

We Are Your Technology Resource

Ubiquiti Recommended AP Replacement for LTU-LITE- US Backorder

Quote # 015249 Version 1

Prepared for:

**Warren County School
District**

Randy Bussell
bussellr@wcsdpa.org



Prepared by:

**Networking Technologies -
PA**

Karen Butts
karen@net-cloud.com

www.net-cloud.com
814-8360000



Hardware

Description	Price	Qty	Ext. Price
Ubiquiti LTU Pro 600 Mbit/s Wireless Access Point - 5 GHz - 1 x Internal Antenna(s) - 1 x Network (RJ-45) - Gigabit Ethernet - Pole-mountable - 1 Pack	\$179.00	2	\$358.00
Replaces Out of Stock LTU-LITE-US from Quote #014398. Associated Purchase Order #20241392. The backorder date on LTU-LITE-US has been pushed multiple times since May 2024 w/ no firm ETA from the supplier or Ubiquiti.			

Subtotal: **\$358.00**

www.net-cloud.com
814-8360000



Ubiquiti Recommended AP Replacement for LTU-LITE-US Backorder



Prepared by:

Networking Technologies - PA

Karen Butts
814-836-0000 x121
Fax 814-836-5228
karen@net-cloud.com

Prepared for:

Warren County School District

6820 Market Street
Russell, PA 16345
Randy Bussell
(814) 723-6900
bussellr@wcsdpa.org

Quote Information:

Quote #: 015249

Version: 1
Delivery Date: 08/07/2024
Expiration Date: 09/06/2024

Replaces Out of Stock/Backordered Ubiquiti LTU-LITE-US (2)

Quote Summary

Description	Amount
Hardware	\$358.00
Total:	\$358.00

By signing and executing this Order Form, Networking Technologies ("Company") and the party named in such Order Form ("Customer") agree, acknowledge, accept and certify to the following:

(a) All purchases of Systems, Equipment and/or Services (as defined in the Terms and Conditions) under each Purchase Document between Company and Customer are and shall be subject to the general terms and conditions posted on Company's website at <https://www.net-cloud.com/general-terms-conditions> ("Terms and Conditions"), which are incorporated herein and may be changed or amended from time to time by Company on Company's website;

(b) Customer certifies, acknowledges and agrees that Customer has read, understands and agrees to the provisions of this Order Form and to the Terms and Conditions, and Customer understands and confirms that it has accessed or can obtain access to the Terms and Conditions on Company's website, and may obtain and retain a copy of such Terms and Conditions from Company's website; and

(c) Customer certifies, acknowledges and agrees that the Terms and Conditions are subject to change from time to time, and that the Terms and Conditions in effect at the time of Customer's acceptance of a Purchase Document shall be those Terms and Conditions set forth on Company's website at the time of Customer's acceptance of the applicable Purchase Document; and

(d) Customer agrees and acknowledges that Company does not provide price protection, and the costs, prices, fees and expenses in the Order Form and Purchase Documents have been calculated based on the current prices and availability for labor, components, products, equipment, and general component IT materials. In the event of tariffs, material shortages, product availability, labor unavailability, or any other event beyond Company's control that cause an increase in the price of service delivery under this Agreement, the Company shall propose to the Customer an equitable price adjustment at least thirty (30) days prior to the proposed effective date. The equitable price adjustment shall become effective if agreed to in writing by the Customer prior to the effective date of the equitable price adjustment.

(e) Customer agrees and acknowledges that they shall pay all applicable freight, sales, use or excise taxes on the same terms as any other fees and charges pursuant to the Agreement. Unless otherwise stated in the Purchase Documents, all Equipment, Services and related System deliverables will be invoiced to Customer at time of delivery to Customer's designated address/location.

(f) In the event of a conflict between or among (i) the provisions of this Order Form and/or the Terms and Conditions and (ii) any specific provisions set forth in a current, valid existing written agreement executed by and between Company and Customer (an "Existing Agreement" herein), the provisions of such Existing Agreement will control and take precedence over the specific conflicting terms of this Order Form and/or the Terms and Conditions solely to the extent they are inconsistent herewith and therewith. In all other cases and for all other non-conflicting provisions, the terms and conditions of the Order Form and Terms and Conditions hereof will prevail and control between Company and Customer.

Networking Technologies - PA

Signature: Karen L. Butts
Name: Karen Butts
Title: Senior Account Executive
Date: 08/07/2024

Warren County School District

Signature: _____
Name: Randy Bussell
Date: _____