On-line access to contract ordering information, terms and conditions, up-to-date pricing, and the option to create an electronic delivery order are available through GSA Advantage!®, a menu-driven database system. The INTERNET address for GSA Advantage!® is: GSAAdvantage.gov. For more information on ordering from Federal Supply Schedules visit www.gsa.gov/schedules.

**FEDERAL SUPPLY SCHEDULE | MULTIPLE AWARD SCHEDULE (MAS)**

**SPECIAL ITEM NUMBERS (SIN):**

- 493110RM - Physical Records Management Services
- 518210ERM - Electronic Records Management Solutions

**CONTRACT NUMBER:** 47QSMA19D08QR

**CONTRACT PERIOD:** August 13, 2019 through August 12, 2024

**CONTRACTOR:** Collabware Corporation
1 Mifflin Place Suite 400
Cambridge, MA 02138
Tel: (778)724-1814
Fax: (617)674-7701
www.collabware.com

**CONTRACT ADMINISTRATOR:** Graham Sibley
CEO
1050 – 1188 West Georgia St.
Vancouver, BC V6E 4A2 CANADA
Tel: (778)724-1814
Fax: (617)674-7701
gsibley@collabware.com

**BUSINESS SIZE:** Small Business
CONTENTS

CUSTOMER INFORMATION .............................................................................................................. 3
APPENDIX A: PRICE LIST ............................................................................................................. 6
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CUSTOMER INFORMATION

1a. Awarded SINs

493110RM  Physical Records Management
518210EREC  Electronic Records Management

1b. Lowest Price Model for each SIN

See attached authorized price list – Appendix A

1c. Hourly Rates

Not applicable

2. Maximum order

$1,000,000

3. Minimum order

No minimum

4. Geographic coverage (delivery area)

Worldwide delivery

5. Point(s) of Production

1050 – 1188 West Georgia St.
Vancouver, BC V6E 4A2 CANADA

6. Discount from list prices or statement of net price

GSA prices are listed net

7. Quantity discounts

None offered

8. Prompt payment terms

None. Payment terms are Net 30.

9a. Government purchase cards at or below micro-purchase threshold

Government purchase cards are accepted at or below the micro-purchase threshold.

9b. Government purchase cards above micro-purchase threshold

Government purchase cards are not accepted above the micro purchase threshold.

10. Foreign items

Canada is the country of origin for all software listed in Appendix A - Authorized Price List
11a. Time of delivery
   1 day After Receipt of Order

11b. Expedited delivery
   Contact Contractor to arrange expedited delivery.

11c. Overnight and 2-day delivery
   Contact Contractor to arrange overnight or 2-day delivery.

11d. Urgent requirements
   Contact Contractor with accelerated delivery requirements.

12. F.O.B. Point(s)
   Origin

13a. Ordering Address
   Collabware Corporation  
   1 Mifflin Place Suite 400  
   Cambridge, MA  02138  
   Email: sales@collabware.com  
   Tel: (778)724-1814  
   Fax: (617)674-7701

13b. Ordering procedures
   For supplies and services, the ordering procedures, information on Blanket Purchase Agreements (BPA’s) are found in Federal Acquisition Regulation (FAR) 8.405-3.

14. Payment address
   Collabware Corporation  
   1 Mifflin Place Suite 400  
   Cambridge, MA  02138  
   Email: accounting@collabware.com

15. Warranty Provision
   30 days

16. Export packing charges
   Not applicable

17. Terms and conditions of Government purchase card acceptance
   Not applicable
18. Term and conditions of rental, maintenance, and repair

Details are attached in Appendix D – Collabware Support and Maintenance Program

19. Terms and conditions of installation

Not applicable

20. Terms and conditions of repair parts indicating date of parts price lists and any discounts from list prices

Not applicable

20a. Terms and conditions for any other services

Not applicable

21. List of service and distribution points

485 Massachusetts Ave
Suite 300
Cambridge, MA 02139-4082

1050 – 1188 West Georgia St.
Vancouver, BC V6E 4A2 CANADA

22. List of participating dealers

Not applicable

23. Preventative maintenance

Not applicable

24a. Special attributes such as environmental attributes

Not applicable

24b. Section 508 compliance information

Not applicable

25. Data Universal Number System (DUNS) number

078830982

26. Notification regarding registration in System for Award Management (SAM) database

Collabware Corporation is registered in SAM.
# APPENDIX A: PRICE LIST

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<th>SIN</th>
<th>Part Number</th>
<th>Product Name</th>
<th>Product Description</th>
<th>UOI</th>
<th>GSA Price (inclusive of the 0.74% IFF)</th>
<th>C.O.O.</th>
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<td>518210ERM CENENTASVOL1</td>
<td>Collabware CLM</td>
<td>Collabware CLM Enterprise (E2) Edition Annual Subscription for 1 to 250 Users Support and Maintenance included with annual software subscription With DoD 5015.2 certified Collabware CLM you can control all aspects of the content lifecycle and drive increased user productivity by helping them find and use content more effectively.</td>
<td>Single User</td>
<td>$154.76</td>
<td>Canada</td>
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<td>518210ERM CENENTASVOL2</td>
<td>Collabware CLM</td>
<td>Collabware CLM - Enterprise (E2) Edition Annual Subscription - Single User (Volume 1) 251 to 1000 Users Support and Maintenance included with annual software subscription With DoD 5015.2 certified Collabware CLM you can control all aspects of the content lifecycle and drive increased user productivity by helping them find and use content more effectively.</td>
<td>Single User</td>
<td>$96.73</td>
<td>Canada</td>
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<tr>
<td>518210ERM CENENTASVOL3</td>
<td>Collabware CLM</td>
<td>Collabware CLM Enterprise (E2) Edition Annual Subscription for 1001 to 2500 Users Support and Maintenance included with annual software subscription. With DoD 5015.2 certified Collabware CLM you can control all aspects of the content lifecycle and drive increased user productivity by helping them find and use content more effectively.</td>
<td>Single User</td>
<td>$58.04</td>
<td>Canada</td>
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<td>518210ERM CENENTASVOL4</td>
<td>Collabware CLM</td>
<td>Collabware CLM Enterprise (E2) Edition Annual Subscription for 2501 to 10000 Users Support and Maintenance included with annual software subscription.</td>
<td>Single User</td>
<td>$33.85</td>
<td>Canada</td>
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<td>518210ERM CENENTASVOL5</td>
<td>Collabware CLM</td>
<td>Collabware CLM Enterprise (E2) Edition Annual Subscription for 10001 to 25000 Users Support and Maintenance included with annual software subscription. With DoD 5015.2 certified Collabware CLM you can control all aspects of the content lifecycle and drive increased user productivity by helping them find and use content more effectively.</td>
<td>Single User $19.35</td>
<td>Canada</td>
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<tr>
<td>518210ERM CENENTASVOL6</td>
<td>Collabware CLM</td>
<td>Collabware CLM Enterprise (E2) Edition Annual Subscription for 25001+ Users Support and Maintenance included with annual software subscription. With DoD 5015.2 certified Collabware CLM you can control all aspects of the content lifecycle and drive increased user productivity by helping them find and use content more effectively.</td>
<td>Single User $12.09</td>
<td>Canada</td>
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<tr>
<td>518210ERM HBLSTDASVOL1</td>
<td>Collabmail</td>
<td>Collabmail Standard Edition Annual Subscription for 1 to 250 Users Support and Maintenance included with annual software subscription. Collabmail is a Microsoft Outlook add-in that integrates drag-n-drop functionality for fast filing and navigation of SharePoint. See your content, folders and metadata all from the comfort of your inbox - even make a favorites list for quicker access.</td>
<td>Single User $38.69</td>
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| 518210ERM | HBLSTDASVOL2 | Collabmail | **Collabmail Standard Edition**  
Annual Subscription for 251 to 1000 Users  
Support and Maintenance included with annual software subscription.  
Collabmail is a Microsoft Outlook add-in that integrates drag-n-drop functionality for fast filing and navigation of SharePoint. See your content, folders and metadata all from the comfort of your inbox - even make a favorites list for quicker access. | Single User $24.18 | Canada   |
| 518210ERM | HBLSTDASVOL3 | Collabmail | **Collabmail Standard Edition**  
Annual Subscription for 1001 to 2500 Users  
Support and Maintenance included with annual software subscription.  
Collabmail is a Microsoft Outlook add-in that integrates drag-n-drop functionality for fast filing and navigation of SharePoint. See your content, folders and metadata all from the comfort of your inbox - even make a favorites list for quicker access. | Single User $14.51 | Canada   |
| 518210ERM | HBLSTDASVOL4 | Collabmail | **Collabmail Standard Edition**  
Annual Subscription for 2501 to 10000 Users  
Support and Maintenance included with annual software subscription.  
Collabmail is a Microsoft Outlook add-in that integrates drag-n-drop functionality for fast filing and navigation of SharePoint. See your content, folders and metadata all from the comfort of your inbox - even make a favorites list for quicker access. | Single User $7.25 | Canada   |
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<td>Collabmail Standard Edition</td>
<td>Annual Subscription for 10001 to 25000 Users Support and Maintenance included with annual software subscription. Collabmail is a Microsoft Outlook add-in that integrates drag-n-drop functionality for fast filing and navigation of SharePoint. See your content, folders and metadata all from the comfort of your inbox - even make a favorites list for quicker access.</td>
<td>Single User</td>
<td>$4.84</td>
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<td>518210ERM</td>
<td>HBLSTDASVOL6</td>
<td>Collabmail</td>
<td>Collabmail Standard Edition</td>
<td>Annual Subscription for 25001+ Users Support and Maintenance included with annual software subscription. Collabmail is a Microsoft Outlook add-in that integrates drag-n-drop functionality for fast filing and navigation of SharePoint. See your content, folders and metadata all from the comfort of your inbox - even make a favorites list for quicker access.</td>
<td>Single User</td>
<td>$2.42</td>
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<td>CENENTASVOL1</td>
<td>Collabware CLM</td>
<td>Collabware CLM Enterprise (E2) Edition</td>
<td>Annual Subscription for 1 to 250 Users Support and Maintenance included with annual software subscription. With DoD 5015.2 certified Collabware CLM you can control all aspects of the content lifecycle and drive increased user productivity by helping them find and use content more effectively.</td>
<td>Single User</td>
<td>$154.76</td>
<td>Canada</td>
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<tr>
<td>493110RM</td>
<td>CENENTASVOL2</td>
<td>Collabware CLM</td>
<td>Collabware CLM - Enterprise (E2) Edition</td>
<td>Annual Subscription - Single User (Volume 1) 251 to 1000 Users Support and Maintenance included with annual software subscription. With DoD 5015.2 certified Collabware CLM you can control all aspects of the content lifecycle and drive increased user productivity by helping them find and use content more effectively.</td>
<td>Single User</td>
<td>$96.73</td>
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<td>493110RM</td>
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<td>Collabware CLM</td>
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<td>Annual Subscription for 1001 to 2500 Users Support and Maintenance included with annual software subscription. With DoD 5015.2 certified Collabware CLM you can control all aspects of the content lifecycle and drive increased user productivity by helping them find and use content more effectively.</td>
<td>Single User</td>
<td>$58.04</td>
<td>Canada</td>
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Support and Maintenance included with annual software subscription. With DoD 5015.2 certified Collabware CLM you can control all aspects of the content lifecycle and drive increased user productivity by helping them find and use content more effectively.

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<td>Single User</td>
<td>$19.35</td>
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<tr>
<td>518210ERM</td>
<td>Collabware CLM Certified System Administrator</td>
<td>1 day</td>
<td>This course covers Collabware CLM product features, technical design, installation considerations and Collabware CLM installed components. By the end of the training, attendees will understand how to install and configure Collabware CLM. Target audience: SharePoint Administrators, SharePoint Solution Specialists</td>
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<td>Collabware CLM Solution Specialist (Electronic Records)</td>
<td>3 days</td>
<td>This course covers configuring and enhancing your Collabware CLM environment (file plan setup, access control levels, workflows, content rules, holds, retention, disposition, review lists, disposition certificates, search). Target audience: Records Managers, SharePoint Solution Specialists, Information Governance/Management professionals, Business Analysts supporting the Records Management or Compliance business area.</td>
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<td>518210ERM</td>
<td>Collabware CLM Solution Specialist (Physical Records)</td>
<td>1 day</td>
<td>This course covers configuring and enhancing your Collabware CLM environment for physical records (containers, box, folder, objects, circulation, transfers, reports, workflows, disposition). Target audience: Records Managers, SharePoint Solution Specialists, Information Governance/Management professionals, Business</td>
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<td>1 day</td>
<td>Collabware CLM product features, technical design, installation considerations and Collabware CLM installed components. By the end of the training, attendees will understand how to install and configure Collabware CLM. Target audience: SharePoint Administrators, SharePoint Solution Specialists</td>
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<td>493110RM</td>
<td>Collabware CLM Solution Specialist (Electronic Records)</td>
<td>3 days</td>
<td>This course covers configuring and enhancing your Collabware CLM environment (file plan setup, access control levels, workflows, content rules, holds, retention, disposition, review lists, disposition certificates, search. Target audience: Records Managers, SharePoint Solution Specialists, Information Governance/Management professionals, Business Analysts supporting the Records Management or Compliance business area.</td>
<td>1</td>
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<td>493110RM</td>
<td>Collabware CLM Solution Specialist (Physical Records)</td>
<td>1 day</td>
<td>This course covers configuring and enhancing your Collabware CLM environment for physical records (containers, box, folder, objects, circulation, transfers, reports, workflows, disposition). Target audience: Records Managers, SharePoint Solution Specialists, Information Governance/Management professionals, Business Analysts supporting the Records Management or Compliance business area.</td>
<td>1</td>
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<td>518210ERMGXYARCCSEA</td>
<td>Collabspace ARCHIVE</td>
<td>Collabspace ARCHIVE Cloud Compute Segment (1TB of content) for Enterprise Information Archiving and Enterprise Search. Includes connectors for Email, File Shares, and Microsoft 365.</td>
<td>Compute Segment</td>
<td>$7,200.00</td>
<td>None</td>
<td>30 days</td>
<td>CA</td>
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<tr>
<td>518210ERMGXYDISCSEA</td>
<td>Collabspace DISCOVERY</td>
<td>Collabspace DISCOVERY Cloud Compute Segment (1TB of content) for FOIA and eDiscovery Request Processing and Collection. Includes connectors for Email, File Shares, and Microsoft 365.</td>
<td>Compute Segment</td>
<td>$12,000.00</td>
<td>None</td>
<td>30 days</td>
<td>CA</td>
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<td>518210ERMGXYCONCSEA</td>
<td>Collabspace CONTINUUM</td>
<td>Collabspace CONTINUUM Cloud Compute Segment (1TB of content) for Electronic and Physical Records Management. Includes connectors for Email, File Shares, and Microsoft 365</td>
<td>Compute Segment</td>
<td>$14,400.00</td>
<td>None</td>
<td>30 days</td>
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APPENDIX B: ENTERPRISE LICENSE AGREEMENT

COLLABWARE SYSTEMS INC.
ENTERPRISE AGREEMENT

NOTE: In accordance with Clause 552.212-4(s), the Unenforceable Clauses provision of 552.212-4 takes precedence over any Commercial Supplier Agreement (CSA) incorporated into contract 47QSMA19D08QR. The language of Clause 552.212-4(w) Commercial Supplier Agreements – Unenforceable Clauses shall be deemed incorporated into all commercial supplier agreements associated with Contract 47QSMA19D08QR.

This Licensing Agreement (“Agreement”) is dated for reference as of DATE and is entered into between Collabware Systems Inc. having a place of business at 1188 West Georgia Street, Suite 1050, Vancouver, BC V6E 4A2 (“Collabware” or “Licensor”) and CUSTOMER (“Licensee”), having a place of business at CUSTOMER ADDRESS.

IN CONSIDERATION OF THE PROMISES set forth after this, the parties agree as follows:

1.00 DEFINITIONS

“Software” means the computer programs listed on one or more Licensor sales orders (“Sales Order”) submitted by Licensee from time to time and includes the updates, enhancements, and modifications provided by Collabware from time to time. The initial Sales Order is attached as Schedule A and incorporated by reference into this Agreement.

“Documentation” means the user manual provided with the Software under this Agreement, whether in electronic or physical formats.

“Licence Term” means the term of the Licence for particular Software as specified in the applicable Sales Order.

“Maintenance Term” means the term for which Licensee has subscribed to Licensor’s standard software maintenance services.

2.00 LICENSE

2.1 Grant. This is a license from Licensor and not a sale of goods. Subject to Licensee’s compliance with this Agreement, Licensor hereby grants to Licensee during the Licence Term a worldwide, non-exclusive, non-transferable, license (“Licence”) to install and use the object code version of the Software and the Documentation solely for its internal business purposes and based upon the number of production servers or the number of unique named users as purchased through Sales Orders from time to time. Licensee may make a copy of the Software and Documentation for back-up purposes. Licensee will make no other copies of the Software or Documentation except as authorized in this Agreement.
Title to the Software remains vested in Licensor, and nothing in this Agreement gives or conveys any right, title or interest in the Software or Documentation to Licensee except as granted hereunder.

2.2 Prohibited Uses. Licensee shall not sell, rent, lease, sub-license, lend, timeshare or transfer, in whole or in part, or provide unlicensed third parties access to, or use of, the Software or Documentation. Licensee shall not reverse engineer, decompile, disassemble or otherwise attempt to discover the source code or underlying ideas or algorithms of the Software. Licensee shall not alter, modify, or create any derivative works of the Software. Licensee shall not remove or obscure any copyright, trademark or other proprietary notices. Licensor assumes no liability for any computer system on which the Software is installed. The Software must be used only on hardware and an operating system platform that meet or exceed Licensor’s recommended specifications from time to time (“Supported Environment”). Such specifications are available upon request.

2.3 Software Maintenance. During the Maintenance Term Licensor shall provide to Licensee its standard software maintenance services, more particularly described in https://www.collabware.com/legal/support/.

2.4 Licensee’s Responsibilities. Licensee (i) is responsible for Licensee and its employees’, contractors’ and agents’ compliance with this Agreement and (ii) shall use the Software only in accordance with the Documentation and applicable laws and government regulations. Licensee will, at its sole expense, be solely responsible for supplying, configuring and maintaining the hardware, software and licences, telecommunication and internet equipment, connections and services necessary for providing a Supported Environment. Licensor will not be responsible for, nor obligated to provide Software Maintenance for, interruptions, errors, deficiencies or other problems with the Software arising from Licensee’s failure to provide a Supported Environment. Licensor has no responsibility for the working of Licensee’s computer and telecommunications equipment and networks, any other computer equipment or software Licensee uses.

3.00 TERM

The Unenforceable Clauses Provision of 552.212-4 of the solicitation hereby deletes, amends or overrides this clause.

3.1 Term. The term of this Agreement (“Term”) commences on the date of this Agreement and continue in effect for three years or until it is terminated as provided in this Part 3.00.

3.2 Termination. Without prejudice to any other rights, Licensor may terminate this Agreement on thirty (30) calendar days prior written notice if Licensee fails to comply with any of the material terms and conditions of this Agreement and fails to cure the failure within that 30-day period. Without limiting the previous sentence, Licensor may, in its sole discretion, suspend or terminate the Licence if; (1) Licensee is using the Software in a manner not permitted by this Agreement; (2) payment has not been made when due as provided under Section 4; or (3) Licensee is using the Software in violation of applicable law.
3.3 Licensee’s Termination Obligations. If this Agreement expires or terminates for any reason, the licence will immediately terminate and Licensee will immediately remove all copies of the Software from all of Licensee’s systems and destroy or return all related Documentation.

3.4 Delivery & Services. Upon execution of this Agreement and a Sales Order, Licensor will deliver to Licensee instructions for electronically download the Software ("Delivery"). Unless otherwise agreed in writing, Licensee will be responsible for installing the Software on its computer system. Licensee may order remote installation assistance, training and additional consulting services ("Services") as described and priced on a Sales Order.

4.00 FEES AND PAYMENT

The Unenforceable Clauses Provision of 552.212-4 of the solicitation hereby deletes, amends or overrides this clause.

4.1 Fees. Licensee shall pay the licence, maintenance and other fees set out in the applicable Sales Orders ("Fees").

4.2 Invoicing and Payment. Licensor will invoice the Fees and all invoices are due thirty (30) days from the date of the invoice.

4.3 Overdue Charges. All invoices due under this Agreement will accrue interest at the rate of 1.5% of the outstanding balance of the invoice per month (18% per year) from the date such invoice payment is due until the date the outstanding amount, including all accrued interest, is paid.

4.4 Suspension of Software and Acceleration. If full payment of Licensor's invoices is not received within (30) days after delivery of the applicable invoice to Licensee, Licensor may suspend the Licence such amounts are paid in full. Licensor shall not exercise this suspension right if Licensee is disputing the applicable charges reasonably and in good faith and is cooperating diligently to resolve the dispute.

4.5 Taxes. Unless otherwise stated, Fees do not include any taxes, levies, duties or similar governmental assessments of any nature, including but not limited to value-added, sales, use or withholding taxes, assessable by any local, state, provincial, federal or foreign jurisdiction (collectively, "Taxes"). Licensee is responsible for paying all Taxes associated with this Agreement. If Licensor has the legal obligation to pay or collect Taxes for which Licensee is responsible, the appropriate amount will be invoiced to and paid by Licensee unless Licensee provides Licensor with a valid tax exemption certificate authorized by the appropriate taxing authority. For clarity, Licensor is solely responsible for taxes assessable against it based on its income, property and employees. If Licensee is required under the law(s) of any applicable jurisdiction to deduct any withholding taxes from payments to Licensor, then (i) Licensee shall notify Licensor prior to withholding such taxes; (ii) the fee(s) or other charges payable by Licensee for the Software or services shall be increased so that the actual amount received by Licensor, net of all taxes, will be equal to the fees or other charges set forth in the applicable Sales Order and
invoiced to Licensee; and (iii) Licensee shall promptly furnish Licensor with the official receipt of payment of such taxes from the appropriate taxing authority.

5.00 PROPRIETARY RIGHTS

5.1 Generally. This Agreement provides Licensee with a limited right to use the Software, Documentation, Services and Software Maintenance and does not convey any other rights. As between the parties, Licensor and its licensors own all right, title and interest (including all intellectual property rights) in and to the Software, Documentation, Services and all copies, derivations, modifications and enhancements thereof. In addition, the parties agree that Licensor owns any suggestions, enhancement requests, recommendations or other feedback provided by Licensee and its employees, agents and independent contractors, including suggestions relating to the operation or functionality of the Software.

5.2 Reservation of Rights in Software. Subject to the limited rights expressly granted to Licensee under this Agreement, Licensor reserves all rights, title and interest in and to the Software, related documentation and all related intellectual property rights.

6.00 WARRANTIES

6.1 Licensor Warranties.

(a) Licensor warrants that (i) the Software will perform in substantial conformance with the Software Warranty (“Software Warranty”) for a period of 30 days after Licensor’s Delivery (“Warranty Period”); and (ii) that all Services shall be performed in a manner consistent with industry standards (“Services Warranty”). The Software Warranty and Services Warranty are conditioned upon the use of the Software strictly in accordance with this Agreement, the Documentation and Licensor’s written instructions and on a Supported Environment, and on the absence of any misuse, damage, alteration or modification to the Software. Licensor does not warrant that the Software will meet Licensee’s requirements, that the Software will operate in the combinations that Licensee may select for use, that the operation of the Software will be uninterrupted or error-free, or that all Software errors will be corrected.

(b) Licensor will have no obligations under this Section 6 if: (i) the breach of the Software Warranty or Services Warranty is caused by (A) abuse, misuse, alteration, neglect, accidental damage, unauthorized repair or installation of Software, (B) Licensee hardware, software, networks, or systems, or (C) Licensee’s failure to use the Software in accordance with this Agreement, the Documentation and Licensor’s written instructions; (ii) errors or defects are caused by Licensee or its employees, contractors or agents; (iii) all Fees then due to Licensor have not been paid; or (iv) Licensee is otherwise in breach of its obligations under this Agreement.

(c) For a breach of the Software Warranty that Licensee reports to Licensor during the Warranty Period, Licensor shall correct or replace the defective Software so that it performs substantially in accordance with the Documentation or, if this is not practical in Licensor’s reasonable judgment,
Licensor shall accept the return of the defective Software and refund to Licensee the amount actually paid to Licensor with respect to that returned Software. For a breach of Services Warranty, Licensor shall promptly re-perform the defective Service at no additional charge, or if this is not practical in Licensor’s judgment, provide to Licensee a refund of the amount actually paid to Licensor for such defective Service, provided that Customer has reported such breach no later than 30 days following Licensor’s performance of such Service. The Licensee shall report each Software Warranty or Services Warranty breach to Licensor in writing promptly after discovering it. Licensee shall allow Licensor reasonable remote and local access to the Software to perform warranty support in accordance with Licensor’s remote access requirements.

THIS SECTION 6.01 SETS FORTH LICENSOR’S SOLE LIABILITY AND LICENSEE’S SOLE REMEDY WITH RESPECT TO ANY WARRANTY CLAIM.

6.2 DISCLAIMER. EXCEPT AS PROVIDED FOR IN SECTION 6.01, THE SOFTWARE, DOCUMENTATION SERVICES AND SOFTWARE MAINTENANCE ARE PROVIDED TO LICENSEE ON AN “AS-IS” AND “AS-AVAILABLE” BASIS AND LICENSOR DISCLAIMS ALL WARRANTIES, CONDITIONS REPRESENTATIONS AND WARRANTIES, HOWEVER ARISING, WHETHER EXPRESS OR IMPLIED, ORAL OR WRITTEN, AS TO THE SOFTWARE, DOCUMENTATION, SERVICES OR SOFTWARE MAINTENANCE, INCLUDING BUT NOT LIMITED TO THE USE, SUFFICIENCY OR ACCURACY OF THE SOFTWARE, DOCUMENTATION, SERVICES OR SOFTWARE MAINTENANCE AND EXPRESSLY EXCLUDES ANY IMPLIED WARRANTY OF MERCHANTABILITY, NON-INFRINGEMENT, FITNESS FOR A PARTICULAR PURPOSE, OR ANY WARRANTY THAT OPERATION OF THE SOFTWARE WILL BE SECURE, UNINTERRUPTED OR ERROR FREE OR THAT THE SOFTWARE WILL MEET LICENSEE’S REQUIREMENTS OR THAT IT WILL OPERATE IN CONJUNCTION WITH EQUIPMENT, THIRD-PARTY SOFTWARE OR SERVICES THAT LICENSEE MAY OBTAIN OUTSIDE THIS AGREEMENT. LICENSEE ACKNOWLEDGES AND AGREES THAT THE INSTALLATION AND USE OF THE SOFTWARE MAY AFFECT THE USABILITY OF THIRD-PARTY SOFTWARE, APPLICATIONS OR SERVICES.

7.00 LIMITATION OF LIABILITY

7.1 LIMITATION OF DAMAGES. LICENSOR’S TOTAL CUMULATIVE LIABILITY WITH RESPECT TO OR ARISING OUT OF OR RELATED TO THIS AGREEMENT (WHETHER IN CONTRACT, TORT OR UNDER ANY OTHER THEORY OF LIABILITY) SHALL NOT EXCEED, IN THE AGGREGATE, THE AMOUNT ACTUALLY PAID BY LICENSEE FOR THE SOFTWARE OR SERVICE GIVING RISE TO THE CLAIM.

7.2 EXCLUSION OF CONSEQUENTIAL DAMAGES. IN NO EVENT SHALL LICENSOR HAVE ANY LIABILITY TO LICENSEE FOR ANY LOST PROFITS OR REVENUES, LOST DATA, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS OR FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES HOWEVER CAUSED, WHETHER IN CONTRACT, TORT OR UNDER ANY OTHER THEORY OF LIABILITY, AND WHETHER OR NOT LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7.3 LIMITATION OF CAUSE OF ACTION. No claim can be made against Licensor unless it is made within one year after the event giving rise to such claim.
8.00 CONFIDENTIAL INFORMATION

8.1 Definition of Confidential Information. As used in this Agreement, "Confidential Information" means all confidential information disclosed by a party ("Disclosing Party") to the other party ("Receiving Party"), whether orally or in writing, that is designated as confidential or that reasonably should be understood to be confidential given the nature of the information and the circumstances of disclosure. Licensor’s Confidential Information includes the Software, Documentation and other technical information related thereto. Confidential Information of each party includes this agreement’s terms and conditions, as well as business and marketing plans, technology and technical information, product plans and designs, and business processes disclosed by such party. Confidential Information does not include any information that (i) is or becomes generally known to the public without breach of any obligation owed to the Disclosing Party, (ii) was known to the Receiving Party prior to its disclosure by the Disclosing Party without breach of any obligation owed to the Disclosing Party, (iii) is received from a third party without breach of any obligation owed to the Disclosing Party, or (iv) was independently developed by the Receiving Party without reference to the Disclosing Party’s Confidential Information.

8.2 Protection of Confidential Information. The Receiving Party shall (i) use the same degree of care that it uses to protect the confidentiality of its own confidential information of like kind (but in no event less than reasonable care) (ii) not use any Confidential Information of the Disclosing Party for any purpose outside the scope of this Agreement, and (iii) except as otherwise authorized by the Disclosing Party in writing, limit access to Confidential Information of the Disclosing Party to those of its employees, agents, contractors and representatives who need such access for purposes consistent with this Agreement and who have signed confidentiality agreements with the Receiving Party containing protections no less stringent than those contained in this Agreement. The Receiving Party will be responsible and liable for any breach of these obligations by any of its employees, agents, contractors and representatives. Except as required by law, neither party shall disclose the financial terms of this Agreement to any third party other than its affiliates and their legal counsel and accountants without the other party’s prior written consent.

8.3 Compelled Disclosure. The Receiving Party may disclose Confidential Information of the Disclosing Party if it is compelled by law to do so, provided the Receiving Party gives the Disclosing Party prior notice of such compelled disclosure (to the extent legally permitted) and reasonable assistance, at the Disclosing Party’s cost, if the Disclosing Party wishes to contest the disclosure. If the Receiving Party is compelled by law to disclose the Disclosing Party’s Confidential Information as part of a civil proceeding to which the Disclosing Party is a party, and the Disclosing Party is not contesting the disclosure, the Disclosing Party will reimburse the Receiving Party for its reasonable cost of compiling and providing such Confidential Information.

9.00 FORCE MAJEURE

Neither party shall be considered in breach of its obligations under this Agreement due to any failure to perform such obligations arising out of causes beyond the reasonable control, and without the fault or
negligence, of such party. Such causes shall include, without limitation: acts of God; acts or omissions of any governmental authority, laws or regulations; fires, unusually severe weather, floods or other natural disasters; transportation stoppages or slowdowns or the inability to procure parts or materials; acts of terrorism, strikes or labor unrest; civil or military unrest; riots; degradation of telecommunications services; or where compliance with a condition herein would result in government imposed penalty or violation of applicable law. These causes will not excuse Licensee from paying accrued amounts due to Licensor through any available lawful means acceptable to Licensor. If any of these causes continue to prevent or delay performance for more than 180 days, Licensor may terminate this Agreement, effective immediately upon notice to Licensee.

10.00 INDEMNITY

The Unenforceable Clauses Provision of 552.212-4 of the solicitation hereby deletes, amends or overrides this clause.

10.1 Indemnification by Licensor. Licensor shall defend Licensee against any claim, demand, suit, or proceeding made or brought against Licensee by a third party alleging that the use of the Software in accordance with the documentation infringes or misappropriates the intellectual property rights of a third party (a "Claim Against Licensee"), and shall indemnify Licensee for any damages, reasonable attorney fees and costs finally awarded against Licensee or as finally settled by Licensor, provided that Licensee (a) promptly gives Licensor written notice of the Claim Against Licensee; (b) gives Licensor sole control of the defense and/or settlement of the Claim Against Licensee; and (c) provides to Licensor all reasonable assistance, at Licensor’s expense. In the event of a Claim Against Licensee, or if Licensor reasonably believes the Software may infringe or misappropriate a third party’s intellectual property rights, Licensor may in its sole discretion and in lieu of this indemnity (i) modify the Software so that it no longer infringes or misappropriates, provided such modification provides substantially similar functionality, (ii) obtain a license for Licensee’s continued use of the Software in accordance with this Agreement, or (iii) terminate Licensee’s right to use the Software upon 30 days’ written notice and refund to Licensee any prepaid Software fees, on a pro-rata basis for the time the Software was used in accordance with this Agreement.

10.2 Licensor has no obligation or liability under this Section 10 if the Claim Against Licensee results from: (i) any use of the Software not in accordance with this Agreement or the Documentation; (ii) a modification of the Software not performed by Licensor, or any modifications for non-standard features or functionality in connection with Services or otherwise at Licensee’s request, (iii) the failure to promptly install a new maintenance release or version of the Software that would have eliminated the actual or alleged infringement or misappropriation, (iv) the use or combination of the Software with any non-Licensor product, information, design, specification, instruction, software, data, or material where such infringement would not have arisen but for such use or combination, (v) Licensor’s or its authorized representative’s compliance with instructions, designs, plans or specifications furnished by or on behalf of Licensee, (vi) any activities of Licensee after Licensor has notified Licensee that such activities may result in a Claim Against Licensee, (vii) Licensee’s negligence or intentional misconduct, or (viii) any
patent infringement claim alleging infringement by Licensee-specific processes or methods created by or on behalf of Licensee using the Software and, but for such Licensee-specific method or process, the patent infringement claim would not have arisen.

**10.3 THIS SECTION 10.00 SETS FORTH LICENSOR’S SOLE LIABILITY AND LICENSEE’S SOLE REMEDY WITH RESPECT TO ANY INFRINGEMENT OR MISAPPROPRIATION CLAIM.**

**11.00 NOTICES**

All notices given pursuant to this agreement shall be in writing and given either by actual delivery or sent by email (delivery and read receipt required) to the address set out below, or to such alternate address that a party has specified by notice given in accordance with this section:

To Collabware  
Collabware  
1188 West Georgia Street, Suite 1050  
Vancouver, BC V6E 4A2

Attention: Graham Sibley  
gsibley@collabware.com

To Licensee  
CUSTOMER  
CUSTOMER ADDRESS

Attention: CUSTOMER CONTACT  
CUSTOMER CONTACT EMAIL

Notices shall be deemed to be received on the day they are actually delivered or as reflected by the delivery and read receipt if by email.

**12.00 ENTIRE AGREEMENT**

Licensee acknowledges that it has read this Agreement and the Schedules attached to it, understands each and agrees to be bound by the terms and conditions of each. Licensee agrees that this Agreement and the Schedules are the complete agreement between the parties and that this Agreement supersedes all prior agreements, oral or written and all other communications between the parties relating to the subject of this Agreement. This Agreement may supersede any previous rights to use the Software, including software licenses or subscriptions to use online versions of the Software.

**13.00 PARTIES’ RELATIONSHIP**

The parties are independent contractors. This Agreement does not and shall not be construed as creating a partnership, joint venture, agency of principal and agent, or other relationship.

**14.00 GOVERNING LAW AND DISPUTE RESOLUTION**

*The Unenforceable Clauses Provision of 552.212-4 of the solicitation hereby deletes, amends or overrides this clause.*

This Agreement and all related matters are governed solely by the laws of British Columbia, Canada and the applicable federal laws of Canada. The parties hereby irrevocably submit and attorn to the original
and exclusive jurisdiction of the Supreme Court British Columbia sitting in Vancouver, Canada, in respect of all disputes that the parties are permitted to take to court pursuant to this section.

If there is any dispute arising out of or relating to this Agreement, then the parties will use reasonable and good faith efforts to resolve such dispute, first by a maximum period of thirty (30) days of direct negotiation.

Any dispute arising out of or relating to this Agreement that is not settled by agreement between the parties within a reasonable time will be settled exclusively by binding arbitration by a single arbitrator. The location of the arbitration will be Vancouver, Canada. The arbitration will be governed by the Commercial Arbitration Act (British Columbia). The arbitrator will be selected and the arbitration conducted in accordance with the British Columbia International Arbitration Rules ("Rules") and conducted by the British Columbia International Commercial Arbitration Centre, except that the provisions of this Agreement will prevail over the Rules. The parties will share equally in the fees and expenses of the arbitrator and the cost of the facilities used for the arbitration hearing, but will otherwise each bear their respective costs incurred in connection with the arbitration. Depositions will not be allowed, but information may be exchanged by other means. The parties will use their best efforts to ensure that an arbitrator is selected promptly and that the arbitration hearing is conducted no later than 3 months after the arbitrator is selected. The arbitrator must decide the dispute in accordance with the substantive law of British Columbia. This requirement does not, however, mean that the award is reviewable by a court for errors of law or fact. Following the arbitration hearing, the arbitrator will issue an award and a separate written decision which summarizes the reasoning behind the award and the legal basis for the award.

The arbitrator cannot:

(i) Award damages excluded by the terms of this Agreement

(ii) Award damages in excess of the amount, if any, limited by the terms of this Agreement; or

(iii) Require one party to pay another party’s costs, fees, lawyer’s fees or expenses.

The award of the arbitrator will be final and binding on each party. Judgement upon the award may be entered in any court of competent jurisdiction.

The dispute resolution procedures described in this Section are the sole and exclusive procedures for the resolution of any disputes which arise out of or are related to this Agreement, except that a party may seek preliminary or temporary injunctive relief from a court of competent jurisdiction if, in that party's sole judgment, such action is necessary to avoid irreparable harm or to preserve the status quo. If a party seeks judicial injunctive relief as described in this Section, then the parties will continue to participate in good faith in the dispute resolution procedures described in this Section. The parties agree that no court which a party petitions to grant the type of preliminary or temporary injunctive relief described in this Section may award damages or resolve the dispute.
15.00 USAGE VERIFICATION

The Unenforceable Clauses Provision of 552.212-4 of the solicitation hereby deletes, amends or overrides this clause.

Licensor reserves the right to conduct an audit of Licensee’s records and operations related to the Software solely for purposes of ensuring Licensee’s compliance with this Agreement. Any audit shall be conducted at a mutually agreed upon date and time during Licensee’s standard business hours. If Licensor discovers through the results of an audit performed hereunder or through any other means that Licensee owes Licensor Fees, then Licensee shall pay Licensor the additional Fees at the then-current list Fees rates. In the event an audit determines that Licensee owes Licensor for Fees in an amount exceeding 5% of the Fees paid during the current year of the Term, then Licensee shall reimburse Licensor for the reasonable fees associated with the performance of such audit.

16.00 GENERAL PROVISIONS

The Unenforceable Clauses Provision of 552.212-4 of the solicitation hereby deletes, amends or overrides this clause.

No waiver of any of the provisions of this Agreement shall be deemed to constitute a waiver of any other provision nor shall such a waiver constitute a continuing waiver unless otherwise expressly provided in writing duly executed by the party to be bound. Any conflict between the terms of this Agreement and any Sales Order or other pre-printed terms shall be resolved in favour of the terms of this Agreement unless both parties agree otherwise in writing. By way of clarity, all standard terms contained in any Licensee purchase order or other form shall be overridden by the terms and conditions of this Agreement. Licensee agrees to comply with all import/export control or similar laws and regulations with respect to use of the Software, documentation, or technical data. The English version of this Agreement shall govern if this Agreement has been translated into other languages. If any term of this Agreement is found to be unenforceable or contrary to law, it will be modified to the least extent necessary to make it enforceable, and the remaining portions of this Agreement will remain in full force and effect. The headings appearing at the beginning of the sections contained in this Agreement have been inserted for identification and reference purposes only and shall not be used in the construction and interpretation of this Agreement. Neither this Agreement nor any rights under it may be assigned, transferred, shared or delegated by Licensee without the prior written consent of Licensor. This Agreement may be signed in counterparts, each of which when taken together forms one signed Agreement. This Agreement may not be modified or altered except by written instrument duly executed by both parties. This Agreement is binding upon and enures to the benefit of the successors to and permitted assigns of the parties.

The parties are signing this Agreement as of the date first set out above.
COLLABWARE by its authorized signatory:

Authorized Signatory

Name

Title

CUSTOMER by its authorized signatory:

Authorized Signatory

Name

Title
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Notes:
- Prices shown are in USD and do not include applicable taxes
The parties hereby expressly acknowledge and agree that if Customer issues any purchase order or similar document (whether issued prior to or following Customer’s execution of this Sales Order) in connection with the purchase of Software, it shall do so only for its own internal, administrative purposes and not with the intent to provide any contractual terms that may be set forth in such documents (all of which are hereby deemed rejected and extraneous to this Agreement), and Collabware’s performance shall not amount to an acceptance by conduct of any terms set out or referred to in any such purchase order or similar document.

Customer agrees, as indicated below, that either (i) Customer will issue a purchase order for the purchase of the Software described on this Sales Order upon execution of (ii) this Sales Order will serve as Customer’s purchase order and no separately issues purchase order will be required.

☐ Check this box if Customer will issue a purchase order.

☐ Check this box if Customer will NOT issue a purchase order.
Invoicing is annual and automatically billed 60 days in advance of renewal period during agreement term.

Signed By

COLLABWARE by its authorized signatory:

_________________________________________  ________________________________
Authorized Signatory                      Name

_________________________________________
Title

CUSTOMER by its authorized signatory:

_________________________________________  ________________________________
Authorized Signatory                      Name

_________________________________________
Title
This Software Support and Maintenance Program, also referred to as “Software Support and Maintenance”, or “Support”, or “Maintenance”, is the support Collabware makes available to Collabware software license holder (“Licensee”) for unmodified Collabware software products. The purpose of this document is to:

- Describe the Collabware Software Support and Maintenance Program
- Provide definitions of Collabware support and maintenance related terminology
- Describe Collabware support services including issue resolution, incident reporting, technical documentation, distribution of software updates and upgrades
- List general procedures and conditions including important contact information

The Software Support and Maintenance Program includes:

- Technical support for an unlimited number of support requests
- Software updates and upgrades
- Issue and incident reporting

1 DEFINITIONS

Any terms used in this document which are not defined herein shall have the meaning ascribed to them in the Enterprise Software License Agreement or the Enterprise Software Maintenance Agreement made between Collabware and Licensee.

1.1 “Current Product” means those software products which have not been discontinued or retired by Collabware, and for which Collabware offers standard support and maintenance services. A Current Product may become an End of Life Product at Collabware’s sole discretion.

1.2 “End of Life Product” means those software products which have been discontinued or retired by Collabware, and for which Collabware no longer offers standard support and maintenance services.

1.3 “Customer Contact” means an individual designated by Licensee who may contact Collabware to request technical support including reporting incidents and requesting assistance with using Collabware software products.

1.4 “First Response Time” means the amount of time between when the Customer Contact first reports a support issue or incident and when a Collabware Support Agent sends an acknowledgement response to the Customer Contact.
1.5 “Hot Fix” means a single fix in one of the specific functional areas deemed critical for a specific site (e.g., when production has stopped). When a business justification review is completed and a complete technical feasibility assessment results in approval, the fix is delivered directly to the customer usually via secure download. The documentation delivered with the Hot Fix clearly identifies the software problems(s) that are addressed by a Hot Fix and any limitations. Hot Fixes are tested by the affected team(s) in a focused manner. Hot Fixes are incorporated into subsequent software releases. Hot Fixes do not add new functionality; and are not functional unless the Licensee already has the required Product version installed.

1.6 “Incident” means the record of a customer request for technical assistance made via Collabware Help Center, by Web Form, email or phone. It contains technical notes and documentation of all interactions between the customer and support representative related to the request. A ticket tracking number is provided by Collabware Support after an Incident has been reported. This tracking number is used for referencing the request. The status of a ticket is either open (active) or closed (inactive).

1.7 “Service Level Target” means the value of a service metric at which an action on a support ticket complies with the Target Resolution Time. Only support tickets logged against an issue or incident in Licensee’s production environment are used to calculate this metric.

1.8 “Software License” means the limited grant of rights to use a Software program or component as defined by the terms and conditions in the Enterprise Software License Agreement.

1.9 “Software Updates” means a collection of files improve the software through enhancements and or that correct a problem with the software. Updates are available for download from the Collabware Help Center http://support.collabware.com. Collabware will send an email notification to the Licensee’s designated contacts advising when an update is available for download.

1.10 “Subscription Renewal” means the renewal of a Licensee’s subscription to Collabware product(s). A Subscription Renewal Invoice is issued 60 days prior to the expiration of the Subscription Term to all customers that have current software subscriptions. The invoice is emailed to the Customer Contact who has been designated to receive correspondence from Collabware. Support and Maintenance is included in a Licensee’s software subscription.

1.11 “Subscription Term” means the period in which Licensee is entitled to use Collabware software product(s) under their Enterprise Software License Agreement. This is defined by the software subscription start and end date specified in the agreement.

1.12 “Support and Maintenance Renewal” means the renewal of a Licensee’s support and maintenance under their Enterprise Software Maintenance Agreement. A Support and Maintenance Renewal Invoice is issued 60 days prior to the expiration of a Support and Maintenance term to all customers who have current Support and Maintenance subscriptions. The invoice is emailed to the Customer Contact who has been designed to receive correspondence from Collabware.

1.13 “Support and Maintenance Term” means the period in which the Licensee is entitled to receive support and maintenance under their Enterprise Software Maintenance Agreement. This is defined by the support and maintenance start and end date specified in their agreement.
1.14 “Support Services” means software technical support or technical assistance provided by Collabware to the Licensee and Collabware user community.

1.15 “Target Resolution Time” means the amount of time between when a support ticket is created and when the reported issue is deemed by Collabware to be solved.

1.16 “Updates” mean modifications and/or minor feature changes to the software, as determined by Collabware, and not defined as an Upgrade.

1.17 “Upgrades” mean new features or enhancements to the software that significantly add, enhance, or increase product features or major functionality.

1.18 “Workaround” means a series of instructions, procedural steps or usage clarifications to avoid an error or circumvent its effects. A Workaround does not involve issuance of new programming code.

2 SUPPORT AND MAINTENANCE

During the Support and Maintenance Term or the Subscription Term, and subject to the applicable fees and the terms of this program, Collabware shall provide the following support and maintenance services.

2.1 Support. Support includes the following solely for Current Products:

(a) Collabware Help Center. Customer Contact(s) will have access to the Collabware Help Center, which includes product documentation and other resources. Customer Contact(s) can access the Help Center through http://support.collabware.com; and the Collabware Help Center can be used to submit a support request using an online form.

(b) Support Requests and Incident Reporting. Customer Contact(s) can submit a support request or report an Incident using the Collabware Help Center online form, via email or via telephone.

(c) Unlimited Support Requests. Customer Contact(s) has an unlimited number of support requests.

(d) Updates. Collabware will make available to Customer Contact(s) a copy of any software updates and upgrades to Collabware products licensed through Collabware. Software updates and documentation are available through the Collabware Help Center.

(e) Hot Fix. Collabware will make a Hot Fix available to Customer Contact(s) after a Collabware business justification review is completed and a complete technical feasibility assessment results in approval. The Hot Fix is delivered directly to the customer usually via secure download.

(f) Live Remote Support for Select Issues. Collabware may interact with Customer Contact(s) using Citrix® GoToMeeting or similar software to assist in the support resolution process.

2.2 Limitations on Support and Maintenance

- Support Hours. Collabware will provide support services to Customer Contact(s) only during normal business hours between 6:00 a.m. and 6:00 p.m. Pacific Time, Monday through Friday, excluding Collabware recognized holidays.
o **Support and Maintenance on Current Products Only.** Support and maintenance are provided for current software products only. Any Collabware software products that have been designated as an End of Life Product is excluded from the Support and Maintenance Program.

o **Unsupported Software.** Support is limited to unmodified Collabware software. Sample applications that may ship with each product are provided for demonstration purposes and are considered unsupported.

o **Unsupported Customizations.** Any customizations made by third parties are unsupported.

o **Guided Installations and Upgrades.** Guided installations and upgrades are not covered under the Collabware support and maintenance program. A separate professional services package can be purchased through Collabware Sales.

o **Collabware Software and Maintenance Program Changes.** The terms and conditions of the Support and Maintenance Program are subject to change by Collabware with thirty (30) days written notice.

### 2.3 Preparing for Contacting Collabware Support

When contacting Collabware for technical support, Customer Contact(s) must be prepared to provide as much of the following information as possible:

- The phone number and email address where Customer Contact can be reached
- The version of the Collabware software
- The version of operating system and database used, if applicable
- A description of what Customer Contact was doing when the problem occurred
- The exact wording of any error messages that may appear on the screen
- Applicable log files
- Any steps already taken in an attempt to resolve the problem

### 2.4 Submitting Support Requests and Reporting Incidents

Licensees are required to designate Customer Contact(s) for all direct support-related communications with Collabware. Licensee may replace a Customer Contact at any time by notifying Collabware Support. Customer Contact(s) may contact Collabware Support via:

a) **Collabware Help Center:** Customer Contact(s) may submit a support request or report an Incident through the Online Form found in the Collabware Help Center [http://support.collabware.com](http://support.collabware.com). Customer Contact should include as much information as possible as outlined in the section *Preparing for Contacting Collabware Support*. Requests submitted through the Online Form outside of normal hours of operation are assigned to a Collabware Support Agent the following business day. Support Requests are answered on a first come, first served basis.
b) **Email:** Customer Contact(s) may submit a support request or report an Incident via [support@collabware.com](mailto:support@collabware.com). Customer Contact should include as much information as possible as outlined in the section *Preparing for Contacting Collabware Support*. Requests submitted via email outside of normal hours of operation are assigned to a Collabware Support Agent the following business day. Support Requests are answered on a first come, first served basis.

c) **Telephone:** Customer Contact(s) may submit a support request or report an Incident via telephone (855-268-0442). A Collabware Support Agent will create a support ticket for the Customer Contact. Customer Contact should include as much information as possible as outlined in the section *Preparing for Contacting Collabware Support*. Requests submitted via telephone outside of normal hours of operation are assigned to a Collabware Support Agent the following business day. Support Requests are answered on a first come, first served basis.

All support requests and incident reports whether submitted through the Collabware Help Center, Email or Telephone are given the same priority and level of attention.

### 2.5 Severity Definitions and Response Times

The following are Collabware’s severity definitions and targeted response times during normal hours of operation. Normal hours of operation are Monday through Friday 6:00 a.m. to 6:00 p.m. (Pacific Time) excluding Collabware holidays. Support requests submitted outside of the normal hours of operation will be responded to the following Collabware business day.

Licensee may select the severity of the support request when submitting the online support form; or may specify severity if submitting support ticket via email. Collabware reserves the right to adjust the severity level of any support ticket.

<table>
<thead>
<tr>
<th>Severity</th>
<th>Definition</th>
<th>First Response Time</th>
<th>Target Resolution Time*</th>
<th>Service Level Target**</th>
</tr>
</thead>
<tbody>
<tr>
<td>Severity 1</td>
<td>Product malfunction or failure significantly impacting product functionality in a production environment. No workaround is available.</td>
<td>Within 2 business hours of Collabware receiving support request</td>
<td>Within 3 business days</td>
<td>90%</td>
</tr>
<tr>
<td>(High)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Severity 2</td>
<td>Product malfunction or failure significantly impacting product functionality. A workaround is available.</td>
<td>Within 4 business hours of Collabware receiving support request</td>
<td>Within 5 business days</td>
<td>90%</td>
</tr>
<tr>
<td>(Medium)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Severity 3 (Low)

- Product malfunction or failure does not significantly impact core product functionality.
- Includes non-critical issues, general questions, feature requests, documentation issues, and non-production environment issues.

| Within 8 business hours of Collabware receiving support request | Within 10 business days | 90% |

*Target Resolution Times are measured against Collabware normal hours of operation Monday through Friday 6:00 a.m. to 6:00 p.m. (Pacific Time) excluding Collabware holidays.*

**Any incidents deemed to not be an issue with a Collabware product (for example: the root cause is determined to be a configuration of a Microsoft or third-party software product) will not count against the Service Level Target. Also, Incidents reported in a non-production environment will not count against the Service Level Target.

2.6 Resolution Time

Resolution times are dependent on factors that are often outside the control of Collabware. These factors often include but are not limited to integration with third-party applications, security issues, limitations based on user-designed workflow, customer environment limitations and customer availability.

Collabware is generally able to answer questions and suggest solutions on the same day the support request is received, however the turnaround time for a response will depend on the complexity of the Incident. While it is Collabware’s goal to provide an acceptable resolution to all incoming issues, Collabware cannot predict resolution time.

The Target Resolution Time outlined above apply to Collabware core functionality only. Any Incidents resulting from Microsoft software, third-party software or unsupported configurations are excluded.

2.7 Resolution Definition

A support ticket is considered resolved when at least one of the following conditions are met:

- A clear, concise answer has been delivered that resolves the issue
- A feature request or bug has been logged
- A ticket has been in Pending status and the customer has not responded to Collabware support agent within 3 business days

2.8 Service Targets and Credits

Collabware will provide a one-month service credit on future Subscription Renewal or Support and Maintenance Renewal for any month where the Service Level Target percentages are not achieved. The
Service Target percentage is calculated as the percentage of successful Incident Resolutions as compared to the outlined Target Resolution Time for the corresponding Incident Severity. The service credit is calculated as $\frac{1}{12}$ of the net annual software renewal amount.

Service Level Targets are tracked within Collabware Support Service Desk software. Customer Contact(s) and/or Licensee will be notified by Collabware of any service credit that will apply upon renewal.

3 CONTACT INFORMATION

Collabware Support
Tel.: 855-268-0442
Email: support@collabware.com
Website Address: [http://support.collabware.com](http://support.collabware.com)
Hours: 6:00 a.m. to 6:00 p.m. (Pacific Time) Monday through Friday, except Collabware holidays

Collabware Headquarters
Tel.: 778-724-1812
Email: info@collabware.com
Website: [http://www.collabware.com](http://www.collabware.com)
Hours: 8:00 a.m. to 5:00 p.m. (Pacific Time) Monday through Friday, except Collabware holidays

Collabware Product Training
Email: train@collabware.com
APPENDIX D: VENDOR CERTIFICATION

Vendor Certification for SIN 51 600 — Electronic Records Management Solutions

For the purposes of the Schedule 36 Solicitation (3FNJ-C1-000001-B), eleven (11) specific elements of Electronic Records Management (ERM) Services have been identified. These 11 elements are fully defined and the corresponding requirements are identified in the Universal Electronic Records Management Requirements attachment to the solicitation. These requirements have been established and are administered by the National Archives & Records Administration (NARA).

Vendors may provide any combination of the 11 elements of ERM Services; however, vendors must certify that they are capable of meeting all standards associated with the elements they propose by completing this certification. **Vendors should include a completed copy of this certification in their published GSA catalog to illustrate their ERM capabilities.**

Collabware Corporation
485 Massachusetts Avenue, Suite 300
Cambridge, MA 02139-4018

**Proposed Elements of Electronic Records Management Services:**
[Select all that apply]

- ✔ Element 1 - Desktop Applications
- ✔ Element 2 - Electronic Messages
- ✔ Element 3 - Social Media
- ✔ Element 4 - Cloud Services
- ✔ Element 5 - Websites
- ✔ Element 6 - Digital Media (Photo)
- ✔ Element 7 - Digital Media (Audio)
- ✔ Element 8 - Digital Media (Video)
- ✔ Element 9 - Databases
- ✔ Element 10 - Shared Drives
- ✔ Element 11 - Engineering Drawings

Collabware Corporation hereby certifies that we are capable of meeting all standards described in Solicitation -3FNJ-C1-000001-B and the Universal Electronic Records Management Requirements attachment for each of the sections of ERM Services we have proposed, as indicated above.

[Signature]

_Offeror (To be signed only by authorized principal, with authority to bind the undersigned contractor)

_________ Graham Sibley
Name (Printed)

_________ CEO
Title

May 3, 2019
Date