smallest) of shares of common stock of Hewlett Packard Enterprise each Eligible Stockholder disclosed as owned in the written notice of the nomination submitted to Hewlett Packard Enterprise. If the maximum number is not reached after each Eligible Stockholder has selected one Stockholder Nominee, this selection process will continue as many times as necessary, following the same order each time, until the maximum number is reached.

For purposes of this Section 2.2(h), an Eligible Stockholder shall be deemed to "own" only those outstanding shares of common stock of Hewlett Packard Enterprise as to which the stockholder possesses both (i) the full voting and investment rights pertaining to the shares and (ii) the full economic interest in (including without limitation the opportunity for profit and risk of loss on) such shares; provided that the number of shares calculated in accordance with clauses (i) and (ii) shall not include any shares (A) sold by such stockholder or any of its affiliates in any transaction that has not been settled or closed, (B) borrowed by such stockholder or any of its affiliates for any purposes or purchased by such stockholder or any of its affiliates pursuant to an agreement to resell or (C) subject to any option, warrant, forward contract, swap, contract of sale, other derivative or similar agreement entered into by such stockholder or any of its affiliates, whether any such instrument or agreement is to be settled with shares or with cash based on the notional amount or value of shares of outstanding common stock of Hewlett Packard Enterprise, in any such case which instrument or agreement has, or is intended to have, the purpose or effect of (1) reducing in any manner, to any extent or at any time in the future, such stockholder's or affiliates' full right to vote or direct the voting of any such shares, and/or (2) hedging, offsetting or altering to any degree gain or loss arising from the full economic ownership of such shares by such stockholder or affiliate. A stockholder shall "own" shares held in the name of a nominee or other intermediary so long as the stockholder retains the right to instruct how the shares are voted with respect to the election of directors and possesses the full economic interest in the shares. A stockholder's ownership of shares shall be deemed to continue during any period in which the stockholder has delegated any voting power by means of a proxy, power of attorney or other instrument or arrangement which is revocable at any time by the stockholder. The terms "owned," "owning" and other variations of the word "own" shall have correlative meanings.

Whether outstanding shares of the common stock of Hewlett Packard Enterprise are "owned" for these purposes shall be determined by the Board of Directors.

An Eligible Stockholder must have owned (as defined above) 3% or more of Hewlett Packard Enterprise's outstanding common stock continuously for at least three (3) years (the "Required Shares") as of both the date the written notice of the nomination is delivered to or mailed and received by Hewlett Packard Enterprise in accordance with Section 2.2(c) of these Bylaws and the record date for determining stockholders entitled to vote at the annual meeting. Within the time period specified in Section 2.2(c) of these Bylaws for providing notice of a nomination in accordance with the procedures set forth in this Section 2.2(h), an Eligible Stockholder must provide the following information in writing to the secretary of Hewlett Packard Enterprise: (i) one or more written statements from the record holder of the shares (and from each intermediary through which the shares are or have been held during the requisite three (3)-year holding period) verifying that, as of a date within seven (7) calendar days prior to the date the written notice of the nomination is delivered to or mailed and received by Hewlett Packard Enterprise, the Eligible Stockholder owns, and has owned continuously for the preceding three (3) years, the Required Shares, and the Eligible Stockholder's agreement to provide, within five (5) business days after the record date for the annual meeting, written statements from the record holder and intermediaries verifying the Eligible Stockholder's continuous ownership of the Required Shares through the record date; (ii) the information required to be set forth in the stockholder's notice of nomination pursuant to Section 2.2(f) of these Bylaws, together with the written consent of each Stockholder Nominee to being named in the proxy statement as a nominee and to serving as a director if elected; (iii) a copy of the Schedule 14N that has been filed with the Securities and Exchange Commission as required by Rule 14a-18 under the 1934 Act, as may be amended; (iv) a representation that the Eligible Stockholder (A) acquired the Required Shares in the ordinary course of business and not with the intent to change or influence control at Hewlett Packard Enterprise, and does not presently have such intent, (B) has not nominated and will not nominate for election to the Board of Directors at the annual meeting any person other than the Stockholder

Nominee(s) being nominated pursuant to this Section 2.2(h), (C) has not engaged and will not engage in, and has not and will not be a “participant” in another person’s, “solicitation” within the meaning of Rule 14a-1(l) under the 1934 Act in support of the election of any individual as a director at the annual meeting other than its Stockholder Nominee or a nominee of the Board of Directors, and (D) will not distribute to any stockholder any form of proxy for the annual meeting other than the form distributed by Hewlett Packard Enterprise; and (v) an undertaking that the Eligible Stockholder agrees to (A) assume all liability stemming from any legal or regulatory violation arising out of the Eligible Stockholder’s communications with the stockholders of Hewlett Packard Enterprise or out of the information that the Eligible Stockholder provided to Hewlett Packard Enterprise, (B) comply with all other laws and regulations applicable to any solicitation in connection with the annual meeting, and (C) with respect to any shares held or controlled by the Eligible Stockholder, provide to Hewlett Packard Enterprise prior to the election of directors such additional information as necessary with respect thereto. The inspector of elections shall not give effect to the Eligible Stockholder’s votes with respect to the election of directors if the Eligible Stockholder does not comply with the undertaking in clause (iv)(C) above.

The Eligible Stockholder may provide to the secretary of Hewlett Packard Enterprise, at the time the information required by this Section 2.2(h) is provided, a written statement for inclusion in Hewlett Packard Enterprise’s proxy statement for the annual meeting, not to exceed 500 words, in support of the Stockholder Nominee’s candidacy (the “Statement”). Notwithstanding anything to the contrary contained in this Section 2.2(h), Hewlett Packard Enterprise may omit from its proxy materials any information or Statement that it, in good faith, believes would violate any applicable law or regulation.

Within the time period specified in Section 2.2(c) of these Bylaws for providing notice of a nomination in accordance with the procedures set forth in this Section 2.2(h), a Stockholder Nominee must deliver to the secretary of Hewlett Packard Enterprise a written representation and agreement that such person (i) is not and will not become a party to any agreement, arrangement or understanding with, and has not given any commitment or assurance to, any person or entity as to how such person, if elected as a director of Hewlett Packard Enterprise, will act or vote on any issue or question that has not been disclosed to Hewlett Packard Enterprise, (ii) is not and will not become a party to any agreement, arrangement or understanding with any person or entity other than Hewlett Packard Enterprise with respect to any direct or indirect compensation, reimbursement or indemnification in connection with service or action as a director that has not been disclosed to Hewlett Packard Enterprise, and (iii) will comply with all Hewlett Packard Enterprise corporate governance, conflict of interest, confidentiality and stock ownership and trading policies and guidelines, and any other Hewlett Packard Enterprise policies and guidelines applicable to directors. At the request of Hewlett Packard Enterprise, the Stockholder Nominee must submit all completed and signed questionnaires required of Hewlett Packard Enterprise directors and officers. Hewlett Packard Enterprise may request such additional information as necessary to permit the Board of Directors to determine if each Stockholder Nominee is independent under the listing standards of the principal U.S. exchange upon which the common stock of Hewlett Packard Enterprise is listed, any applicable rules of the Securities and Exchange Commission and any publicly disclosed standards used by the Board of Directors in determining and disclosing the independence of Hewlett Packard Enterprise’s directors. If the Board of Directors determines that the Stockholder Nominee is not independent under any of these standards, the Stockholder Nominee will not be eligible for inclusion in Hewlett Packard Enterprise’s proxy materials.

Any Stockholder Nominee who is included in Hewlett Packard Enterprise’s proxy materials for a particular annual meeting of stockholders but either (i) withdraws from or becomes ineligible or unavailable for election at the annual meeting, or (ii) does not receive at least 25% of the votes cast in favor of the Stockholder Nominee’s election, will be ineligible to be a Stockholder Nominee pursuant to this Section 2.2(h) for the next two (2) annual meetings.

### 2.3 Special Meeting.

(a) A special meeting of the stockholders may be called at any time by the Board of Directors, or by any of the following persons with the concurrence of a majority of the Board of Directors: the chairman of the Board of Directors, if any, or the chief executive officer or the secretary, but such special meetings may not be called by any other person or persons except as provided in Section 2.3(b) of these Bylaws.

(b) A special meeting of stockholders shall be called by the Board of Directors upon written request to the secretary of one or more record holders who are acting on behalf of beneficial owners (which may include such record holders) who have a “net long position” (as defined below) of shares of stock of Hewlett Packard Enterprise representing in the aggregate not less than 25% of the total number of shares of stock entitled to vote on the matter or matters to be brought before the proposed special meeting; provided that each such owner must have held such “net long position” included in such aggregate amount as of the date the written request for a special meeting is received by the secretary and on the record date for the proposed special meeting, and must continue to hold such “net long position” through the conclusion of the special meeting (such aggregate “net long position” held for the requisite period, the “Required Percentage”). A request to the secretary shall be signed by each stockholder, or a duly authorized agent of such stockholder, requesting the special meeting and shall set forth a brief description of each matter of business desired to be brought before the special meeting and the reasons for conducting such business at the special meeting and the information required in Section 2.2(d) or Section 2.2(f) of these Bylaws, as applicable. Such request shall include, as to the beneficial owner, if any, directing such record stockholder to sign the request to call a special meeting and as to such record stockholder (unless such record stockholder is acting solely as a nominee for a beneficial owner) (each such beneficial owner and each record stockholder who is not acting solely as a nominee, a “Disclosing Party”), any additional information necessary to verify the “net long position” of such Disclosing Party. Each time any such Disclosing Party’s “net long position” decreases following the delivery of the foregoing information to the secretary, such Disclosing Party shall notify Hewlett Packard Enterprise of his, her or its decreased “net long position,” together with all information necessary to verify such position, within 10 days of such decrease or as of the fifth day before the special meeting, whichever is earlier.

A special meeting requested by stockholders shall be held at such date, time and place within or without the State of Delaware as may be fixed by the Board of Directors; provided, however, that the date of any such special meeting shall be not more than ninety (90) days after the request to call the special meeting is received by the secretary. Notwithstanding the foregoing, a special meeting requested by stockholders shall not be held if the Board of Directors has called or calls for an annual meeting of stockholders to be held within ninety (90) days after the secretary receives the request for the special meeting and the Board of Directors determines in good faith that the business of such annual meeting includes (among any other matters properly brought before the annual meeting) the business specified in the request. A stockholder may revoke a request for a special meeting at any time by written revocation delivered to the secretary, and a request by a stockholder for a special meeting shall be deemed revoked if the Disclosing Party does not provide the information required by the final sentence of the immediately preceding paragraph. If, following any such revocation, or following any notice of “net long position” decreases delivered to Hewlett Packard Enterprise pursuant to this Section 2.3(b), there are un-revoked requests from stockholders holding in the aggregate less than the Required Percentage, the Board of Directors, in its discretion, may cancel the special meeting. Business transacted at a special meeting requested by stockholders shall be limited to the matters described in the special meeting request; provided, however, that nothing herein shall prohibit the Board of Directors from submitting matters to the stockholders at any special meeting requested by stockholders.

For purposes of this Section 2.3(b), “net long position” shall be determined with respect to each record stockholder requesting a special meeting and each beneficial owner who is directing a record stockholder to act on such beneficial owner’s behalf, in accordance with the definition thereof set forth in Rule 14e-4 under the 1934 Act, provided that (i) for purposes of such definition, in determining such person’s “short position,” the reference in Rule 14e-4 to “the date that a tender offer is first publicly announced or otherwise made known by the bidder to holders of the security to be acquired” shall be the record date fixed to determine the record stockholders entitled to deliver a written request for a special meeting, and the reference to the “highest tender offer price or stated amount of consideration offered for the subject security” shall refer to the closing sales price of the common stock of Hewlett Packard Enterprise on the exchange upon which the common stock of Hewlett Packard Enterprise is listed on such record date (or, if such date is not a trading day, the next succeeding trading day) and (ii) the “net long position” of such person shall be reduced by the number of shares as to which the Board of Directors determines that such person does not, or will not, have the right to vote or direct the vote at the special meeting or as to which the Board of Directors determines that such person has entered into any derivative or other agreement, arrangement or understanding that hedges or transfers, in whole or in part, directly or indirectly, any of the economic consequences of ownership of such shares. A stockholder’s ownership of shares shall be deemed to continue during any period in which the stockholder has delegated any voting power by means of a proxy, power of attorney or other instrument or arrangement which is revocable at any time by the stockholder.

(c) In the event a special meeting is called for the purpose of electing one or more directors to the Board of Directors, any stockholder entitled to vote in the election of directors may nominate a person or persons (as the case may be) for election to such position(s) as specified in the notice for such meeting, if the stockholder's notice required by Section 2.2(f) of these Bylaws shall be delivered to the secretary of Hewlett Packard Enterprise at the principal executive offices of Hewlett Packard Enterprise not earlier than the close of business on the ninetieth (90th) day prior to the special meeting nor later than the close of business on the later of: (i) the sixtieth (60th) day prior to the special meeting or (ii) the tenth (10th) day following the day on which public announcement is first made of the date of the special meeting and of the nominees proposed by the Board of Directors to be elected at such meeting. In no event shall the public announcement (as defined in Section 2.2(c) of these Bylaws) of an adjournment or postponement of a special meeting commence a new time period (or extend any time period) for the giving of a stockholder's notice as described above.

(d) Only such business will be considered at a special meeting of stockholders as will have been stated in the notice for such meeting. The Board of Directors shall have the sole authority to interpret the provisions of this Section 2.3 and to determine whether a person has complied with such provisions.

2.4 Organization. Meetings of stockholders shall be presided over by the chairman of the Board of Directors, if any, or in his or her absence by a person designated by the Board of Directors, or, in the absence of a person so designated by the Board of Directors, by the chief executive officer, or in his or her absence by the chief financial officer, or in his or her absence by the secretary, if any, or in his or her absence by a chairman chosen at the meeting by the vote of a majority in interest of the stockholders present in person or represented by proxy and entitled to vote thereat. The secretary, or in his or her absence, an assistant secretary, or, in the absence of the secretary and all assistant secretaries, a person whom the chairman of the meeting will appoint will act as secretary of the meeting and keep a record of the proceedings thereof.

The Board of Directors will be entitled to make such rules or regulations for the conduct of meetings of stockholders as it will deem necessary, appropriate or convenient. Subject to such rules and regulations of the Board of Directors, if any, the chairman of the meeting will have the right and authority to prescribe such rules, regulations and procedures and to do all such acts as, in the judgment of such chairman, are necessary, appropriate or convenient for the proper conduct of the meeting, including without limitation establishing an agenda or order of business for the meeting, rules and procedures for maintaining order at the meeting and the safety of those present, limitations on participation in such meeting to stockholders of record of Hewlett Packard Enterprise and their duly authorized and constituted proxies, and such other persons as the chairman will permit, restrictions on entry to the meeting after the time fixed for the commencement thereof, limitations on the time allotted to questions or comments by participants and regulation of the opening and closing of the polls for balloting and matters which are to be voted on by ballot. Unless and to the extent determined by the Board of Directors or the chairman of the meeting, meetings of stockholders will not be required to be held in accordance with rules of parliamentary procedure.

2.5 Notice of Stockholders' Meetings. All notices of meetings of stockholders will be sent or otherwise given in accordance with Section 2.6 of these Bylaws not less than ten (10) nor more than sixty (60) days before the date of the meeting. The notice will specify the place (if any), date, and hour of the meeting and the means of remote communications, if any, by which stockholders and proxyholders may be deemed to be present in person and vote at the meeting and (a) in the case of a special meeting, the general nature of the business to be transacted (no business other than that specified in the notice may be transacted) or (b) in the case of the annual meeting, those matters which the Board of Directors, at the time of giving the notice, intends to present for action by the stockholders (but any matter properly may be presented at the meeting for such action). The notice of any meeting at which directors are to be elected will include the name of any nominee or nominees who, at the time of the notice, the Board of Directors intends to present for election. Any previously scheduled meeting of the stockholders may be postponed, and, except for meetings of stockholders called by the Board of Directors pursuant to Section 2.3(b) of these Bylaws (which meetings may be cancelled only on the terms provided in Section 2.3(b) of these Bylaws) or if the Certificate of Incorporation otherwise provides, any meeting of the stockholders may be cancelled, by resolution of the Board of Directors upon public notice given prior to the date previously scheduled for such meeting of stockholders.

2.6 Manner of Giving Notice; Affidavit of Notice. Notice of any meeting of stockholders will be given either personally, by mail, express mail, courier service or, with the actual or constructive consent of the stockholder entitled to receive such notice, by facsimile, electronic mail or other means of electronic transmission. If sent by mail, express mail or courier service, such notice will be sent postage or charges prepaid and will be addressed to the stockholder at the address of that stockholder appearing on the books of Hewlett Packard Enterprise or given by the stockholder to Hewlett Packard Enterprise for the purpose of notice, and such notice will be deemed to have been given. Notice given by electronic transmission pursuant to this Section 2.6 will be deemed given: (a) if by facsimile telecommunication, when directed to a facsimile telecommunication number at which the stockholder has actually or constructively consented to receive notice; (b) if by electronic mail, when directed to an electronic mail address at which the stockholder has actually or constructively consented to receive notice; (c) if by posting on an electronic network together with separate notice to the stockholder of such specific posting, upon the later of (i) such posting and (ii) the giving of such separate notice; and (d) if by any other form of electronic transmission, when directed to the stockholder.

An affidavit of the mailing or other means of giving any notice of any stockholders' meeting, executed by the secretary, assistant secretary or any transfer agent or mailing agent of Hewlett Packard Enterprise giving the notice, will be prima facie evidence of the giving of such notice or report.

2.7 Quorum. The holders of a majority in voting power of the stock issued and outstanding and entitled to vote thereat, present in person or represented by proxy, will constitute a quorum at all meetings of the stockholders for the transaction of business except as otherwise provided by statute or the Certificate of Incorporation. If, however, such quorum is not present or represented at any meeting of the stockholders, then either (a) the chairman of the meeting or (b) the stockholders by the vote of the holders of a majority of the stock present in person or represented by proxy at the meeting, will have power to adjourn the meeting from time to time in accordance with Section 2.8 of these Bylaws, each without notice other than announcement at the meeting, until a quorum is present or represented. At such adjourned meeting at which a quorum is present or represented, any business may be transacted that might have been transacted at the meeting as originally noticed.

When a quorum is present at any meeting, the vote of the holders of a majority of the stock having voting power present in person or represented by proxy will decide any matter properly brought before such meeting, unless (i) the matter is one upon which, by express provision of the laws of the State of Delaware or of the Certificate of Incorporation or these Bylaws, a vote of a different number or voting by classes is required, in which case such express provision will govern and control the decision of the matter, or (ii) the matter is brought pursuant to the rules of an exchange upon which the securities of Hewlett Packard Enterprise are listed, in which case such rules will determine the vote required.

If a quorum is initially present, the stockholders may continue to transact business until adjournment, notwithstanding the withdrawal of enough stockholders to leave less than a quorum.

2.8 Adjourned Meeting; Notice. Any meeting of stockholders, annual or special, whether or not a quorum is present, may be adjourned for any reason from time to time by either (a) the chairman of the meeting or (b) the stockholders by the vote of the holders of a majority of the stock represented at the meeting, either in person or by proxy. In the absence of a quorum, no other business may be transacted at that meeting except as provided in Section 2.7 of these Bylaws.

When any meeting of stockholders, either annual or special, is adjourned to another time or place, notice need not be given of the adjourned meeting if the time and place, if any, thereof and the means of remote communications, if any, by which stockholders and proxyholders may be deemed to be present in person and vote at such adjourned meeting are announced at the meeting at which the adjournment is taken. However, if a new record date for the adjourned meeting is fixed or if the adjournment is for more than thirty (30) days from the date set for the original meeting, then notice of the adjourned meeting will be given. Notice of any such adjourned meeting will be given to each stockholder of record entitled to vote at the adjourned meeting in accordance with the provisions of Sections 2.5 and 2.6 of these Bylaws. At any adjourned meeting Hewlett Packard Enterprise may transact any business which might have been transacted at the original meeting.

2.9 Voting. The stockholders entitled to vote at any meeting of stockholders will be determined in accordance with the provisions of Section 2.12 of these Bylaws.

Except as may be otherwise provided in the Certificate of Incorporation, by these Bylaws or as required by law, each stockholder will be entitled to one (1) vote for each share of capital stock registered in such stockholder's name on the books of Hewlett Packard Enterprise on the record date fixed for determination of stockholders entitled to vote at such meeting.

Any stockholder entitled to vote on any matter may vote part of such stockholder's shares in favor of the proposal and refrain from voting part or all of such stockholder's remaining shares or, except when the matter is the election of directors and plurality voting applies, may vote part or all of them against the proposal; but if the stockholder fails to specify the number of shares which the stockholder is voting affirmatively, it will be conclusively presumed that the stockholder's vote is with respect to all shares which the stockholder is entitled to vote.

2.10 Validation of Meetings; Waiver of Notice; Consent. The transactions of any meeting of stockholders, either annual or special, however called and noticed, and wherever held, will be as valid as though they had been taken at a meeting duly held after regular call and notice, if a quorum be present either in person or by proxy.

Attendance by a person at a meeting also will constitute a waiver of notice of and presence at that meeting, except when the person objects at the beginning of the meeting to the transaction of any business because the meeting is not lawfully called or convened. Attendance at a meeting is not a waiver of any right to object to the consideration of matters required by law to be included in the notice of the meeting but not so included, if that objection is expressly made at the meeting.

2.11 Action by Written Consent. Subject to the rights of the holders of the shares of any series of preferred stock of Hewlett Packard Enterprise or any other class of stock or series thereof having a preference over the common stock of Hewlett Packard Enterprise as to dividends or upon liquidation, any action required or permitted to be taken by the stockholders of Hewlett Packard Enterprise must be effected at a duly called annual or special meeting of stockholders of Hewlett Packard Enterprise and may not be effected by any consent in writing by such stockholders.

2.12 Record Date for Stockholder Notice; Voting; Giving Consents. For purposes of determining the stockholders entitled to notice of any meeting or to vote thereat, the Board of Directors may fix a record date, which will not precede the date upon which the resolution fixing the record date is adopted by the Board of Directors and will not be more than sixty (60) days nor less than ten (10) days before the date of any such meeting, and in such event only stockholders of record on the date so fixed are entitled to notice and to vote, notwithstanding any transfer of any shares on the books of Hewlett Packard Enterprise after the record date, except as otherwise provided in the Certificate of Incorporation, by these Bylaws, by agreement or by applicable law.

If the Board of Directors does not so fix a record date, the record date for determining stockholders entitled to notice of or to vote at a meeting of stockholders will be at the close of business on the day next preceding the day on which notice is given, or, if notice is waived, at the close of business on the day next preceding the day on which the meeting is held.

A determination of stockholders of record entitled to notice of or to vote at a meeting of stockholders will apply to any adjournment of the meeting unless the Board of Directors fixes a new record date for the adjourned meeting, but the Board of Directors will fix a new record date if the meeting is adjourned for more than thirty (30) days from the date set for the original meeting.

The record date for any other purpose will be as provided in Section 8.1 of these Bylaws.

2.13 Proxies. Every person entitled to vote for directors, or on any other matter, shall have the right to do so either in person or by one (1) or more agents authorized by a written proxy, which may be in the form of a

facsimile or other means of electronic transmission, signed by the person and submitted to the secretary of Hewlett Packard Enterprise or Hewlett Packard Enterprise's proxy solicitor, but no such proxy will be voted or acted upon after three (3) years from its date, unless the proxy provides for a longer period. A proxy will be deemed signed if the stockholder's name is placed on the proxy (whether by manual signature, typewriting, facsimile signature or otherwise) by the stockholder or the stockholder's attorney-in-fact or, in the case of an electronically transmitted proxy, the submission has been properly authorized. A duly executed proxy will be irrevocable if it states that it is irrevocable and if, and only as long as, it is coupled with an interest sufficient in law to support an irrevocable power. A stockholder may revoke any proxy which is not irrevocable by attending the meeting and voting in person or by filing an instrument in writing revoking the proxy or by submitting another duly executed proxy bearing a later date with the secretary.

A proxy is not revoked by the death or incapacity of the maker unless, before the vote is counted, written notice of such death or incapacity is received by Hewlett Packard Enterprise.

2.14 Inspectors of Election. Before any meeting of stockholders, the Board of Directors will appoint an inspector or inspectors of election to act at the meeting or its adjournment. The number of inspectors will be either one (1) or three (3). If any person appointed as inspector fails to appear or fails or refuses to act, then the chairman of the meeting may, and upon the request of any stockholder or a stockholder's proxy will, appoint a person to fill that vacancy.

Such inspectors will:

- (a) determine the number of shares outstanding and the voting power of each, the number of shares represented at the meeting, the existence of a quorum and the validity of proxies;
- (b) receive votes and ballots;
- (c) hear and determine all challenges and questions in any way arising in connection with the votes and ballots submitted that may be resolved by an inspector of elections during a review and challenge process; and
- (d) count and tabulate all votes and ballots.

The inspectors of election will perform their duties impartially, in good faith, to the best of their ability and as expeditiously as is practical. If there are three (3) inspectors of election, the decision, act or certificate of a majority is effective in all respects as the decision, act or certificate of all. Any report or certificate made by the inspectors of election is prima facie evidence of the facts stated therein.

### **ARTICLE III DIRECTORS**

3.1 Powers. Subject to the provisions of the General Corporation Law of Delaware and to any limitations in the Certificate of Incorporation or these Bylaws relating to action required to be approved by the stockholders or by the outstanding shares, the business and affairs of Hewlett Packard Enterprise will be managed and will be exercised by or under the direction of the Board of Directors. In addition to the powers and authorities these Bylaws expressly confer upon them, the Board of Directors may exercise all such powers of Hewlett Packard Enterprise and do all such lawful acts and things as are not by the General Corporation Law of Delaware or by the Certificate of Incorporation or by these Bylaws required to be exercised or done by the stockholders.

3.2 Number. The authorized number of directors will be not less than eight (8) or more than seventeen (17). Within such limits, the exact number of directors will be fixed from time to time exclusively pursuant to a resolution adopted by a majority of the total number of directors which Hewlett Packard Enterprise would have if there were no vacancies.

3.3 Election, Qualifications and Term of Office of Directors. Except as provided in Section 3.4 of these Bylaws, at each annual meeting of stockholders, directors elected to succeed those directors whose terms then expire will be elected for a term of office to expire at the succeeding annual meeting of stockholders after their election, with each director to hold office until such director's successor will have been duly elected and qualified or until his or her earlier resignation or removal.

Directors need not be stockholders unless so required by the Certificate of Incorporation or by these Bylaws, wherein other qualifications for directors may be prescribed. Each director, including without limitation a director elected to fill a vacancy, will hold office until his or her successor is elected and qualified or until his or her earlier resignation or removal.

To be qualified to serve as a director of Hewlett Packard Enterprise and to be eligible to be a nominee for election or reelection as a director of Hewlett Packard Enterprise, a person (i) must not have been an officer or director of a company that is a competitor of Hewlett Packard Enterprise (unless otherwise approved by the Board of Directors) within the three (3) years preceding the date Hewlett Packard Enterprise first mails to the stockholders its notice of meeting that includes the name of the nominee; (ii) must not be serving as a director at more than four (4) other public companies as of the date Hewlett Packard Enterprise first mails to the stockholders its notice of meeting that includes the name of the nominee; and (iii) must not be a named subject of a criminal proceeding (excluding traffic violations and other minor offenses) pending as of the date Hewlett Packard Enterprise first mails to the stockholders its notice of meeting that includes the name of the nominee and, within the 10 years preceding such date, must not have been convicted in such a criminal proceeding. Notwithstanding the foregoing, in the case of a director elected by the Board of Directors to fill a vacancy or newly created directorship pursuant to Section 3.4 of these Bylaws, the relevant time frames for assessing whether a nominee meets the foregoing qualifications shall be determined by reference to the date on which the Board of Directors determines whether to elect the nominee. For purposes of clause (i) above, a "competitor" of Hewlett Packard Enterprise is any company engaged in any business or other activities that are competitive with any aspect of Hewlett Packard Enterprise's business to an extent that is more than de minimis, as determined by the Board of Directors.

Election of directors at all meetings of the stockholders at which directors are to be elected will be by ballot.

Each director shall be elected by the vote of the majority of the votes cast with respect to the nominee at any meeting for the election of directors at which a quorum is present, provided, however, that the directors shall be elected by a plurality of the shares represented in person or by proxy at any such meeting and entitled to vote on the election of directors and cast in the election of directors at any meeting of stockholders for which (i) the secretary of Hewlett Packard Enterprise receives a notice that a stockholder has nominated a person for election to the Board of Directors in compliance with the advance notice requirements for stockholder nominees for director set forth in Section 2.2 of these Bylaws and (ii) such nomination has not been withdrawn by such stockholder on or prior to the tenth (10th) day preceding the date Hewlett Packard Enterprise first mails its notice of meeting for such meeting to the stockholders. For purposes of this Section 3.3, a majority of the votes cast means that the number of shares voted "for" a nominee must exceed the votes cast "against" such nominee's election.

3.4 Resignation and Vacancies. Any director may resign effective upon giving notice in writing or by electronic transmission to the chairman of the Board of Directors, if any, the chief executive officer, the secretary or the entire Board of Directors, unless the notice specifies a later time for that resignation to become effective; provided, however, that if such notice is given by electronic transmission, such electronic transmission must either set forth or be submitted with information from which it can be determined that the electronic transmission was authorized by the director. If the resignation of a director is effective at a future time, the Board of Directors, including without limitation such resigning director, may elect a successor to take office when the resignation becomes effective. Acceptance of such resignation shall not be necessary to make it effective.

Unless otherwise provided in the Certificate of Incorporation or these Bylaws, vacancies on the Board of Directors may be filled by a majority of the remaining directors, even if less than a quorum, or by a sole remaining director; however, a vacancy created by the removal of a director by the vote of the stockholders or by court order may be filled only by the affirmative vote of a majority of the voting power of shares represented and voting at a duly held meeting at which a quorum is present (which shares voting affirmatively also constitute a majority of the

required quorum). Each director so elected will hold office until the next annual meeting of the stockholders and until a successor has been elected and qualified or until his or her earlier resignation or removal.

Unless otherwise provided in the Certificate of Incorporation or these Bylaws:

(i) Vacancies and newly created directorships resulting from any increase in the authorized number of directors elected by all of the stockholders having the right to vote as a single class may be filled by a majority of the directors then in office, although less than a quorum, or by a sole remaining director.

(ii) Whenever the holders of any class or classes of stock or series thereof are entitled to elect one (1) or more directors by the provisions of the Certificate of Incorporation, vacancies and newly created directorships of such class or classes or series may be filled by a majority of the directors elected by such class or classes or series thereof then in office, or by a sole remaining director so elected.

Any directors chosen pursuant to this Section 3.4 will hold office for a term expiring at the next annual meeting of stockholders and until such director's successor will have been duly elected and qualified or until such director's earlier resignation or removal.

If at any time, by reason of death or resignation or other cause, Hewlett Packard Enterprise should have no directors in office, then any officer or any stockholder or an executor, administrator, trustee or guardian of a stockholder, or other fiduciary entrusted with like responsibility for the person or estate of a stockholder, may call a special meeting of stockholders in accordance with the provisions of the Certificate of Incorporation or these Bylaws, or may apply to the Court of Chancery for a decree summarily ordering an election as provided in Section 211 of the General Corporation Law of Delaware.

If, at the time of filling any vacancy or any newly created directorship, the directors then in office constitute less than a majority of the whole Board of Directors (as constituted immediately prior to any such increase), then the Court of Chancery may, upon application of any stockholder or stockholders holding at least ten percent (10%) of the total number of the then outstanding shares having the right to vote for such directors, summarily order an election to be held to fill any such vacancies or newly created directorships, or to replace the directors chosen by the directors then in office as aforesaid, which election will be governed by the provisions of Section 211 of the General Corporation Law of Delaware as far as applicable.

3.5 Removal. Unless otherwise restricted by statute or by the Certificate of Incorporation, any director or the entire Board of Directors may be removed, with or without cause, by the holders of a majority of the shares then entitled to vote at an election of directors.

3.6 Place of Meetings; Meetings by Telephone. Regular meetings of the Board of Directors may be held at any place within or outside the State of Delaware that has been designated from time to time by resolution of the Board of Directors. In the absence of such a designation, regular meetings will be held at any place within or outside the State of Delaware that has been designated in the notice of the meeting or, if not stated in the notice or if there is no notice, at the principal executive office of Hewlett Packard Enterprise. Special meetings of the Board of Directors may be held at any place within or outside the State of Delaware that has been designated in the notice of the meeting or, if not stated in the notice or if there is no notice, at the principal executive office of Hewlett Packard Enterprise.

Any meeting, regular or special, may be held by conference telephone or similar communication equipment, so long as all directors participating in the meeting can hear one another; and all such directors shall be deemed to be present in person at the meeting.

3.7 Regular Meetings. Regular meetings of the Board of Directors may be held without notice if the times of such meetings are fixed by the Board of Directors.

3.8 Special Meetings; Notice. Special meetings of the Board of Directors for any purpose or purposes may be called at any time by the chairman of the Board of Directors, if any, or in the absence of a chairman by the

lead independent director, or by the chief executive officer, the secretary or a majority of the members of the Board of Directors then in office.

The person or persons authorized to call special meetings of the Board of Directors may fix the place and time of the meetings. The chairman of the Board of Directors, if any, the chief executive officer, secretary or any assistant secretary or their delegates will give notice of any special meeting to each director personally or by telephone to each director or sent by mail, express mail, courier service, confirmed facsimile, electronic mail or other means of electronic transmission, postage or charges prepaid, addressed to each director at that director's address as it is shown on the records of Hewlett Packard Enterprise or if the address is not readily ascertainable, notice will be addressed to the director at the city or place in which the meetings of directors are regularly held. If the notice is by mail, such notice will be deposited in the United States mail at least four (4) days prior to the time set for such meeting. If the notice is by express mail or courier service, such notice will be deemed adequately delivered when the notice is delivered to the overnight mail or courier service company at least twenty-four (24) hours prior to the time set for such meeting. If the notice is by telephone, hand delivery, facsimile transmission, electronic mail or other means of electronic transmission, such notice will be deemed adequately delivered when the notice is transmitted a reasonable time (which need not be more than twenty-four (24) hours and may be less depending upon the circumstances) prior to the time set for such meeting. Any oral notice given personally or by telephone may be communicated either to the director or to a person at the office of the director whom the person giving the notice has reason to believe will promptly communicate it to the director. If the meeting is to be held at the principal executive office of Hewlett Packard Enterprise, the notice need not specify the place of the meeting. Moreover, a notice of meeting need not state the purpose of such meeting, and, unless indicated in the notice thereof, any and all business may be transacted at a meeting.

3.9 Quorum. A majority of the authorized number of directors will constitute a quorum for the transaction of business, except to fill vacancies in the Board of Directors as provided in Section 3.4 of these Bylaws and to adjourn as provided in Section 3.11 of these Bylaws. Every act or decision done or made by a majority of the directors present at a duly held meeting at which a quorum is present will be regarded as the act of the Board of Directors, subject to the provisions of the Certificate of Incorporation and applicable law.

A meeting at which a quorum is initially present may continue to transact business, notwithstanding the withdrawal of enough directors to leave less than a quorum.

3.10 Waiver of Notice. Notice of a meeting need not be given to any director (a) who provides a written or electronic waiver of notice or a consent to holding the meeting or who approves the minutes thereof, whether before or after the meeting, or (b) who attends the meeting without protesting, prior thereto or at its commencement, the lack of notice to such directors. If waiver of notice is given by electronic transmission, such electronic transmission must either set forth or be submitted with information from which it can be determined that the electronic transmission was authorized by the director. The transactions of any meeting of the Board of Directors, however called and noticed or wherever held, are as valid as though taken at a meeting duly held after regular call and notice if a quorum is present and if, either before or after the meeting, each of the directors not present who did not receive notice of such meeting provides a written or electronic waiver of notice pursuant to this Section 3.10. A waiver of notice need not specify the purpose of any regular or special meeting of the Board of Directors.

3.11 Adjournment. A majority of the directors present, whether or not constituting a quorum, may adjourn any meeting to another time and place.

3.12 Notice of Adjournment. Notice of the time and place of holding an adjourned meeting need not be given if announced unless the meeting is adjourned for more than twenty-four (24) hours. If the meeting is adjourned for more than twenty-four (24) hours, then notice of the time and place of the adjourned meeting will be given before the adjourned meeting takes place, in the manner specified in Section 3.8 of these Bylaws, to the directors who were not present at the time of the adjournment.

3.13 Board Action by Written Consent Without a Meeting. Any action required or permitted to be taken by the Board of Directors may be taken without a meeting; provided that all members of the Board of Directors individually or collectively provide written or electronic consent to that action; provided, further, that, if

such consent is effected by electronic transmission, such electronic transmission was authorized by the director. Such action by written consent will have the same force and effect as a unanimous vote of the Board of Directors. Such written consent and any counterparts thereof will be filed with the minutes of the proceedings of the Board of Directors.

3.14 Organization. Meetings of the Board of Directors will be presided over by the chairman of the Board of Directors, if any. In his or her absence, the lead independent director will preside over meetings of the Board of Directors. In the absence of the chairman of the Board of Directors and the lead independent director, a majority of the directors present at the meeting, assuming a quorum, will designate a president pro tem of the meeting who, if any such person be present, will be a chairman of a committee of the Board of Directors and who will preside at the meeting. The secretary, or in his or her absence the assistant secretary, will act as secretary of the meeting, but in the absence of such persons the chairman of the meeting may appoint any person to act as secretary of the meeting.

3.15 Fees and Compensation of Directors. Directors and members of committees may receive such compensation, if any, for their services and such reimbursement of expenses as may be fixed or determined by resolution of the Board of Directors. This Section 3.15 will not be construed to preclude any director from serving Hewlett Packard Enterprise in any other capacity as an officer, agent, employee or otherwise and receiving compensation for those services.

3.16 Executive Session. It is the intent of the Board of Directors that the members of the Board of Directors who are not employees of Hewlett Packard Enterprise will confer in executive session at least three (3) times per year. Such directors may confer in additional executive sessions from time to time throughout the year, as determined by a majority of such directors. The executive sessions shall be presided over by a lead independent director, selected by a majority of such independent directors, as determined by Hewlett Packard Enterprise's independence standards.

## **ARTICLE IV COMMITTEES**

4.1 Committees of Directors. The Board of Directors may designate one (1) or more committees, each consisting of one (1) or more directors, to serve at the pleasure of the Board of Directors. The Board of Directors may designate one (1) or more directors as alternate members of any committee, who may replace any absent member at any meeting of the committee. Any committee, unless limited by resolution of the Board of Directors or any applicable laws or listing standards, will have all the authority of the Board of Directors, but no such committee will have the power or authority to (i) approve or adopt or recommend to the stockholders any action or matter (other than the election or removal of directors) that requires the approval of the stockholders under applicable law or (ii) adopt, amend or repeal these Bylaws.

4.2 Meetings and Action of Committees. Meetings and actions of committees will be governed by, and held and taken in accordance with, the provisions of Section 3.6 (place of meetings; meetings by telephone), Section 3.7 (regular meetings), Section 3.8 (special meetings; notice), Section 3.9 (quorum), Section 3.10 (waiver of notice), Section 3.11 (adjournment), Section 3.12 (notice of adjournment) and Section 3.13 (action by written consent) of these Bylaws, with such changes in the context of those Bylaws as are necessary to substitute the committee and its members for the Board of Directors and its members; provided, however, that the time of regular meetings of committees may be determined either by resolution of the Board of Directors or by resolution of the committee, that special meetings of committees may also be called by resolution of the Board of Directors and that notice of special meetings of committees will also be given to all alternate members, who will have the right to attend all meetings of the committee. The Board of Directors may adopt rules for the governance of any committee not inconsistent with the provisions of these Bylaws.

4.3 Executive Committee. In the event that the Board of Directors appoints an executive committee, such executive committee, in all cases in which specific directions to the contrary have not been given by the Board of Directors, will have and may exercise, during the intervals between the meetings of the Board of Directors, all the powers and authority of the Board of Directors in the management of the business and affairs of Hewlett Packard

Enterprise (except as provided in Section 4.1 of these Bylaws) in such manner as the executive committee may deem in the best interests of Hewlett Packard Enterprise.

## **ARTICLE V OFFICERS AND CHAIRMAN OF THE BOARD**

5.1 Officers. The officers of Hewlett Packard Enterprise shall consist of a chief executive officer, a chief financial officer, one or more vice presidents, a secretary, one or more assistant secretaries, who will be elected by the Board of Directors, and such other officers, including without limitation a president and a treasurer, as the Board of Directors deems expedient, who will be elected in such manner and hold their offices for such terms as the Board of Directors may prescribe. Any two (2) of such offices may be held by the same person. The Board of Directors may designate one (1) or more elected vice presidents as executive vice presidents or senior vice presidents, and the chief executive officer may designate one (1) or more elected vice presidents as senior vice presidents. The Board of Directors may from time to time designate the chief executive officer, president or any executive vice president as the chief operating officer of Hewlett Packard Enterprise.

5.2 Appointment of Officers. In addition to officers elected by the Board of Directors in accordance with Sections 5.1 and 5.3 of these Bylaws, Hewlett Packard Enterprise may have one or more appointed vice presidents. Such appointed vice presidents may be appointed by the Board of Directors, the chairman of the Board of Directors, if any, or the chief executive officer and will have such duties as may be established by the Board of Directors, the chairman of the Board of Directors, if any, or the chief executive officer. The Board of Directors may designate one or more appointed vice presidents as executive vice presidents or senior vice presidents, and the chief executive officer may designate one or more appointed vice presidents as senior vice presidents. Vice presidents appointed pursuant to this Section 5.2 may be removed in accordance with Section 5.5 of these Bylaws.

5.3 Election of Section 16 Officers by Board of Directors. The Board of Directors will designate officers for purposes of Section 16 of the 1934 Act ("Section 16 Officers").

5.4 Terms of Office and Compensation. The term of office of each of such executive officers will be fixed and determined by the Board of Directors and may be altered by the Board of Directors from time to time at its pleasure, subject to the rights, if any, of such executive officers under any contract of employment. The compensation of such executive officers shall be determined by the HR and Compensation Committee of the Board of Directors in consultation with the full Board of Directors, as appropriate.

5.5 Removal; Resignation of Officers and Vacancies. Any officer of Hewlett Packard Enterprise may be removed at the pleasure of the Board of Directors at any meeting or at the pleasure of any officer who may be granted such power by a resolution of the Board of Directors. Any officer may resign at any time upon written or electronic notice to Hewlett Packard Enterprise without prejudice to the rights, if any, of Hewlett Packard Enterprise under any contract to which the officer is a party; provided that, if such notice is given by electronic transmission, such transmission must either set forth or be submitted with information from which it can be determined that the electronic transmission was authorized by the officer. Such resignation shall take effect at the date of receipt of such notice or at any later time specified therein and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective. If any vacancy occurs in any office of Hewlett Packard Enterprise the Board of Directors may elect a successor to fill such vacancy for the remainder of the unexpired term and until a successor is duly chosen and qualified.

5.6 Chairman of the Board. The chairman of the Board of Directors, if any, may be an officer of Hewlett Packard Enterprise and will, if present, preside at meetings of the Board of Directors and stockholders; and may call meetings of the stockholders and also of the Board of Directors to be held, subject to the limitations prescribed by law or by these Bylaws, at such times and at such places as the chairman of the Board of Directors may deem proper. The chairman of the Board of Directors will exercise and perform such other duties as may from time to time be agreed to by the Board of Directors. The chairman of the Board of Directors will report to the Board of Directors.

5.7 Chairman of Executive Committee. The chairman of the executive committee, if there be one, will have other powers and be subject to such duties as the Board of Directors may from time to time prescribe.

5.8 Chief Executive Officer. The powers and duties of the chief executive officer are:

- (a) To have and provide general supervision, direction and control of Hewlett Packard Enterprise's business and its officers;
- (b) To call meetings of the Board of Directors to be held, subject to the limitations prescribed by law or by these Bylaws, at such times and at such places as the chief executive officer deems proper;
- (c) To affix the signature of Hewlett Packard Enterprise to all deeds, conveyances, mortgages, leases, obligations, bonds, certificates and other papers and instruments in writing ("Contracts") which have been authorized by the Board of Directors or which, in the judgment of the chief executive officer, should be executed on behalf of Hewlett Packard Enterprise;
- (d) To delegate the power to affix the signature of Hewlett Packard Enterprise to Contracts to other officers of Hewlett Packard Enterprise; and
- (e) To have such other powers and be subject to such other duties as the Board of Directors may from time to time prescribe.

In case of the disability or death of the chief executive officer, the Board of Directors will meet promptly to confer the powers of the chief executive officer on another elected officer. Until the Board of Directors takes such action, the chief financial officer will exercise all the powers and perform all the duties of the chief executive officer.

5.9 President. Subject to the discretion of the Board of Directors to elect or not elect a president and to the supervisory powers of the chief executive officer in the event of such election, the president, if any, will act in a general executive capacity and will assist the chief executive officer in the administration and operation of Hewlett Packard Enterprise's business and general supervision of its policies and affairs. The president will have the power to sign certificates for shares of stock of Hewlett Packard Enterprise. The president will have the power to affix the signature of Hewlett Packard Enterprise to all Contracts unless otherwise limited by Hewlett Packard Enterprise policy or by the Board of Directors or the chief executive officer. The president will have such other powers and be subject to such other duties as the Board of Directors or the chairman of the Board of Directors, if any, or the chief executive officer may from time to time prescribe.

5.10 Vice Presidents. Vice presidents may be elected by the Board of Directors or appointed pursuant to Section 5.2 of these Bylaws. Elected vice presidents will have the power to affix the signature of Hewlett Packard Enterprise to all Contracts, unless otherwise limited by Hewlett Packard Enterprise policy or by the Board of Directors or the officer to whom such elected vice president directly or indirectly reports. Elected vice presidents will have such other powers and perform such other duties as may be granted or prescribed by the Board of Directors.

Vice presidents appointed pursuant to Section 5.2 of these Bylaws will have such powers and duties as may be fixed in accordance with Section 5.2 of these Bylaws, except that such appointed vice presidents may not exercise the powers and duties of the chief executive officer or president.

5.11 Secretary. The powers and duties of the secretary are:

- (a) To keep a book of minutes at the principal office of Hewlett Packard Enterprise, or such other place as the Board of Directors may order, of all meetings of its directors and stockholders with the time and place of such meetings, whether regular or special, and, if special, how authorized, the notice thereof given, the names of those present at directors' meetings, the number of shares present or represented at stockholders' meetings and the proceedings thereof;
- (b) To keep the seal of Hewlett Packard Enterprise and affix the same to all instruments which may require it;

(c) To keep or cause to be kept at the principal executive office of Hewlett Packard Enterprise, or at the office of the transfer agent or agents, a share register, or duplicate share registers, showing the names of the stockholders and their addresses, the number of and classes of shares and the number and date of cancellation of every certificate surrendered for cancellation;

(d) To keep a supply of certificates for shares of Hewlett Packard Enterprise, to fill in all certificates issued and to make a proper record of each such issuance; provided that so long as Hewlett Packard Enterprise will have one (1) or more duly appointed and acting transfer agents or exchange agents with respect to the shares, or any class or series of shares, of Hewlett Packard Enterprise, such duties with respect to such shares will be performed by such agent or agents;

(e) To transfer upon the share books of Hewlett Packard Enterprise any and all shares of Hewlett Packard Enterprise; provided that so long as Hewlett Packard Enterprise will have one (1) or more duly appointed and acting transfer agents or exchange agents with respect to the shares, or any class or series of shares, of Hewlett Packard Enterprise, such duties with respect to such shares will be performed by such agent or agents, and the method of transfer of each certificate will be subject to the reasonable regulations of the agent to which the certificate is presented for transfer, and also, if Hewlett Packard Enterprise then has one (1) or more duly appointed and acting agents, to the reasonable regulations of the agent to which the new certificate is presented for registration; and provided, further that no certificate for shares of stock will be issued or delivered or, if issued or delivered, will have any validity whatsoever until and unless it has been signed or authenticated in the manner provided in Section 8.5 of these Bylaws;

(f) To make service and publication of all notices that may be necessary or proper. In case of the absence, disability, refusal or neglect of the secretary to make service or publication of any notices, then such notices may be served and/or published by the chief executive officer, the president or a vice president, or by any person thereunto authorized by any of them or by the Board of Directors or by the holders of a majority of the outstanding shares of Hewlett Packard Enterprise; and

(g) To generally do and perform all such duties as pertain to the office of secretary and as may be required by the Board of Directors.

5.12 Chief Financial Officer. The powers and duties of the chief financial officer are:

(a) To supervise the corporate-wide treasury functions and financial reporting to external bodies;

(b) To have the custody of all funds, securities, evidence of indebtedness and other valuable documents of Hewlett Packard Enterprise and, at the chief financial officer's discretion, to cause any or all thereof to be deposited for account of Hewlett Packard Enterprise at such depository or depositories as may be designated from time to time by the Board of Directors or the chairman of the Board of Directors, if any, or the chief executive officer, or as the chief financial officer deems appropriate;

(c) To receive or cause to be received, and to give or cause to be given, receipts and acceptances for monies paid in for the account of Hewlett Packard Enterprise;

(d) To disburse, or cause to be disbursed, all funds of Hewlett Packard Enterprise subject to such limits as may be directed by the Board of Directors, the chairman of the Board, if any, or the chief executive officer, taking proper vouchers for such disbursements;

(e) To render to the chief executive officer and to the Board of Directors, whenever they may require, accounts of all transactions and of the financial condition of Hewlett Packard Enterprise; and

(f) To generally do and perform all such duties as pertain to the office of chief financial officer and as may be required by the Board of Directors.

**ARTICLE VI  
INDEMNIFICATION OF DIRECTORS, OFFICERS, EMPLOYEES  
AND OTHER AGENTS**

6.1 Indemnification of Directors and Officers. Hewlett Packard Enterprise will indemnify and hold harmless each person who was or is made a party or is threatened to be made a party to or is involved in any action, suit, or proceeding, whether civil, criminal, administrative or investigative (hereinafter, a “proceeding”), by reason of the fact that he or she or a person of whom he or she is the legal representative is or was a director or officer of Hewlett Packard Enterprise (or any predecessor, which shall include without limitation Hewlett-Packard Company, a Delaware corporation (“HP Co.”), for periods prior to November 1, 2015) or is or was serving at the request of Hewlett Packard Enterprise (or any predecessor, which shall include without limitation HP Co. for periods prior to November 1, 2015) as a director, officer, employee or agent of another corporation or of a partnership, joint venture, trust or other enterprise (or any predecessor of any of such entities), including without limitation service with respect to employee benefit plans maintained or sponsored by Hewlett Packard Enterprise (or any predecessor, which shall include without limitation HP Co. for periods prior to November 1, 2015), whether the basis of such proceeding is alleged action in an official capacity as a director, officer, employee or agent or in any other capacity while serving as a director, officer, employee or agent, to the fullest extent authorized by the General Corporation Law of Delaware, as the same exists or may hereafter be amended, against all expenses, liabilities and losses (including without limitation attorneys’ fees, judgments, fines, ERISA excise taxes or penalties and amounts paid or to be paid in settlement) reasonably incurred or suffered by such person in connection therewith and such indemnification will continue as to a person who has ceased to be a director, officer, employee or agent and will inure to the benefit of his or her heirs, executors and administrators; provided, however, that except as provided in the third paragraph of this Section 6.1, Hewlett Packard Enterprise will indemnify any such person seeking indemnification in connection with a proceeding (or part thereof) initiated by such person only if such proceeding (or part thereof) was authorized by the Board of Directors. The right to indemnification conferred in this Section 6.1 will be a contract right and, in accordance with and subject to the provisions of Section 6.4 of these Bylaws, will include without limitation the right to be paid by Hewlett Packard Enterprise the expenses incurred in defending any such proceeding in advance of its final disposition.

To obtain indemnification under this Section 6.1, a claimant will submit to the secretary of Hewlett Packard Enterprise a written request, including therein or therewith such documentation and information as is reasonably available to the claimant and is reasonably necessary to determine whether and to what extent the claimant is entitled to indemnification. Upon written request by a claimant for indemnification pursuant to the preceding sentence, a determination, if required by applicable law, with respect to the claimant’s entitlement thereto will be made as follows: (a) if requested by the claimant, by Independent Counsel (as defined below), or (b) if no request is made by the claimant for a determination by Independent Counsel, (i) by the Board of Directors by a majority vote of Disinterested Directors (as defined below), even though less than a quorum, or (ii) if there are no Disinterested Directors or if the Disinterested Directors so direct, by Independent Counsel in a written opinion to the Board of Directors, a copy of which will be delivered to the claimant, or (iii) by a majority vote of a committee of Disinterested Directors designated by a majority vote of the Disinterested Directors, or (iv) if a majority of the Disinterested Directors so direct, by the stockholders of Hewlett Packard Enterprise. In the event the determination of entitlement to indemnification is to be made by Independent Counsel at the request of the claimant, the Board of Directors will select Independent Counsel unless there has occurred within two (2) years prior to the date of the commencement of the action, suit or proceeding for which indemnification is claimed a “Change of Control” (as defined below), in which case the claimant will select Independent Counsel unless the claimant requests that the Board of Directors makes such selection. If it is so determined that the claimant is entitled to indemnification, Hewlett Packard Enterprise will pay such amount promptly following such determination.

If Hewlett Packard Enterprise does not pay in full a claim for indemnification under this Section 6.1 within sixty (60) days after a written claim pursuant to the preceding paragraph of this Section 6.1 has been received by Hewlett Packard Enterprise, the claimant may at any time thereafter bring suit against Hewlett Packard Enterprise to recover the unpaid amount of the claim and, if successful in whole or in part, the claimant will be entitled to be paid also the expense of prosecuting such claim. It will be a defense to any such action (other than an action brought to enforce a claim for expenses incurred in defending any proceeding in advance of its final disposition where the required undertaking, if any is required, has been tendered to Hewlett Packard Enterprise) that the claimant has not met the standard of conduct which makes it permissible under the General Corporation Law of Delaware for Hewlett

Packard Enterprise to indemnify the claimant for the amount claimed, but the burden of proving such defense will be on Hewlett Packard Enterprise. Neither the failure of Hewlett Packard Enterprise (including without limitation its Board of Directors, Independent Counsel or stockholders) to have made a determination prior to the commencement of such action that indemnification of the claimant is proper in the circumstances because he or she has met the applicable standard of conduct set forth in the General Corporation Law of Delaware, nor an actual determination by Hewlett Packard Enterprise (including without limitation its Board of Directors, Independent Counsel or stockholders) that the claimant has not met such applicable standard of conduct, shall be a defense to the action or create a presumption that the claimant has not met the applicable standard of conduct.

If a determination is made pursuant to this Section 6.1 that the claimant is entitled to indemnification, Hewlett Packard Enterprise will be bound by such determination in any judicial proceeding commenced pursuant to the preceding paragraph of this Section 6.1. Hewlett Packard Enterprise will be precluded from asserting in any judicial proceeding commenced pursuant to the third paragraph of this Section 6.1 that the procedures and presumptions of this Article VI are not valid, binding and enforceable and will stipulate in such proceeding that Hewlett Packard Enterprise is bound by all the provisions of this Article VI. The right to indemnification and the payment of expenses incurred in defending a proceeding in advance of its final disposition conferred in this Section 6.1 will not be exclusive of any other right which any person may have or hereafter acquire under any statute, provision of the Certificate of Incorporation, Bylaws, agreement, vote of stockholders or Disinterested Directors or otherwise. No repeal or modification of this Article VI will in any way diminish or adversely affect the rights of any director, officer, employee or agent of Hewlett Packard Enterprise hereunder in respect of any occurrence or matter arising prior to any such repeal or modification.

6.2 Indemnification of Others. Hewlett Packard Enterprise will have the power, to the maximum extent and in the manner permitted by the General Corporation Law of Delaware, to indemnify each of its employees and agents (other than present and former directors and officers) against expenses (including without limitation attorneys' fees), judgments, fines, settlements and other amounts actually and reasonably incurred or suffered in connection with any proceeding, arising by reason of the fact that such person is or was an employee or agent of Hewlett Packard Enterprise. For purposes of this Section 6.2, an "employee" or "agent" of Hewlett Packard Enterprise (other than a director or officer) includes any person (a) who is or was an employee or agent of Hewlett Packard Enterprise, (b) who is or was serving at the request of Hewlett Packard Enterprise as an employee or agent of another corporation, partnership, joint venture, trust or other enterprise or (c) who was an employee or agent of a corporation which was a predecessor corporation of Hewlett Packard Enterprise (which shall include without limitation HP Co. for periods prior to November 1, 2015) or of another enterprise at the request of such predecessor corporation. To obtain indemnification under this Section 6.2, a claimant will submit to the secretary of Hewlett Packard Enterprise a written request, including without limitation therein or therewith such documentation and information as is reasonably available to the claimant and is reasonably necessary to determine whether and to what extent the claimant will be granted indemnification.

6.3 Insurance. Hewlett Packard Enterprise may purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of Hewlett Packard Enterprise (or any predecessor, which shall include without limitation HP Co. for periods prior to November 1, 2015), or is or was serving at the request of Hewlett Packard Enterprise (or any predecessor, which shall include without limitation HP Co. for periods prior to November 1, 2015) as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against any liability asserted against him or her and incurred by him or her in any such capacity, or arising out of his or her status as such, whether or not Hewlett Packard Enterprise would have the power to indemnify him or her against such liability under the provisions of the General Corporation Law of Delaware.

6.4 Expenses. Hewlett Packard Enterprise will advance to any person eligible for indemnification pursuant to Section 6.1 of these Bylaws, and may advance to any person eligible for indemnification pursuant to Section 6.2 of these Bylaws, prior to the final disposition of the proceeding, all expenses reasonably incurred by any such person in connection with defending such proceeding, upon receipt of a request therefor and an undertaking by or on behalf of such person to repay such amounts if it should be determined ultimately that such person is not entitled to be indemnified under this Article VI or otherwise, such advances to be paid by Hewlett Packard Enterprise within forty-five (45) days after the receipt by Hewlett Packard Enterprise of a statement or statements from the claimant requesting such advance or advances from time to time. Notwithstanding the foregoing, Hewlett

Packard Enterprise will not be required to advance expenses in connection with any proceeding (or part thereof) initiated by any person unless the proceeding was authorized in advance by the Board of Directors.

Notwithstanding the foregoing, unless otherwise determined pursuant to Section 6.5 of these Bylaws, Hewlett Packard Enterprise will not advance or continue to advance expenses to any person (except by reason of the fact that such person is or was a director of Hewlett Packard Enterprise in which event this paragraph will not apply) in any proceeding if a determination is reasonably and promptly made (a) by the Board of Directors by a majority vote of Disinterested Directors, even though less than a quorum (b) if there are no Disinterested Directors or the Disinterested Directors so direct, by Independent Counsel in a written opinion to the Board of Directors or (c) by a majority vote of a committee of Disinterested Directors designated by a majority vote of Disinterested Directors, that the facts known to the decision-making party at the time such determination is made demonstrate clearly and convincingly that such person acted in bad faith or in a manner that such person did not believe to be in or not opposed to the best interests of Hewlett Packard Enterprise.

6.5 Non-Exclusivity of Rights. The rights conferred on any person by this Article VI will not be exclusive of any other right which such person may have or hereafter acquire under any statute, provision of the Certificate of Incorporation, Bylaw, agreement, vote of stockholders or Disinterested Directors or otherwise, both as to action in his or her official capacity and as to action in another capacity while holding office. Hewlett Packard Enterprise is specifically authorized to enter into individual contracts with any or all of its directors, officers, employees or agents respecting indemnification and advances, to the fullest extent not prohibited by the General Corporation Law of Delaware.

6.6 Survival of Rights. The rights conferred on any person by this Article VI will continue as to a person who has ceased to be a director, officer, employee or other agent and will inure to the benefit of the heirs, executors and administrators of such a person.

6.7 Amendments. Any repeal or modification of this Article VI will only be prospective and will not affect the rights under this Article VI in effect at the time of the alleged occurrence of any action or omission to act that is the cause of any proceeding against any agent of Hewlett Packard Enterprise.

6.8 Severability. If any provision or provisions of this Article VI will be held to be invalid, illegal or unenforceable for any reason whatsoever: (a) the validity, legality and enforceability of the remaining provisions of this Article VI (including without limitation each portion of any paragraph of this Article VI containing any such provision held to be invalid, illegal or unenforceable, that is not itself held to be invalid, illegal or unenforceable) will not in any way be affected or impaired thereby; and (b) to the fullest extent possible, the provisions of this Article VI (including without limitation each such portion of any paragraph of this Article VI containing any such provision held to be invalid, illegal or unenforceable) will be construed so as to give effect to the intent manifested by the provision held invalid, illegal or unenforceable.

6.9 Notice. Any notice, request or other communication required or permitted to be given to Hewlett Packard Enterprise under this Article VI will be in writing and either delivered in person or sent by confirmed telecopy, electronic mail, overnight mail or courier service, or certified or registered mail, postage or charges prepaid, return copy requested, to the secretary of Hewlett Packard Enterprise and will be effective only upon receipt by the secretary.

6.10 Definitions. For the purpose of this Article VI, a “Change of Control” will mean:

(a) the acquisition by any individual, entity or group (within the meaning of Section 13(d)(3) or 14(d)(2) of the 1934 Act (a “Person”) of beneficial ownership (within the meaning of Rule 13d-3 promulgated under the 1934 Act) of twenty percent (20%) or more of either (i) the then outstanding shares of common stock of Hewlett Packard Enterprise (the “Outstanding Corporation Common Stock”) or (ii) the combined voting power of the then outstanding voting securities of Hewlett Packard Enterprise entitled to vote generally in the election of directors (the “Outstanding Corporation Voting Securities”). Notwithstanding the foregoing, for purposes of this clause (a), the following acquisitions will not constitute a Change of Control: (i) any acquisition directly from Hewlett Packard Enterprise or any acquisition from other stockholders where (A) such acquisition was approved in advance by the Board of Directors, and (B) such acquisition would not constitute a Change of Control under the first

sentence of this clause (a), (ii) any acquisition by Hewlett Packard Enterprise, (iii) any acquisition by any employee benefit plan (or related trust) sponsored or maintained by Hewlett Packard Enterprise or any corporation controlled by Hewlett Packard Enterprise or (iv) any acquisition by any corporation pursuant to a transaction which complies with clauses (i), (ii) and (iii) of the second sentence of this clause (a); or

(b) individuals who, as of the date hereof, constitute the Board of Directors (the “Incumbent Board”) cease for any reason to constitute at least a majority of the Board of Directors; provided, however, that any individual becoming a director subsequent to the date hereof whose election, or nomination for election by the stockholders, was approved by a vote of at least a majority of the directors then comprising the Incumbent Board will be considered as though such individual were a member of the Incumbent Board, but excluding, for this purpose, any such individual whose initial assumption of office occurs as a result of an actual or threatened election contest with respect to the election or removal of directors or other actual or threatened solicitation of proxies or consents by or on behalf of a Person other than the Board of Directors; or

(c) consummation of a reorganization, merger or consolidation or sale or other disposition of all or substantially all of the assets of Hewlett Packard Enterprise (a “Business Combination”), in each case, unless, following such Business Combination, (i) all or substantially all of the individuals and entities who were the beneficial owners, respectively, of the Outstanding Corporation Common Stock and Outstanding Corporation Voting Securities immediately prior to such Business Combination beneficially own, directly or indirectly, more than fifty percent (50%) of, respectively, the then outstanding shares of common stock and the combined voting power of the then outstanding voting securities entitled to vote generally in the election of directors, as the case may be, of Hewlett Packard Enterprise resulting from such Business Combination (including without limitation a corporation which as a result of such transaction owns Hewlett Packard Enterprise or all or substantially all of Hewlett Packard Enterprise’s assets either directly or through one or more subsidiaries) in substantially the same proportions as their ownership, immediately prior to such Business Combination of the Outstanding Corporation Common Stock and Outstanding Corporation Voting Securities, as the case may be, (ii) no Person (excluding any corporation resulting from such Business Combination or any employee benefit plan (or related trust) of Hewlett Packard Enterprise or such corporation resulting from such Business Combination) beneficially owns, directly or indirectly, twenty percent (20%) or more of, respectively, the then outstanding shares of common stock of the corporation resulting from such Business Combination or the combined voting power of the then outstanding voting securities of such corporation except to the extent that such ownership existed prior to the Business Combination, and (iii) at least a majority of the members of the Board of Directors resulting from such Business Combination were members of the Incumbent Board at the time of the execution of the initial agreement, or of the action of the Board of Directors, providing for such Business Combination; or

(d) approval by the stockholders of a complete liquidation or dissolution of Hewlett Packard Enterprise.

For purposes of this Bylaw:

“Disinterested Director” will mean a director of Hewlett Packard Enterprise who is not and was not a party to the matter in respect of which indemnification is sought by the claimant.

“Independent Counsel” will mean a law firm, a member of a law firm, or an independent practitioner, that is experienced in matters of corporation law and will include any person who, under the applicable standards of professional conduct then prevailing, would not have a conflict of interest in representing either Hewlett Packard Enterprise or the claimant in an action to determine the claimant’s rights under this Article VI.

## **ARTICLE VII RECORDS AND REPORTS**

7.1 Maintenance and Inspection of Records. Hewlett Packard Enterprise will, either at its principal executive office or at such place or places as designated by the Board of Directors or the secretary, keep a record of its stockholders listing their names and addresses and the number and class of shares held by each stockholder, a copy of these Bylaws as amended to date, accounting books and other records.

Any stockholder of record or beneficial owner of shares held either in a voting trust or by a nominee on behalf of such person, in person or by attorney or other agent, will, upon written demand under oath stating the purpose thereof, have the right during the usual hours for business to inspect for any proper purpose Hewlett Packard Enterprise's stock ledger, a list of its stockholders, and its other books and records and to make copies or extracts therefrom. In every instance where the stockholder is other than a record holder of stock in Hewlett Packard Enterprise, the demand under oath will state the person's status as a stockholder, be accompanied by documentary evidence of beneficial ownership of the stock and state that such documentary evidence is a true and correct copy of what it purports to be. A proper purpose will mean a purpose reasonably related to such person's interest as a stockholder. In every instance where an attorney or other agent is the person who seeks the right to inspection, the demand under oath will be accompanied by a power of attorney or such other writing that authorizes the attorney or other agent to so act on behalf of the stockholder. The demand under oath will be directed to Hewlett Packard Enterprise at its registered office in Delaware or to the secretary of Hewlett Packard Enterprise at Hewlett Packard Enterprise's principal place of business. For purposes of this Section 7.1, "under oath" will include statements the declarant affirms to be true under penalty of perjury under the laws of the United States or any state thereof.

7.2 Inspection by Directors. Any director will have the right to examine Hewlett Packard Enterprise's stock ledger, a list of its stockholders and its other books and records for a purpose reasonably related to his or her position as a director. The burden of proof will be upon Hewlett Packard Enterprise to establish that the inspection such director seeks is for an improper purpose. The Court of Chancery is hereby vested with the exclusive jurisdiction to determine whether a director is entitled to the inspection sought. The Court of Chancery may summarily order Hewlett Packard Enterprise to permit the director to inspect any and all books and records, the stock ledger and the stock list and to make copies or extracts therefrom. The Court of Chancery may, in its discretion, prescribe any limitations or conditions with reference to the inspection, or award such other and further relief as the Court may deem just and proper.

7.3 Representation of Shares of Other Corporations. The chief executive officer or any other officer of Hewlett Packard Enterprise who serves on the board of directors of another entity at the request of or with the approval of Hewlett Packard Enterprise or who is otherwise duly authorized may vote, represent and exercise on behalf of Hewlett Packard Enterprise all rights incident to any and all shares or other equity interest of any other entity or corporations standing in the name of Hewlett Packard Enterprise; provided, however, that the granting of any proxy in connection with an annual meeting of stockholders of any such entity will be subject to prior review by the secretary or assistant secretary of Hewlett Packard Enterprise, and, provided, further, that the granting of any proxy in connection with an annual meeting of stockholders of any entity in which an Hewlett Packard Enterprise employee benefit plan is a stockholder will be determined by the Investment Review Committee of Hewlett Packard Enterprise or its delegate. The authority herein granted may be exercised either by such person directly or by any other person authorized to do so by such person having the authority.

## **ARTICLE VIII GENERAL MATTERS**

8.1 Record Date for Purposes Other Than Notice and Voting. For purposes of determining the stockholders entitled to receive payment of any dividend or other distribution or allotment of any rights or the stockholders entitled to exercise any rights in respect of any other lawful action, the Board of Directors may fix a record date, which will not be more than sixty (60) days before any such action, and which record date will not precede the date upon which the resolution fixing the record date is adopted. In that case, only stockholders of record at the close of business on the date so fixed are entitled to receive the dividend, distribution or allotment of rights, or to exercise such rights, as the case may be, notwithstanding any transfer of any shares on the books of Hewlett Packard Enterprise after the record date so fixed, except as otherwise provided in the Certificate of Incorporation, by these Bylaws, by agreement or by law.

If the Board of Directors does not so fix a record date, then the record date for determining stockholders for any such purpose will be at the close of business on the day on which the Board of Directors adopts the applicable resolution.

8.2 Checks; Drafts; Evidences of Indebtedness. From time to time, the Board of Directors or its delegate will determine by resolution which person or persons may sign or endorse all checks, drafts, other orders for payment of money, notes or other evidences of indebtedness that are issued in the name of or payable to Hewlett Packard Enterprise, and only the persons so authorized will sign or endorse those instruments.

8.3 Corporate Contracts and Instruments; How Executed. The Board of Directors may authorize any officer or officers, or agent or agents, to enter into any contract or execute any instrument in the name of and on behalf of Hewlett Packard Enterprise; such authority may be general or confined to specific instances. Unless so authorized or ratified by the Board of Directors, provided in these Bylaws or within the agency power of an officer, no officer, agent or employee will have any power or authority to bind Hewlett Packard Enterprise by any contract or engagement or to pledge its credit or to render it liable for any purpose or for any amount.

8.4 Fiscal Year. The fiscal year of Hewlett Packard Enterprise will begin on the first day of November of each year and end on the last day of October of the following year.

8.5 Stock Certificates. The interest of each stockholder of Hewlett Packard Enterprise may be evidenced by certificates for shares of stock in such form as the appropriate officers of Hewlett Packard Enterprise may from time to time prescribe or be uncertificated. Any such certificates of stock shall be signed, countersigned and registered in such manner as the Board of Directors may by resolution prescribe, which resolution may permit all or any of the signatures on such certificates to be in facsimile. In case any officer, transfer agent or registrar who has signed or whose facsimile signature has been placed upon a certificate has ceased to be such officer, transfer agent or registrar before such certificate is issued, it may be issued by Hewlett Packard Enterprise with the same effect as if he or she were such officer, transfer agent or registrar at the date of issue.

8.6 Special Designation on Certificates. If Hewlett Packard Enterprise is authorized to issue more than one class of stock or more than one series of any class, then the powers, the designations, the preferences, and the relative, participating, optional or other special rights of each class of stock or series thereof and the qualifications, limitations or restrictions of such preferences and/or rights will be set forth in full or summarized on the face or back of the certificate that Hewlett Packard Enterprise will issue to represent such class or series of stock; provided, however, that, except as otherwise provided in Section 202 of the General Corporation Law of Delaware, in lieu of the foregoing requirements there may be set forth on the face or back of the certificate that Hewlett Packard Enterprise will issue to represent such class or series of stock a statement that Hewlett Packard Enterprise will furnish without charge to each stockholder who so requests the powers, the designations, the preferences, and the relative, participating, optional or other special rights of each class of stock or series thereof and the qualifications, limitations or restrictions of such preferences and/or rights.

8.7 Lost Certificates. Hewlett Packard Enterprise, directly or through its transfer or exchange agent, may issue a new share certificate or new certificate for any other security in the place of any certificate theretofore issued by it, alleged to have been lost, stolen or destroyed, and Hewlett Packard Enterprise, directly or through its transfer or exchange agent, may require the owner of the lost, stolen or destroyed certificate or the owner's legal representative to give Hewlett Packard Enterprise a bond (or other adequate security) sufficient to indemnify it against any claim that may be made against it (including without limitation any expense or liability) on account of the alleged loss, theft or destruction of any such certificate or the issuance of such new certificate. The Board of Directors may adopt such other provisions and restrictions with reference to lost certificates, not inconsistent with applicable law, as appropriate.

8.8 Construction; Definitions. Unless the context requires otherwise, the general provisions, rules of construction, and definitions in the General Corporation Law of Delaware will govern the construction of these Bylaws. Without limiting the generality of this provision, the singular number includes the plural, the plural number includes the singular, and the term "person" includes both a corporate or similar person and a natural person.

8.9 Provisions Contrary to Provisions of Law. Any article, section, subsection, subdivision, sentence, clause or phrase of these Bylaws which upon being construed in the manner provided in Section 8.8 of these Bylaws, is contrary to or inconsistent with any applicable provisions of law, will not apply so long as such provisions of law remain in effect, but such result will not affect the validity or applicability of any other portions of these Bylaws, it being hereby declared that these Bylaws would have been adopted and each article, section,

subsection, subdivision, sentence, clause or phrase thereof, irrespective of the fact that any one or more articles, sections, subsections, subdivisions, sentences, clauses or phrases is or are illegal.

8.10 Notices. Any reference in these Bylaws to the time a notice is given or sent means, unless otherwise expressly provided, the time a written notice by mail is deposited in the United States mails, postage prepaid; or the time any other written notice is personally delivered to the recipient or is delivered to a carrier for transmission, or actually transmitted by the person giving the notice by facsimile, electronic mail or other electronic means, to the recipient; or the time any oral notice is communicated, in person or by telephone, to the recipient or to a person at the office of the recipient who the person giving the notice has reason to believe will promptly communicate it to the recipient.

8.11 Remote Communication. For the purposes of these Bylaws, if authorized by the Board of Directors in its sole discretion, and subject to such guidelines and procedures as the Board of Directors may adopt, stockholders and proxyholders may, by means of remote communication:

(a) participate in a meeting of stockholders; and

(b) be deemed present in person and vote at a meeting of stockholders whether such meeting is to be held at a designated place or solely by means of remote communication, provided that (i) Hewlett Packard Enterprise will implement reasonable measures to verify that each person deemed present and permitted to vote at the meeting by means of remote communication is a stockholder or proxyholder, (ii) Hewlett Packard Enterprise will implement reasonable measures to provide such stockholders and proxyholders a reasonable opportunity to participate in the meeting and to vote on matters submitted to the stockholder, including without limitation an opportunity to read or hear the proceedings of the meeting substantially concurrently with such proceedings, and (iii) if any stockholder or proxyholder votes or takes other action at the meeting by means of remote communication, Hewlett Packard Enterprise or its agent will maintain a record of such vote or other action.

8.12 Electronic Transmission. For purposes of these Bylaws, “electronic transmission” means any form of communication, not directly involving the physical transmission of paper, that creates a record that may be retained, retrieved and reviewed by a recipient thereof, and that may be directly reproduced in paper form by such a recipient through an automated process.

8.13 Stockholder Rights Plan. Hewlett Packard Enterprise will seek stockholder approval prior to its adoption of a Rights Plan, unless the Board of Directors, in the exercise of its fiduciary duties, determines that, under the circumstances existing at the time, it is in the best interests of the stockholders of Hewlett Packard Enterprise to adopt or extend a Rights Plan without delay. If a Rights Plan is adopted or extended by the Board of Directors without prior stockholder approval, such plan must provide that it will expire unless ratified by the stockholders of Hewlett Packard Enterprise within one (1) year of adoption. For purposes of this Bylaw, the term “Rights Plan” refers generally to any plan providing for the distribution of preferred stock, rights, warrants, options or debt instruments to the stockholders of Hewlett Packard Enterprise, designed to assist the Board of Directors in responding to unsolicited takeover proposals and significant stock accumulations in a manner that facilitates the exercise of the Board of Directors’ fiduciary responsibilities to stockholders of Hewlett Packard Enterprise by conferring certain rights on them upon the occurrence of a “triggering event” such as a tender offer or third-party acquisition of a specified percentage of stock.

## ARTICLE IX AMENDMENTS

These Bylaws may be adopted, amended or repealed by the stockholders entitled to vote; provided, however, that Hewlett Packard Enterprise may, in its Certificate of Incorporation, confer the power to adopt, amend or repeal these Bylaws upon the directors; and provided, further, that any proposal by a stockholder to amend these Bylaws will be subject to the provisions of Article II and Article VI. The fact that such power has been so conferred upon the directors will not divest the stockholders of the power, nor limit their power, to adopt, amend or repeal these Bylaws. Notwithstanding the foregoing, amendment or deletion of all or any portion of Article II, Section 3.2, Section 3.3, Section 3.4, Section 6.1 or Section 6.4 of these Bylaws or this Article IX by the stockholders of Hewlett Packard Enterprise will require the affirmative vote of a majority of the outstanding shares entitled to vote thereon.

Amended and restated effective October 31, 2015.

# Delaware

The First State

Page 1

*I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE RESTATED CERTIFICATE OF "HEWLETT PACKARD ENTERPRISE COMPANY", FILED IN THIS OFFICE ON THE THIRTIETH DAY OF OCTOBER, A.D. 2015, AT 8:08 O`CLOCK A.M.*

*AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID RESTATED CERTIFICATE IS THE THIRTY-FIRST DAY OF OCTOBER, A.D. 2015 AT 11:59 O'CLOCK P.M.*

*A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.*



5699265 8100  
SR# 20150706323

You may verify this certificate online at [corp.delaware.gov/authver.shtml](http://corp.delaware.gov/authver.shtml)

Authentication: 10329150  
Date: 10-30-15

AMENDED AND RESTATED  
CERTIFICATE OF INCORPORATION

OF

HEWLETT PACKARD ENTERPRISE COMPANY

Hewlett Packard Enterprise Company, a corporation organized and existing under the laws of the State of Delaware, pursuant to Sections 242 and 245 of the General Corporation Law of Delaware, as the same may be amended and supplemented (the "DGCL"), hereby certifies as follows:

1. The name of the corporation is Hewlett Packard Enterprise Company. The original Certificate of Incorporation was filed with the Secretary of State of the State of Delaware on February 25, 2015.
2. This Amended and Restated Certificate of Incorporation was duly adopted in accordance with the provisions of Sections 242 and 245 of the DGCL and by the written consent of its sole stockholder in accordance with Section 228 of the DGCL, and is to become effective as of 11:59 p.m., Eastern Time, on October 31, 2015.
3. This Amended and Restated Certificate of Incorporation amends and restates the original Certificate of Incorporation, as amended, to read in its entirety as follows:

ARTICLE I

The name of this corporation is Hewlett Packard Enterprise Company (the "Corporation").

ARTICLE II

The address of the Corporation's registered office in the State of Delaware is 1209 Orange Street, Wilmington, Delaware 19801, County of New Castle. The name of its registered agent at such address is The Corporation Trust Company.

ARTICLE III

The nature of the business or purposes to be conducted or promoted by the Corporation is to engage in any lawful act or activity for which corporations may be organized under the DGCL.

ARTICLE IV

The Corporation is authorized to issue two classes of stock to be designated, respectively, Preferred Stock, par value \$0.01 per share ("Preferred"), and Common Stock, par value \$0.01 per share ("Common"). The total number of shares of Common that the Corporation shall have authority to issue is 9,600,000,000. The total number of shares of Preferred that the Corporation shall have authority to issue is 300,000,000. The Preferred may be issued from time to time in one or more series.

The Corporation shall from time to time in accordance with the laws of the State of Delaware increase the authorized amount of its Common if at any time the number of Common shares remaining unissued and available for issuance shall not be sufficient to permit conversion of the Preferred.

The Board of Directors is hereby authorized, subject to limitations prescribed by law and the provisions of this Article IV, by resolution to provide for the issuance of the shares of Preferred in one or more series, and to establish from time to time the number of shares to be included in each such series, and to fix the designation, powers, privileges, preferences, and relative participating, optional or other rights, if any, of the shares of each such series and the qualifications, limitations or restrictions thereof.

The authority of the Board of Directors with respect to each series shall include, but not be limited to, determination of the following:

- A. The number of shares constituting that series (including an increase or decrease in the number of shares of any such series (but not below the number of shares in any such series then outstanding)) and the distinctive designation of that series;
- B. The dividend rate on the shares of that series, whether dividends shall be cumulative, and, if so, from which date or dates, and the relative rights of priority, if any, of payment of dividends on shares of that series;
- C. Whether that series shall have voting rights (including multiple or fractional votes per share) in addition to the voting rights provided by law, and, if so, the terms of such voting rights;
- D. Whether that series shall have conversion privileges, and, if so, the terms and conditions of such privileges, including provision for adjustment of the conversion rate in such events as the Board of Directors shall determine;
- E. Whether or not the shares of that series shall be redeemable, and, if so, the terms and conditions of such redemption, including the date or dates upon or after which they shall be redeemable, and the amount per share payable in case of redemption, which amount may vary under different conditions and at different redemption rates;
- F. Whether that series shall have a sinking fund for the redemption or purchase of shares of that series, and, if so, the terms and the amount of such sinking funds;
- G. The rights of the shares of that series in the event of voluntary or involuntary liquidation, dissolution or winding up of the Corporation, and the relative rights of priority, if any, of payment of shares of that series; and
- H. Any other relative rights, preferences and limitations of that series.

No holders of shares of the Corporation of any class, now or hereafter authorized, shall have any preferential or preemptive rights to subscribe for, purchase or receive any shares of the Corporation of any class, now or hereafter authorized, or any options or warrants for such shares, or any rights to subscribe for, purchase or receive any securities convertible to or exchangeable for such shares, which may at any time be issued, sold or offered for sale by the Corporation, except in the case of any shares of Preferred to which such rights are specifically granted by any resolution or resolutions of the Board of Directors adopted pursuant to this Article IV.

#### ARTICLE V

The Corporation is to have perpetual existence.

#### ARTICLE VI

For the management of the business and for the conduct of the affairs of the Corporation, and in further definition, limitation and regulation of the powers of the Corporation, of its directors and of its stockholders or any class thereof, as the case may be, it is further provided that:

- A. The management of the business and the conduct of the affairs of the Corporation shall be vested in its Board of Directors. The number of directors of this Corporation shall be not less than eight (8) or more than seventeen (17). The exact number of directors shall be fixed and may be changed from time to time, within the limits specified above, in the manner provided in the Bylaws of the Corporation.

B. In furtherance and not in limitation of the powers conferred by the laws of the State of Delaware, the Board of Directors is expressly authorized to make, alter, amend, or repeal the Bylaws of the Corporation.

C. The directors of the Corporation need not be elected by written ballot unless the Bylaws of the Corporation so provide.

D. Advance notice of stockholder nomination for the election of directors and of any other business to be brought by stockholders before any meeting of the stockholders of the Corporation shall be given in the manner provided in the Bylaws of the Corporation.

E. No action shall be taken by the stockholders of the Corporation except at an annual or special meeting of the stockholders called in accordance with the Bylaws of the Corporation and no action shall be taken by the stockholders by written consent.

#### ARTICLE VII

The Corporation reserves the right to amend, alter, change or repeal any provision contained in this Amended and Restated Certificate of Incorporation, in the manner now or hereafter prescribed by the laws of the State of Delaware, and all rights conferred herein are granted subject to this reservation.

#### ARTICLE VIII

A. To the fullest extent permitted by the DGCL as the same exists or as may hereafter be amended, no director of the Corporation shall be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director.

B. The Corporation may indemnify to the fullest extent permitted by law any person made or threatened to be made a party to an action or proceeding, whether criminal, civil, administrative or investigative, by reason of the fact that he or she, or his or her testator or intestate is or was a director, officer or employee of the Corporation or any predecessor of the Corporation (which shall include, but not be limited to, Hewlett-Packard Company, a Delaware corporation ("HP Co."), for periods prior to November 1, 2015) or serves or served at any other enterprise as a director, officer or employee at the request of the Corporation or any predecessor to the Corporation (which shall include, but not be limited to, HP Co. for periods prior to November 1, 2015).

C. Neither any amendment nor repeal of this Article VIII, nor the adoption of any provision of this Amended and Restated Certificate of Incorporation inconsistent with this Article VIII, shall eliminate or reduce the effect of this Article VIII, with respect of any matter occurring, or any action or proceeding accruing or arising or that, but for this Article VIII, would accrue or arise, prior to such amendment, repeal or adoption of an inconsistent provision.

#### ARTICLE IX

Meetings of stockholders may be held within or without the State of Delaware, as the Bylaws of the Corporation may provide. The books of the Corporation may be kept (subject to any provision contained in the laws of the State of Delaware) outside of the State of Delaware at such place or places as may be designated from time to time by the Board of Directors or in the Bylaws of the Corporation.

IN WITNESS WHEREOF, Hewlett Packard Enterprise Company has caused this Amended and Restated Certificate of Incorporation to be executed by Rishi Varma, its Secretary, this 30th day of October, 2015.

\_\_\_\_\_  
Name:  
Title:

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

# VALSTYBĖS ĮMONĖ REGISTRŲ CENTRAS

Studentų g. 39, 08106 Vilnius, tel. +370 5 268 8262, el. p. info@registrucentras.lt

## KOMPETENTINGŲ INSTITUCIJŲ TVARKOMŲ JUNGTINIŲ DUOMENŲ APIE VIEŠŲJŲ PIRKIMŲ PROCEDŪROJE DALYVAUJANTĮ TIEKĖJĄ (JURIDINĮ ASMENĮ) PAŽYMA

2024-09-24 Nr. 745133

Tiekėjo pavadinimas	<b>Blue Bridge MSP, UAB</b>
Tiekėjo kontaktinė informacija:	
mobilusis telefonas	<b>+37065676070</b>
elektroninio pašto adresas	<b>info@bluebridge.lt</b>
interneto svetainės adresas	<b>www.bluebridge.lt</b>
Buhalterio (buhalterių) ar kito (kitų) asmens (asmenų), turinčio (turinčių) teisę surašyti ir pasirašyti tiekėjo apskaitos dokumentus, vardas, pavardė	
<b><u>Juridinių asmenų registras:</u></b>	
kodas	<b>301489547</b>
teisinė forma	<b>Uždaroji akcinė bendrovė</b>
teisinis statusas	<b>Teisinis statusas neįregistruotas</b>
buveinė (adresas)	<b>Klaipėda, Birutės g. 2, LT-91200</b>
Vadovo, kito valdymo ar priežiūros organo nario ar kito asmens, turinčio (turinčių) teisę atstovauti tiekėjui ar jį kontroliuoti, jo vardu priimti sprendimą, sudaryti sandorį, vardas, pavardė	
įregistravimo data	<b>2007-12-13</b>
<b><u>Valstybinė mokesčių inspekcija prie Lietuvos Respublikos finansų ministerijos:</u></b>	
duomenys apie tiekėjo atsiskaitymą su valstybės, savivaldybių biudžetais ir valstybės pinigų fondais	<b>Atsiskaitęs</b>
Duomenų suformavimo data	<b>2024-09-23</b>
<b><u>Valstybinio socialinio draudimo fondo valdyba prie Socialinės apsaugos ir darbo ministerijos:</u></b>	
duomenys apie tiekėjo atsiskaitymą su Valstybinio socialinio draudimo fondu	<b>Neįsiskolinęs</b>
Duomenų suformavimo data	<b>2024-09-23</b>
<b><u>Įtariamųjų, kaltinamųjų ir nuteistųjų registras:</u></b>	
duomenys apie tiekėją	<b>Dėl UAB Blue Bridge MSP, kodas 301489547, per pastaruosius 5 metus nėra priimtas ir įsiteisėjęs apkaltinamasis teismo nuosprendis už nusikalstamas veikas, nurodytas Lietuvos Respublikos viešųjų pirkimų įstatymo 46 straipsnio 1 dalyje ir 3 dalyje.</b>
duomenys apie tiekėjo vadovą, kitą valdymo ar priežiūros organo narį ar kitą (kitus) asmenį	<b>, per pastaruosius 5 metus nėra priimtas ir įsiteisėjęs apkaltinamasis teismo</b>

(asmenis), turintį (turinčius) teisę atstovauti tiekėjui ar jį kontroliuoti, jo vardu priimti sprendimą, sudaryti sandorį

duomenys apie tiekėjo buhalterį (buhalterius) ar kitą (kitus) asmenį (asmenis), turintį (turinčius) teisę surašyti ir pasirašyti tiekėjo apskaitos dokumentus

Duomenų suformavimo data

**nuosprendis ir jis neturi neišnykusio ar nepanaikinto teistumo už nusikalstamas veikas, nurodytas Lietuvos Respublikos viešųjų pirkimų įstatymo 46 straipsnio 1 dalyje.**

**per pastaruosius 5 metus nėra priimtas ir įsiteisėjęs apkaltinamasis teismo nuosprendis ir ji neturi neišnykusio ar nepanaikinto teistumo už nusikalstamas veikas, nurodytas Lietuvos Respublikos viešųjų pirkimų įstatymo 46 straipsnio 1 dalyje.**

**2024-09-24**

Pažymą išspausdino:

Asmenų registravimo centro Juridinių asmenų registro  
Kauno skyriaus Kauno 3 Juridinių asmenų registro  
duomenų tvarkymo grupės  
Registratorė

A. V.