

Addendum to Master Software License Agreement

This Addendum modifies the Master Software License Agreement (the "Agreement") between **THE STATE OF MARYLAND** ("Licensee") and **Information Builders, Inc.** ("IBI" or Licensor). The Agreement is Appendix A to the Contract dated June 30, 2002 (the "Contract") between Licensor and Licensee.

The parties hereby agree to amend the Information Builders Master Software License Agreement (the "Agreement") as follows:

1. Section 4.4 of the Agreement shall be amended by adding the following: "*Notwithstanding the foregoing, nothing contained in any Rider shall amend the terms of this Agreement or the Contract.*"
2. Section 5.4 of the Agreement shall be amended by adding the following at the end of the section "*or as permitted by the Contract.*"
3. Section 6.3 of the Agreement shall be amended by adding at the end of the paragraph, "*... or as provided in the Contract.*"
4. Section 7.1 of the Agreement shall be amended to delete the words "*the single sum specified in the Applicable Rider.*" and to substitute in place thereof the words "*the sum specified in the Contract,*"
5. Section 7.2 shall be amended to delete the words "*the applicable rider for the initial term*" in the first sentence and substitute "*the sum specified in the Contract.*" Section 7.1 shall also be amended to delete the second sentence in its entirety.
6. Section 7.4 shall be deleted and the following substituted in its place: "*Charges for late payment shall be as provided in Title 15, Subtitle 1 of the State Finance and Procurement Article of the Annotated Code of Maryland.*"
7. Section 9.5 shall be amended to delete the words "*plus interest at one and one-half percent (1.5%) per month*" and substitute "*interest as permitted under section 15-102 of the State Finance and Procurement Article of the Annotated Code of Maryland.*"
8. Section 13.6 shall be amended to add at the beginning of the first sentence "**EXCEPT AS PROVIDED IN THE CONTRACT OR**"
9. Section 13.7 shall be amended to insert at the beginning of the section "**EXCEPT AS OTHERWISE PROVIDED IN THE CONTRACT.**"
10. Section 13.9 shall be amended to add the following sentence at the end of the section. "*The State's obligation to indemnify shall be subject to appropriations.*"

11. Section 16.1(a) shall be amended to delete "effective immediately and without prior notice" and insert "upon 10 days written notice."

12. Section 17.3(c) shall be amended to insert after the word "workaround" the following "provided that the workaround does not substantially increase the time for processing transactions."

13. Sections 19.1 shall be amended to delete the words "New York" and substitute in place thereof the word "Maryland."

14. Section 19.11 shall be deleted.

15. Section 19.14 shall be deleted and the following substituted in place thereof:

"The entire agreement between the parties with respect to the licensing is contained in the Contract, this Agreement and any amendments or exhibits attached hereto."

16. The following new sections 20 and 21 shall be added to the Agreement:

20. If there is any conflict between the provisions of the License Agreement and the provisions of this Addendum, then the provisions of this Addendum prevail.

21. This agreement shall be subject to all the terms and conditions of the Contract. If there is any conflict between this agreement and the Contract, then the Contract shall prevail.

Information Builders, Inc.

State of Maryland

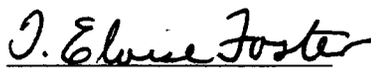
By:



Authorized Signature

Gerry D. Cohen, President

Dated _____



Authorized Signature

T. E LOISE FOSTER

Dated 6/20/02

BETWEEN STATE OF MARYLAND (hereinafter "Licensee"), a Corporation of the State of _____ with principal offices at 45 Calvert St, Annapolis, MD 21401 and INFORMATION BUILDERS, INC. (hereinafter "IBI"), a New York Corporation with principal offices at Two Penn Plaza, New York, New York 10121-2898, U.S.A.

1. Preamble

This Agreement sets forth the terms and conditions under which Licensee and its Affiliates, as defined below, may acquire License(s) to use IBI Software (this "Agreement"). An Affiliate may acquire a License hereunder solely by its execution of a separate Rider to this Agreement, at such time Affiliate becomes a "Licensee" pursuant to the terms and conditions contained herein. This Agreement grants to Licensee the non-exclusive, non-transferable right to use the specified Software in object code form only on the designated Computer.

2. Effective Date

The effective date of this Agreement shall commence on the earlier of: (i) the date Licensee accepts delivery of the Software; or (ii) the date upon which the Agreement was executed by both parties.

3. Definitions

3.1 "Affiliate" means an entity which is either: (a) at least fifty-one percent (51%) owned by Licensee; or (b) controlled by Licensee by virtue of direct or indirect ownership of fifty-one percent (51%) or more of its voting stock.

3.2 "Computer" means the actual, designated computer that Licensee either owns or leases and operates, and upon which the Licensee is authorized to install the Software included in the applicable License, as set forth in the applicable Rider. The computer shall be designated in a Rider which shall identify the Computer by CPU Model Number, Serial Number, and Installation Location.

3.3 "Concurrent User" means an individual Licensee employee, who has the right to access the Software on a licensed Computer simultaneously with a specified number of other Licensee employees.

3.4 "Delivery Date" means the date by which the Software shall be delivered, as set forth in the applicable Rider.

3.5 "Fee Schedule" means one or more schedules published by IBI from time to time which specify License Fees, InfoResponse Fees, Access Fees, Timesharing Fees, and other charges made by IBI.

3.6 "InfoResponse Fee" means the fee paid by Licensee, which entitles Licensee to annual enhancement, maintenance, and support services.

3.7 "Installation Location" means the actual location of the Computer upon which the Software is installed, as set forth in the applicable Rider.

3.8 "License" means the right to use the Software hereby granted by IBI to Licensee.

3.9 "License Fee" means the fee payable for the use of Software, as set forth in the applicable Rider and Fee Schedule.

3.10 "Professional Services" means all technical services, consulting and/or education services to be provided under a Work Order agreed to by the parties.

3.11 "Rider" means a signed Rider to this Agreement, executed by both parties, which refers to and incorporates the general terms and conditions of this Agreement, designates the type of license being granted to Licensee (a "One-Time License," a "Rental License," or a "Trial License"), the Software being licensed, the Delivery Date, Computer, Installation Location, and such other provisions as the parties deem appropriate and mutually agree to incorporate.

3.12 "Software" means the specific software items being Licensed.

3.13 "Trial License" means a license of limited duration, during which time the Licensee may test IBI Software. Each Trial License shall be initiated by a fully executed Rider which shall incorporate the terms and conditions of this Agreement, designate the Software to be tested, the duration of the test period, the fees payable, the scheduled Delivery Date, Computer, Installation Location, and such other provisions as the parties deem appropriate and mutually agree to incorporate.

3.14 "Upgrade" means an increase in the number of Users in a User-based license and/or the Licensee's movement of the licensed Software from the licensed CPU to a higher tier CPU as set forth in IBI's then-current published Fee Schedule.

3.15 "User" means a subscription user as further defined in Paragraph 11. If a License is priced based on a maximum number of Users, the maximum number of such Users shall be stated on the applicable Rider. All User-based licenses shall be subject to this definition, unless specifically designated a "Concurrent User" License.

4. Implementation

4.1 Licensee and IBI shall enter into a Rider for Software licensed pursuant to this Agreement.

4.2 Each Rider executed by both parties pursuant to this Agreement shall be implemented by IBI or by IBI's authorized agent through delivery to Licensee of the Software specified in the Rider on or before the Delivery Date.

4.3 IBI shall bear all risk of loss until delivery; and thereafter Licensee shall bear all risk of loss.

4.4 Effective upon mutual execution of a Rider to this Agreement by the parties hereto, such Rider and this Agreement shall replace and supersede any prior licenses or agreements between the parties relating to the licensing of the Software. The provisions of the Rider and this Agreement shall thereafter govern and control. - See Addendum

5. License and Permitted Use

5.1 Licensee hereby is granted a License to use the Software identified on the applicable Rider hereto, in object code form only, subject to the terms and conditions set forth in this Agreement. The Software shall be used by Licensee solely for its and its Affiliate's internal business purposes (i.e., no other third-party commercial use of the Software is permitted) by its authorized personnel, only on designated Licensee owned or leased and operated Computer(s) located at designated Licensee owned or leased and operated Installation Location(s). The designated Computer and Installation Location for each Software License shall be identified in the applicable Rider.

5.2 Licensee shall not copy or otherwise reproduce, or permit any third party to use, copy, or otherwise reproduce, all or any part of the Software (including, without limitation, any user manuals) except as expressly authorized by Paragraph 5.5. Licensee further agrees not to use all or any part of the Software as part of any of the following type of operations: (a) service bureau; (b) network; (c) time share; (d) facilities management; (e) testing facility; (f) outsourcing; or (g) other operation of similar purposes as (a) through (f); whether or not for monetary or other consideration, without IBI's express written consent and subject to any applicable IBI fees, terms, and conditions.

5.3 Licensee agrees that it shall not allow all or any part of the Software to be managed or supported by either: (a) a service bureau operation; (b) a time share operation; (c) an outsourcing company; (d) a facilities management company; or (e) any other third party, whether or not for monetary or other consideration; without IBI's express written consent. IBI's consent shall be conditioned upon the Licensee not being in breach of any of the provisions of this Agreement and shall be subject to Licensee's agreement to any additional applicable IBI fees, terms, and conditions. Such additional fees, terms, and conditions shall be set forth in applicable documents provided by IBI which the parties shall be required to execute. Such documents may include IBI's Third Party System Access Agreement; IBI's Timesharing Rider; or other applicable IBI documents. Such documents shall set forth any applicable IBI fees (such as License, Access, Timeshare, and Upgrade fees).

5.4 Licensee agrees not to make alterations to or modify any Software; attempt to assign, transfer, grant sub-licenses, leases, or other rights in or to any Software; or make any use of the Software, user manuals, or other documentation except as expressly authorized by this Agreement.

5.5 Licensee is authorized to make and retain one copy of the Software in non-printed, machine-readable form, for back-up and disaster recovery purposes. Nothing in this Agreement shall be construed to prohibit Licensee from maintaining a reasonable number of archival copies of the Software. All proprietary notices, logos, copyright notices, and similar markings shall be retained on such copies.

5.6 Except for the rights specifically granted herein, Licensee is granted no other rights in or to the Software delivered pursuant to each Rider. All rights to the Software (including all related manuals, educational, and training materials), and including, but not limited to, intellectual property rights, trade secrets, patents, trademarks, and copyrights are and shall remain the sole and exclusive property of IBI.

5.7 This License permits the Licensee and its employees to use the licensed Software on Licensee's designated Computer at Licensee's designated Installation Location as set forth in the applicable Rider hereto. Notwithstanding any other provision contained in this Agreement or Rider hereto, use of the Software on a computer which is operated by a third party, regardless of who owns such computer and whether such computer is located at Licensee's site or at a third party's site, is strictly prohibited without IBI's express prior written consent, which shall be conditioned upon compliance with the provisions set forth above in Paragraph 5.3.

6. Term of License

6.1 Any License that is designated in the applicable Rider as a One-Time License shall be for a term of ninety-nine (99) years, commencing on the Delivery Date.

6.2 Any License that is designated in the applicable Rider as a Rental License shall be for an initial minimum non-cancelable term of one (1) year, commencing on the Delivery Date. Thereafter, the Rental License shall automatically renew for successive terms of one (1) year at the Rental License fee rate specified in the then-current Fee Schedule. Licensee shall have the right to terminate a Rental License after the conclusion of the initial one (1) year term, by providing IBI at least thirty (30) days advance written notice.

6.3 Licensee shall have the right to convert a Rental License to a One-Time License at any time by providing IBI thirty (30) days written notice and by paying the One-Time License Fee specified in the then-current Fee Schedule, less any credits granted by such Fee Schedule.
A Trial License shall be for the period set forth in the applicable Rider.

License Fees

The License Fee for a One-Time License shall be the single sum specified in the applicable Rider, which fee Licensee shall pay to IBI within thirty (30) days of the date of invoice.

The License Fee of any Rental License shall be the monthly fee specified in the applicable Rider for the initial term. Thereafter, the License Fee for a Rental License shall be the amount specified in the then-current Fee Schedule. ~~Payments of License Fees for Rental Licenses are due monthly in advance on the first day of each month.~~

The License Fee for a Trial License shall be the amount set forth in the applicable Rider. Upon conversion of a Trial License to a One-Time License or a Rental License, Licensee shall pay the fee set forth in the then-current Fee Schedule, less any applicable credits.

After thirty (30) days, unpaid invoices are subject to a late payment charge of one and one-half percent (1.5%) per month, or the highest legal rate, if less. Late payment charges shall also apply to any upgrade which is effective retroactively due to Licensee's breach of the notice requirements contained herein.

8. InfoResponse Annual Enhancement, Maintenance, and Support Service

8.1 InfoResponse Standard Service includes:

(a) Telephone or other electronic support at IBI's central support headquarters during regular support hours (8 AM to 8 PM, EST, Monday through Friday, excluding national holidays), or from a local branch, if available; (b) enhancements and updates to the licensed Software, which are designated as such by IBI.

Features, software items, new products, or Software separately licensed by IBI are not included. InfoResponse Service is available for the latest Software release made generally available by IBI to its customers and for the two releases immediately preceding the latest available release.

8.2 InfoResponse Standard Service may be augmented by Licensee's subscription to IBI's Silver or Gold level of InfoResponse Service. Silver level support service extends the availability of certain maintenance services to twenty-four hours a day seven days a week, as further described in a separate Rider upon the purchase of this option. Gold level support service also extends the availability of certain maintenance services to twenty-four hours a day seven days a week, plus extra account support services which shall be further described in a separate Rider upon the purchase of this option.

8.3 InfoResponse Standard Service is provided:

(a) in the case of Rental License, for so long as the then-applicable Rental License Fee is paid; (b) in the case of a One-Time License for periods of one year by payment of the InfoResponse Fee as set forth in the then-current Fee Schedule. The initial InfoResponse Fee is payable as set forth in the then-current Fee Schedule; fees for InfoResponse Service renewal will be billed automatically on each anniversary of the Delivery Date. All InfoResponse Fees are payable within thirty (30) days of receipt of invoice; (c) in the case of a Trial License, without cost for the duration thereof. The InfoResponse Fee shall be due upon conversion of the Trial License to a One-Time License as set forth in the then-current Fee Schedule.

InfoResponse Onsite services may be obtained from IBI as agreed to by the parties under the terms of separate Work Order(s) as described in Paragraph 18 below. All reasonable expenses incurred by IBI for InfoResponse Onsite services will be reimbursed to IBI by Licensee. InfoResponse Onsite services may include, but are not limited to, installation, implementation, tuning and configuration services, and customized seminars. Professional Services such as education, training, consulting, programming, or other special services may be obtained pursuant to Paragraph 18 below.

8.5 IBI may terminate InfoResponse Service in the event Licensee is in breach of any of the provisions of this Agreement and has failed to cure such breach within thirty (30) days from receipt of IBI's written notice of such breach.

8.6 In the event that InfoResponse Service is suspended due to non-renewal on the Licensee's part, the Licensee may reinstate InfoResponse Service by payment of the back InfoResponse Fees which would have accrued during the non-covered period plus IBI's customary reinstatement surcharge.

9. Replacement Computers and Alternative Locations

9.1 The License granted pursuant to this Agreement is CPU and location specific. IBI shall grant to Licensee the right to replace the licensed CPU with another CPU which is owned/leased and operated by Licensee at a Licensee-owned data center, providing the Licensee is not in breach of any of the provisions of this Agreement and the original License is current on either IBI's InfoResponse Fees (if a One-Time License) or Rental License Fees (if a Rental License), in which case the Licensee may utilize the Software on a replacement computer within the same operating system in accordance with the following:

- (a) If the replacement computer is in the same or a lower price level as the original Computer as set forth in the then-current Fee Schedule, IBI shall authorize Licensee to use the Software on such replacement computer on identical terms and free of any other conversion fee or service charge; and
- (b) if the computer replacing the Computer identified in the Rider is at a higher price level as set forth in the then-current Fee Schedule, Licensee shall pay to IBI an additional fee based upon the difference between the License Fee paid for the original computer and the then-current License Fee for the replacement Computer and any conversion charges as are stated in the then-current Fee Schedule, less any applicable credits.

9.2 Licensee shall use reasonable efforts to advise IBI in writing of the use of the Software on a replacement computer thirty (30) days in advance of it coming into operation, but in no event later than thirty (30) days after such replacement comes into operation.

9.3 Licensee shall, upon IBI's request, confirm in writing, on each anniversary of the Delivery Date, the make, model, serial number, and location of the computer on which the Software is currently installed, that no replacement computer is or has been in operation, and that the authorized number of users has not been exceeded. Licensee shall permit representatives of IBI to inspect, on an annual basis, any location at which the Software is being used at reasonable times and on reasonable notice for the purpose of verifying that Licensee is not in default of this Agreement.

9.4 Installation of the Software on a different operating system is not permitted.

9.5 If Licensee fails to comply with its aforesaid reporting obligations, and the Software is installed on a replacement computer, and the then-current Fee Schedule for the replacement computer provides for a higher price level than that provided for the Computer on which the Software was installed, then Licensee shall pay to IBI, retroactive to date of such installation, the fee described in Paragraph 9.1(b) plus interest at one and one-half percent (1.5%) per month.

9.6 The parties shall enter into a Rider designating the replacement computer as the Computer authorized by this Agreement.

9.7 If a replacement Installation Location is in a different country, Licensee may be required to sign a new Rider or separate License Agreement with IBI (or its foreign representative) applicable to the country where the Software is installed. Such new Rider or License Agreement may be subject to different terms, fees, and discount rates.

9.8 If the affected License is a User based License then in addition to the above, the provisions of Paragraph 11 apply.

10. Additional Installations

10.1 Additional Software or Computers may be licensed hereunder by execution of a separate Rider, and payment of the applicable amount specified in the then-current Fee Schedule.

10.2 All additional License Fees or InfoResponse Fees shall be based on the then-current Fee Schedule for the country of installation; new installations may be eligible for the multiple installation discounts as specified therein.

11. Additional Users

This paragraph applies only to Licenses which were priced based on the number of users in the Software configuration. In the event the Licensee desires to upgrade to a larger user license, an upgrade to the license and/or InfoResponse Fee shall apply in accordance with the applicable then-current published Fee Schedule. Licensee shall use reasonable efforts to advise IBI of any increase in the number of permitted users thirty (30) days in advance of said additional users being given access to the Software, but in no event later than thirty (30) days after said additional users are given access to the Software. Licensee agrees to pay any applicable upgrade fees, retroactive to the date of such access. Unless otherwise noted on the applicable Rider, a "User" shall mean a specific individual employed by the Licensee who is authorized by the Licensee to use the Software, regardless of whether the individual is actively using the Software at any time. If the applicable Rider identifies the users as "Concurrent Users," then the maximum number of Concurrent Users shall be stated on the applicable Rider and upgrade fees shall apply if the Licensee exceeds the maximum number specified.

6. Term of License

6.1 Any License that is designated in the applicable Rider as a One-Time License shall be for a term of ninety-nine (99) years, commencing on the Delivery Date.

6.2 Any License that is designated in the applicable Rider as a Rental License shall be for an initial minimum non-cancelable term of one (1) year, commencing on the Delivery Date. Thereafter, the Rental License shall automatically renew for successive terms of one (1) year at the Rental License fee rate specified in the then-current Fee Schedule. Licensee shall have the right to terminate a Rental License after the conclusion of the initial one (1) year term, by providing IBI at least thirty (30) days advance written notice.

6.3 Licensee shall have the right to convert a Rental License to a One-Time License at any time by providing IBI thirty (30) days written notice and by paying the One-Time License Fee specified in the then-current Fee Schedule, less any credits granted by such Fee Schedule. A Trial License shall be for the period set forth in the applicable Rider.

License Fees

The License Fee for a One-Time License shall be the single sum specified in the applicable Rider, which fee Licensee shall pay to IBI within thirty (30) days of the date of invoice.

The License Fee of any Rental License shall be the monthly fee specified in the applicable Rider for the initial term. Thereafter, the License Fee for a Rental License shall be the amount specified in the then-current Fee Schedule. ~~Payments of License Fees for Rental Licenses are due monthly in advance on the first day of each month.~~

The License Fee for a Trial License shall be the amount set forth in the applicable Rider. Upon conversion of a Trial License to a One-Time License or a Rental License, Licensee shall pay the fee set forth in the then-current Fee Schedule, less any applicable credits.

After thirty (30) days, unpaid invoices are subject to a late payment charge of one and one-half percent (1.5%) per month, or the highest legal rate, if less. Late payment charges shall also apply to any upgrade which is effective retroactively due to Licensee's breach of the notice requirements contained herein.

8. InfoResponse Annual Enhancement, Maintenance, and Support Service

8.1 InfoResponse Standard Service includes:

(a) Telephone or other electronic support at IBI's central support headquarters during regular support hours (8 AM to 8 PM, EST, Monday through Friday, excluding national holidays), or from a local branch, if available; (b) enhancements and updates to the licensed Software, which are designated as such by IBI.

Features, software items, new products, or Software separately licensed by IBI are not included. InfoResponse Service is available for the latest Software release made generally available by IBI to its customers and for the two releases immediately preceding the latest available release.

8.2 InfoResponse Standard Service may be augmented by Licensee's subscription to IBI's Silver or Gold level of InfoResponse Service. Silver level support service extends the availability of certain maintenance services to twenty-four hours a day seven days a week, as further described in a separate Rider upon the purchase of this option. Gold level support service also extends the availability of certain maintenance services to twenty-four hours a day seven days a week, plus extra account support services which shall be further described in a separate Rider upon the purchase of this option.

8.3 InfoResponse Standard Service is provided:

(a) in the case of Rental License, for so long as the then-applicable Rental License Fee is paid; (b) in the case of a One-Time License for periods of one year by payment of the InfoResponse Fee as set forth in the then-current Fee Schedule. The initial InfoResponse Fee is payable as set forth in the then-current Fee Schedule; fees for InfoResponse Service renewal will be billed automatically on each anniversary of the Delivery Date. All InfoResponse Fees are payable within thirty (30) days of receipt of invoice; (c) in the case of a Trial License, without cost for the duration thereof. The InfoResponse Fee shall be due upon conversion of the Trial License to a One-Time License as set forth in the then-current Fee Schedule.

InfoResponse Onsite services may be obtained from IBI as agreed to by the parties under the terms of separate Work Order(s) as described in Paragraph 18 below. All reasonable expenses incurred by IBI for InfoResponse Onsite services will be reimbursed to IBI by Licensee. InfoResponse Onsite services may include, but are not limited to, installation, implementation, tuning and configuration services, and customized seminars. Professional Services such as education, training, consulting, programming, or other special services may be obtained pursuant to Paragraph 18 below.

8.5 IBI may terminate InfoResponse Service in the event Licensee is in breach of any of the provisions of this Agreement and has failed to cure such breach within thirty (30) days from receipt of IBI's written notice of such breach.

8.6 In the event that InfoResponse Service is suspended due to non-renewal on the Licensee's part, the Licensee may reinstate InfoResponse Service by payment of the back InfoResponse Fees which would have accrued during the non-covered period plus IBI's customary reinstatement surcharge.

9. Replacement Computers and Alternative Locations

9.1 The License granted pursuant to this Agreement is CPU and location specific. IBI shall grant to Licensee the right to replace the licensed CPU with another CPU which is owned/leased and operated by Licensee at a Licensee-owned data center, providing the Licensee is not in breach of any of the provisions of this Agreement and the original License is current on either IBI's InfoResponse Fees (if a One-Time License) or Rental License Fees (if a Rental License), in which case the Licensee may utilize the Software on a replacement computer within the same operating system in accordance with the following:

- (a) If the replacement computer is in the same or a lower price level as the original Computer as set forth in the then-current Fee Schedule, IBI shall authorize Licensee to use the Software on such replacement computer on identical terms and free of any other conversion fee or service charge; and
- (b) if the computer replacing the Computer identified in the Rider is at a higher price level as set forth in the then-current Fee Schedule, Licensee shall pay to IBI an additional fee based upon the difference between the License Fee paid for the original computer and the then-current License Fee for the replacement Computer and any conversion charges as are stated in the then-current Fee Schedule, less any applicable credits.

9.2 Licensee shall use reasonable efforts to advise IBI in writing of the use of the Software on a replacement computer thirty (30) days in advance of it coming into operation, but in no event later than thirty (30) days after such replacement comes into operation.

9.3 Licensee shall, upon IBI's request, confirm in writing, on each anniversary of the Delivery Date, the make, model, serial number, and location of the computer on which the Software is currently installed, that no replacement computer is or has been in operation, and that the authorized number of users has not been exceeded. Licensee shall permit representatives of IBI to inspect, on an annual basis, any location at which the Software is being used at reasonable times and on reasonable notice for the purpose of verifying that Licensee is not in default of this Agreement.

9.4 Installation of the Software on a different operating system is not permitted.

9.5 If Licensee fails to comply with its aforesaid reporting obligations, and the Software is installed on a replacement computer, and the then-current Fee Schedule for the replacement computer provides for a higher price level than that provided for the Computer on which the Software was installed, then Licensee shall pay to IBI, retroactive to date of such installation, the fee described in Paragraph 9.1(b) plus interest at one and one-half percent (1.5%) per month.

9.6 The parties shall enter into a Rider designating the replacement computer as the Computer authorized by this Agreement.

9.7 If a replacement Installation Location is in a different country, Licensee may be required to sign a new Rider or separate License Agreement with IBI (or its foreign representative) applicable to the country where the Software is installed. Such new Rider or License Agreement may be subject to different terms, fees, and discount rates.

9.8 If the affected License is a User based License then in addition to the above, the provisions of Paragraph 11 apply.

10. Additional Installations

10.1 Additional Software or Computers may be licensed hereunder by execution of a separate Rider, and payment of the applicable amount specified in the then-current Fee Schedule.

10.2 All additional License Fees or InfoResponse Fees shall be based on the then-current Fee Schedule for the country of installation; new installations may be eligible for the multiple installation discounts as specified therein.

11. Additional Users

This paragraph applies only to Licenses which were priced based on the number of users in the Software configuration. In the event the Licensee desires to upgrade to a larger user license, an upgrade to the license and/or InfoResponse Fee shall apply in accordance with the applicable then-current published Fee Schedule. Licensee shall use reasonable efforts to advise IBI of any increase in the number of permitted users thirty (30) days in advance of said additional users being given access to the Software, but in no event later than thirty (30) days after said additional users are given access to the Software. Licensee agrees to pay any applicable upgrade fees, retroactive to the date of such access. Unless otherwise noted on the applicable Rider, a "User" shall mean a specific individual employed by the Licensee who is authorized by the Licensee to use the Software, regardless of whether the individual is actively using the Software at any time. If the applicable Rider identifies the users as "Concurrent Users," then the maximum number of Concurrent Users shall be stated on the applicable Rider and upgrade fees shall apply if the Licensee exceeds the maximum number specified.

12. Image Licenses

Unless otherwise stated on the applicable Rider hereto, each WebFOCUS or iWay Software item licensed hereunder shall be for a single "Image." If multiple "Images" are authorized, then the permitted number of "Images" shall be identified on the applicable Rider hereto. An "Image" is defined as a single instance or installation of the licensed Software, operating on an authorized Computer. In the event Licensee desires to run multiple "Images" of the licensed Software on the authorized Computer, by use of logical partitions or other means, then Licensee must acquire a License for each additional Image. Each additional Image shall be subject to the additional "Image" pricing set forth in IBI's then-current published fee schedule. Licensee agrees to promptly notify IBI and acquire the appropriate License(s) in the event the number of permitted "Images" on the authorized Computer is exceeded.

13. Warranties; Limitation of Liability

13.1 IBI warrants that the Software provided shall function substantially as described in the applicable user manual, as modified from time to time. The Warranty Period shall commence on the Delivery Date and shall continue for the period during which IBI makes available and Licensee subscribes to InfoResponse Service for the affected License. During such period the above warranty shall apply to enhancements, updates, and other items provided under InfoResponse Service.

13.2 IBI uses reasonable commercial efforts to protect all Software (and the media in which the Software is embedded) from computer viruses or other contaminants. IBI warrants that to the best of its knowledge the Software (and the media in which the Software is embedded) provided by it do not contain any viruses or programming codes or instructions that are constructed to damage, interfere with, or otherwise adversely affect the Software, data files, or hardware. Notwithstanding the foregoing, IBI shall be permitted to include mechanisms in its Software which prevent illegal or unauthorized use providing such mechanisms do not prevent an authorized Licensee use of the Software as permitted herein.

13.3 IBI's sole obligation under the above warranties shall be to remedy or repair, as soon as reasonably practicable, all substantial and demonstrable errors and malfunctions in the Software. IBI may, in its sole discretion, provide either an update of the affected item, or an alternative method which has substantially the same functionality. For purposes of this Agreement, errors and malfunctions shall be considered to be "substantial" when they result in the impairment of one or more essential functions, features, or capabilities of the Software. IBI's aforementioned warranty obligation is conditioned upon:

(a) Licensee giving IBI written notice of any substantial malfunction promptly and in any event within ninety (90) days after it has become apparent; (b) the said malfunction being repeatedly demonstrable; (c) the Software having been properly maintained; (d) the Software being at IBI's most current available release level or no more than two releases immediately preceding the most currently available release; and (e) no unauthorized addition to or modification of the Software having been undertaken by Licensee or a third party whether or not said third party is acting on behalf of Licensee.

13.4 Licensee acknowledges and accepts that the role of IBI is solely that of a supplier of software and related items and that it is Licensee's responsibility to determine its own data processing requirements and to satisfy itself that the Software meets such requirements. Furthermore, Licensee recognizes it is responsible for the selection, use of, and results obtained from any Software or equipment used in conjunction therewith.

13.5 During the warranty period, IBI shall use reasonable commercial efforts to provide prompt and correct responses to telephone inquiries from Licensee. IBI shall take all steps reasonably required to correct any response which is not correct. IBI, however, shall have no liability for delays, errors, or omissions.

13.6 EXCEPT AS SPECIFIED HEREIN, NO OTHER WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE MADE BY IBI.

13.7 IBI'S SOLE RESPONSIBILITY FOR BREACH OF WARRANTY, ERRORS, OR OMISSIONS SHALL BE AS SET FORTH IN THIS PARAGRAPH 13. IN NO EVENT WILL IBI BE LIABLE TO LICENSEE OR ANY OTHER PARTY FOR ANY REASON WHATSOEVER, WHETHER IN CONTRACT OR TORT, FOR ANY FORM OF PUNITIVE, INDIRECT, SPECIAL, CONSEQUENTIAL, OR INCIDENTAL LOSS, DAMAGE, OR EXPENSE (INCLUDING, BUT NOT LIMITED TO, LOSS DUE TO INABILITY TO OBTAIN DATA, LOSS OF BUSINESS, OR LOSS OF ANTICIPATED PROFITS) IN CONNECTION WITH OR ARISING OUT OF THE FURNISHING, FUNCTIONING, OR USE OF ANY SOFTWARE OR PRODUCT PROVIDED UNDER THIS AGREEMENT OR ANY RIDER ENTERED INTO PURSUANT TO IT, EVEN IF IBI HAS BEEN ADVISED OF THE POSSIBILITY THEREOF.

13.8 IBI'S MAXIMUM LIABILITY FOR ANY DAMAGES, REGARDLESS OF FORM OF ACTION, SHALL IN NO EVENT EXCEED THE LICENSE FEES ACTUALLY PAID TO IBI FOR THE RELEVANT SOFTWARE OR INFORESPONSE SERVICES GIVING RISE TO THE LIABILITY, PRORATED OVER A THREE-YEAR TERM FROM THE INSTALLATION DATE OF THE APPLICABLE LICENSE OR THE DATE OF PERFORMANCE OF THE APPLICABLE INFORESPONSE SERVICES.

13.9 EACH PARTY INDEMNIFIES THE OTHER FROM LIABILITY FOR PERSONAL INJURY OR PROPERTY DAMAGE CAUSED BY THE OTHER PARTY'S NEGLIGENCE OR WILLFUL MISCONDUCT WHILE PERFORMING ITS OBLIGATIONS PURSUANT TO THIS AGREEMENT ON LICENSEE'S PREMISES.

14. Confidentiality and IBI Proprietary Rights

Licensee acquires no right in or to any IBI trademarks, copyrights, patents, trade secrets, or any other intellectual property rights belonging to IBI by virtue of entering into this Agreement or any Rider. Licensee shall take all reasonable precautions to maintain the confidentiality of the Software, which precautions shall be at least equivalent to those Licensee takes to protect its own confidential information of a similar nature. Without limiting the generality of the foregoing, Licensee acquires no rights in or to any source codes and shall not reverse engineer, disassemble, or take any other steps to discover such source codes. Licensee acknowledges that the licensed Software and documentation are deemed confidential and that Licensee will not make use of nor disclose the Software except as set forth in this Agreement.

15. Change in Affiliate Status/Assignment

15.1 In the event an entity which was a qualified Affiliate loses such qualification as defined herein then the following shall apply: (i) IBI shall continue to permit said former Affiliate to license the IBI Software under this Agreement for a period of up to ninety (90) days; or (ii) if the Licensee was using the Software to process an Affiliate's data, IBI shall continue to permit Licensee to process the former Affiliate's data for a period of up to ninety (90) days; and (iii) by the conclusion of said ninety (90) day period, in the case of item (i), the former Affiliate must execute IBI's Master Software License Agreement or cease its use of the Software in accordance with Paragraph 16.4 below; in the case of item (ii), the Licensee must cease processing the former Affiliate's data, or must execute IBI's applicable Timesharing Rider to this Agreement, which shall contain the applicable fees, terms, and conditions relating to such continued use. If an Affiliate was granted a discount based on its relationship with the Licensee, IBI shall be entitled to adjust such discount upon loss of Affiliate status.

15.2 This Agreement and each Rider may not be transferred or assigned, in whole or in part even by operation of law, by Licensee or IBI without the prior written consent of the other, which consent shall not be unreasonably withheld. A spin-off, sale of assets, merger, acquisition, or other transaction which involves a change of control of Licensee shall be deemed to be an assignment hereunder. Licensee shall notify IBI of any such transaction within five (5) business days after its occurrence. IBI may, however, assign this Agreement to an entity which acquires and continues its business.

16. Default and Termination

16.1 IBI may terminate this Agreement and any License under it: (a) Effective immediately and without prior notice, if Licensee breaches the provisions of Paragraphs 5 or 14; (b) upon thirty (30) days written notice, if Licensee fails to pay any License Fee when due, but such termination shall not take effect, and the respective License shall remain in full force and effect, if Licensee makes such payment prior to the expiration of the notice period; or (c) upon thirty (30) days written notice if Licensee is in default of any other provision of this License, but such termination shall not take effect, and this License shall remain in full force and effect, if Licensee cures such default prior to the expiration of the notice period.

16.2 Maintenance shall automatically terminate if Licensee does not pay the applicable InfoResponse Fee when due with respect to any One-Time License or for a Rental License upon failure to renew it.

16.3 Termination shall be without prejudice to the right of IBI to retain any fees paid before termination, to demand payment of any fees, charges, or reimbursable expenses that were due and unpaid at the effective date of termination, or to seek equitable relief, damages, or both for breach of any provision hereof.

16.4 If Licensee's right to use any Software terminates for any reason, whether with or without cause, or due to the expiration or non-renewal thereof, Licensee shall:

(a) Immediately cease using such Software and delete same, and all associated items from its library; (b) contact IBI to secure a Software Return Authorization Number; (c) return to IBI all copies of materials associated therewith or which are a part thereof; (d) confirm in writing to IBI that such deletion and return has occurred in accordance with the Notices provisions herein.

Addendum to Master Software License Agreement

This Addendum modifies the Master Software License Agreement (the "Agreement") between **THE STATE OF MARYLAND** ("Licensee") and **Information Builders, Inc.** ("IBI" or Licensor). The Agreement is Appendix A to the Contract dated June 30, 2002 (the "Contract") between Licensor and Licensee.

The parties hereby agree to amend the Information Builders Master Software License Agreement (the "Agreement") as follows:

1. Section 4.4 of the Agreement shall be amended by adding the following: *"Notwithstanding the foregoing, nothing contained in any Rider shall amend the terms of this Agreement or the Contract."*
2. Section 5.4 of the Agreement shall be amended by adding the following at the end of the section *"or as permitted by the Contract."*
3. Section 6.3 of the Agreement shall be amended by adding at the end of the paragraph, *"... or as provided in the Contract."*
4. Section 7.1 of the Agreement shall be amended to delete the words *"the single sum specified in the Applicable Rider."* and to substitute in place thereof the words *"the sum specified in the Contract,"*
5. Section 7.2 shall be amended to delete the words *"the applicable rider for the initial term"* in the first sentence and substitute *"the sum specified in the Contract."* Section 7.1 shall also be amended to delete the second sentence in its entirety.
6. Section 7.4 shall be deleted and the following substituted in its place: *"Charges for late payment shall be as provided in Title 15, Subtitle 1 of the State Finance and Procurement Article of the Annotated Code of Maryland."*
7. Section 9.5 shall be amended to delete the words *"plus interest at one and one-half percent (1.5%) per month"* and substitute *"interest as permitted under section 15-102 of the State Finance and Procurement Article of the Annotated Code of Maryland."*
8. Section 13.6 shall be amended to add at the beginning of the first sentence ***"EXCEPT AS PROVIDED IN THE CONTRACT OR"***
9. Section 13.7 shall be amended to insert at the beginning of the section ***"EXCEPT AS OTHERWISE PROVIDED IN THE CONTRACT."***
10. Section 13.9 shall be amended to add the following sentence at the end of the section. *"The State's obligation to indemnify shall be subject to appropriations."*

12. Image Licenses

Unless otherwise stated on the applicable Rider hereto, each WebFOCUS or iWay Software item licensed hereunder shall be for a single "Image." If multiple "Images" are authorized, then the permitted number of "Images" shall be identified on the applicable Rider hereto. An "Image" is defined as a single instance or installation of the licensed Software, operating on an authorized Computer. In the event Licensee desires to run multiple "Images" of the licensed Software on the authorized Computer, by use of logical partitions or other means, then Licensee must acquire a License for each additional Image. Each additional Image shall be subject to the additional "Image" pricing set forth in IBI's then-current published fee schedule. Licensee agrees to promptly notify IBI and acquire the appropriate License(s) in the event the number of permitted "Images" on the authorized Computer is exceeded.

13. Warranties; Limitation of Liability

13.1 IBI warrants that the Software provided shall function substantially as described in the applicable user manual, as modified from time to time. The Warranty Period shall commence on the Delivery Date and shall continue for the period during which IBI makes available and Licensee subscribes to InfoResponse Service for the affected License. During such period the above warranty shall apply to enhancements, updates, and other items provided under InfoResponse Service.

13.2 IBI uses reasonable commercial efforts to protect all Software (and the media in which the Software is embedded) from computer viruses or other contaminants. IBI warrants that to the best of its knowledge the Software (and the media in which the Software is embedded) provided by it do not contain any viruses or programming codes or instructions that are constructed to damage, interfere with, or otherwise adversely affect the Software, data files, or hardware. Notwithstanding the foregoing, IBI shall be permitted to include mechanisms in its Software which prevent illegal or unauthorized use providing such mechanisms do not prevent an authorized Licensee use of the Software as permitted herein.

13.3 IBI's sole obligation under the above warranties shall be to remedy or repair, as soon as reasonably practicable, all substantial and demonstrable errors and malfunctions in the Software. IBI may, in its sole discretion, provide either an update of the affected item, or an alternative method which has substantially the same functionality. For purposes of this Agreement, errors and malfunctions shall be considered to be "substantial" when they result in the impairment of one or more essential functions, features, or capabilities of the Software. IBI's aforementioned warranty obligation is conditioned upon:

(a) Licensee giving IBI written notice of any substantial malfunction promptly and in any event within ninety (90) days after it has become apparent; (b) the said malfunction being repeatedly demonstrable; (c) the Software having been properly maintained; (d) the Software being at IBI's most current available release level or no more than two releases immediately preceding the most currently available release; and (e) no unauthorized addition to or modification of the Software having been undertaken by Licensee or a third party whether or not said third party is acting on behalf of Licensee.

13.4 Licensee acknowledges and accepts that the role of IBI is solely that of a supplier of software and related items and that it is Licensee's responsibility to determine its own data processing requirements and to satisfy itself that the Software meets such requirements. Furthermore, Licensee recognizes it is responsible for the selection, use of, and results obtained from any Software or equipment used in conjunction therewith.

13.5 During the warranty period, IBI shall use reasonable commercial efforts to provide prompt and correct responses to telephone inquiries from Licensee. IBI shall take all steps reasonably required to correct any response which is not correct. IBI, however, shall have no liability for delays, errors, or omissions.

13.6 EXCEPT AS SPECIFIED HEREIN, NO OTHER WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE MADE BY IBI.

13.7 IBI'S SOLE RESPONSIBILITY FOR BREACH OF WARRANTY, ERRORS, OR OMISSIONS SHALL BE AS SET FORTH IN THIS PARAGRAPH 13. IN NO EVENT WILL IBI BE LIABLE TO LICENSEE OR ANY OTHER PARTY FOR ANY REASON WHATSOEVER, WHETHER IN CONTRACT OR TORT, FOR ANY FORM OF PUNITIVE, INDIRECT, SPECIAL, CONSEQUENTIAL, OR INCIDENTAL LOSS, DAMAGE, OR EXPENSE (INCLUDING, BUT NOT LIMITED TO, LOSS DUE TO INABILITY TO OBTAIN DATA, LOSS OF BUSINESS, OR LOSS OF ANTICIPATED PROFITS) IN CONNECTION WITH OR ARISING OUT OF THE FURNISHING, FUNCTIONING, OR USE OF ANY SOFTWARE OR PRODUCT PROVIDED UNDER THIS AGREEMENT OR ANY RIDER ENTERED INTO PURSUANT TO IT, EVEN IF IBI HAS BEEN ADVISED OF THE POSSIBILITY THEREOF.

13.8 IBI'S MAXIMUM LIABILITY FOR ANY DAMAGES, REGARDLESS OF FORM OF ACTION, SHALL IN NO EVENT EXCEED THE LICENSE FEES ACTUALLY PAID TO IBI FOR THE RELEVANT SOFTWARE OR INFORESPONSE SERVICES GIVING RISE TO THE LIABILITY, PRORATED OVER A THREE-YEAR TERM FROM THE INSTALLATION DATE OF THE APPLICABLE LICENSE OR THE DATE OF PERFORMANCE OF THE APPLICABLE INFORESPONSE SERVICES.

13.9 EACH PARTY INDEMNIFIES THE OTHER FROM LIABILITY FOR PERSONAL INJURY OR PROPERTY DAMAGE CAUSED BY THE OTHER PARTY'S NEGLIGENCE OR WILLFUL MISCONDUCT WHILE PERFORMING ITS OBLIGATIONS PURSUANT TO THIS AGREEMENT ON LICENSEE'S PREMISES.

14. Confidentiality and IBI Proprietary Rights

Licensee acquires no right in or to any IBI trademarks, copyrights, patents, trade secrets, or any other intellectual property rights belonging to IBI by virtue of entering into this Agreement or any Rider. Licensee shall take all reasonable precautions to maintain the confidentiality of the Software, which precautions shall be at least equivalent to those Licensee takes to protect its own confidential information of a similar nature. Without limiting the generality of the foregoing, Licensee acquires no rights in or to any source codes and shall not reverse engineer, disassemble, or take any other steps to discover such source codes. Licensee acknowledges that the licensed Software and documentation are deemed confidential and that Licensee will not make use of nor disclose the Software except as set forth in this Agreement.

15. Change in Affiliate Status/Assignment

15.1 In the event an entity which was a qualified Affiliate loses such qualification as defined herein then the following shall apply: (i) IBI shall continue to permit said former Affiliate to license the IBI Software under this Agreement for a period of up to ninety (90) days; or (ii) if the Licensee was using the Software to process an Affiliate's data, IBI shall continue to permit Licensee to process the former Affiliate's data for a period of up to ninety (90) days; and (iii) by the conclusion of said ninety (90) day period, in the case of item (i), the former Affiliate must execute IBI's Master Software License Agreement or cease its use of the Software in accordance with Paragraph 16.4 below; in the case of item (ii), the Licensee must cease processing the former Affiliate's data, or must execute IBI's applicable Timesharing Rider to this Agreement, which shall contain the applicable fees, terms, and conditions relating to such continued use. If an Affiliate was granted a discount based on its relationship with the Licensee, IBI shall be entitled to adjust such discount upon loss of Affiliate status.

15.2 This Agreement and each Rider may not be transferred or assigned, in whole or in part even by operation of law, by Licensee or IBI without the prior written consent of the other, which consent shall not be unreasonably withheld. A spin-off, sale of assets, merger, acquisition, or other transaction which involves a change of control of Licensee shall be deemed to be an assignment hereunder. Licensee shall notify IBI of any such transaction within five (5) business days after its occurrence. IBI may, however, assign this Agreement to an entity which acquires and continues its business.

16. Default and Termination

16.1 IBI may terminate this Agreement and any License under it:

(a) Effective immediately and without prior notice, if Licensee breaches the provisions of Paragraphs 5 or 14; (b) upon thirty (30) days written notice, if Licensee fails to pay any License Fee when due, but such termination shall not take effect, and the respective License shall remain in full force and effect, if Licensee makes such payment prior to the expiration of the notice period; or (c) upon thirty (30) days written notice if Licensee is in default of any other provision of this License, but such termination shall not take effect, and this License shall remain in full force and effect, if Licensee cures such default prior to the expiration of the notice period.

16.2 Maintenance shall automatically terminate if Licensee does not pay the applicable InfoResponse Fee when due with respect to any One-Time License or for a Rental License upon failure to renew it.

16.3 Termination shall be without prejudice to the right of IBI to retain any fees paid before termination, to demand payment of any fees, charges, or reimbursable expenses that were due and unpaid at the effective date of termination, or to seek equitable relief, damages, or both for breach of any provision hereof.

16.4 If Licensee's right to use any Software terminates for any reason, whether with or without cause, or due to the expiration or non-renewal thereof, Licensee shall:

(a) Immediately cease using such Software and delete same, and all associated items from its library; (b) contact IBI to secure a Software Return Authorization Number; (c) return to IBI all copies of materials associated therewith or which are a part thereof; (d) confirm in writing to IBI that such deletion and return has occurred in accordance with the Notices provisions herein.

17. Indemnification

17.1 IBI warrants that it owns the right to the Software licensed to Licensee and, subject to the remainder of this Paragraph 17, IBI agrees to defend or settle, at its option, any action brought against Licensee arising from any bona fide claim that Licensee's use of the Software which is the subject of any Rider to this Agreement infringes any patent, copyright, trademark, trade secret, or other proprietary right belonging to a third party ("Third Party Claim") and to hold Licensee harmless from any and all liabilities, losses, costs, damages, expenses, and reasonable attorney's fees that result from any such Third Party Claim.

17.2 IBI's obligations under this Paragraph 17 are conditioned upon: (a) IBI being promptly notified in writing by Licensee of any Third Party Claim; (b) Licensee giving IBI express sole authority to conduct the defense of any Third Party Claim and all negotiations of a settlement or compromise; (c) Licensee allowing its name to be used in proceedings as necessary; (d) Licensee providing IBI with all reasonable assistance in defending any Third Party Claim; and (e) the Third Party Claim shall not have arisen due to unauthorized acts or misconduct of Licensee or a third party, acting on behalf of Licensee.

17.3 If the Software which is the subject of any Rider becomes the subject of a Third Party Claim, IBI may at its option and expense either:

- (a) Obtain an appropriate license for Licensee from the party asserting the Third Party Claim; (b) replace or modify the Software (or parts thereof) that is the subject of the Third Party Claim so that it is functionally equivalent and no longer infringing; (c) provide a non-infringing workaround; (d) refund to Licensee so much of the License Fee as relates to the infringing Software items based on a straight line three (3) year depreciation schedule. Except for its indemnification obligations set forth above, IBI shall have no further liability to Licensee.

Professional Services

Licensee may obtain Professional Services and/or InfoResponse Onsite technical services from IBI as agreed to by the parties under the terms of individual Work Orders to IBI's separate Consulting and Education Agreement or Technical Services Agreement. All such consulting services shall be billed on a time and materials basis unless the parties expressly agree otherwise in writing.

General

Law to Be Applied

This Agreement and all Riders under it shall be governed by and interpreted under the laws of the State of New York, except its choice of law rules.

19.2 Forum

The parties agree that the making and performance of this Agreement constitutes the transaction of business in New York sufficient to give the federal and state court therein jurisdiction over both parties. Any action or proceeding involving, arising out of, or relating to this Agreement, or the making or breach thereof, shall be brought in a federal or state court located in the County, City, and State of New York, and in no other forum, and the jurisdiction of such courts over such matters shall be exclusive.

19.3 Taxes

All License Fees, InfoResponse Fees, and other charges referred to in this Agreement and payable under any Rider are net of any applicable sales, use, property, and other taxes and import or other duties, however designated or levied. Payment of all such taxes and duties (excluding taxes assessed upon the profit or gain of IBI), shall be the sole responsibility of Licensee.

19.4 Notices

Notices under this Agreement or any Rider shall be deemed given when sent postage prepaid by first class mail to the parties at the addresses specified below or such new address as they shall communicate to each other in writing from time to time.

Agreed to and accepted:

Information Builders, Inc.

Signature of Gerald D. Cohen

Name/Title: GERALD D. COHEN, PRESIDENT

Date: MAY 31 2002

To Licensee:

Blank lines for Licensee name and address

To IBI: Information Builders, Inc. Vice President of Finance Two Penn Plaza New York, New York 10121-2898, U.S.A.

19.5 Consent Whenever IBI's consent is required under this Agreement, such consent shall rest on IBI's sole reasonable discretion.

19.6 Force Majeure No party to this Agreement or any Rider under it shall be liable for delay or failure in the performance of its contractual obligations arising from any one or more events which are beyond its reasonable control. Upon such delay or failure affecting one party, that party shall notify the other party and use all reasonable endeavors to cure or alleviate the cause of such delay or failure with a view to resuming performance of its contractual obligations as soon as practicable.

19.7 Waiver The failure of any party to enforce or exercise, at any time or for any period of time, any term of or any right arising pursuant to this Agreement or any Rider under it does not constitute, and shall not be construed as, a waiver of such term or right and shall in no way affect that party's right to later enforce or exercise it. The waiver by either party of the breach of any provision of this Agreement shall not constitute a waiver of the breach of any other provision, or of the subsequent breach of the same provision.

19.8 Severability The invalidity or unenforceability of any term of or any right arising pursuant to this Agreement or any Rider shall in no way affect the remaining terms or rights.

19.9 Binding Effect This Agreement shall be binding upon and inure to the benefit of the parties, and their heirs, successors, and assigns.

19.10 Amendment This Agreement may not be amended, waived, terminated, or superseded except by a written instrument signed by a duly authorized representative of Licensee and an officer of IBI.

19.11 Inconsistencies Between Agreement and Rider, Work Order, and Other Documents

Unless a Rider or Work Order expressly provides otherwise, in the event of any inconsistency between the terms of this Agreement and any Rider or Work Order, the terms of this Agreement shall govern and control. This Agreement and any Rider or Work Order shall govern and control in the case of any inconsistency between it and any purchase order, confirmation, or other document issued by either party.

19.12 Plural and Singular Usage As used herein, the singular of any term includes the plural and the plural means the singular, whenever the context so requires.

19.13 Headings The section headings in this Agreement are inserted for convenience only and are not intended to affect the meaning or interpretation of this Agreement.

19.14 Entire Agreement This Agreement contains the entire agreement by and between the parties and all discussions, negotiations, statements, advice as to functionality, representations, and prior agreements are merged herein and shall not survive. It is expressly agreed that the terms of this Agreement and any Rider or Work Order shall supersede the terms in any Licensee purchase order or other ordering document.

20. See Addendum
21. " "

Signature of J. Elvira Foster

Name/Title: Secretary DBM

Date: 6/21/02

17. Indemnification

17.1 IBI warrants that it owns the right to the Software licensed to Licensee and, subject to the remainder of this Paragraph 17, IBI agrees to defend or settle, at its option, any action brought against Licensee arising from any bona fide claim that Licensee's use of the Software which is the subject of any Rider to this Agreement infringes any patent, copyright, trademark, trade secret, or other proprietary right belonging to a third party ("Third Party Claim") and to hold Licensee harmless from any and all liabilities, losses, costs, damages, expenses, and reasonable attorney's fees that result from any such Third Party Claim.

17.2 IBI's obligations under this Paragraph 17 are conditioned upon: (a) IBI being promptly notified in writing by Licensee of any Third Party Claim; (b) Licensee giving IBI express sole authority to conduct the defense of any Third Party Claim and all negotiations of a settlement or compromise; (c) Licensee allowing its name to be used in proceedings as necessary; (d) Licensee providing IBI with all reasonable assistance in defending any Third Party Claim; and (e) the Third Party Claim shall not have arisen due to unauthorized acts or misconduct of Licensee or a third party, acting on behalf of Licensee.

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- (a) Obtain an appropriate license for Licensee from the party asserting the Third Party Claim; (b) replace or modify the Software (or parts thereof) that is the subject of the Third Party Claim so that it is functionally equivalent and no longer infringing; (c) provide a non-infringing workaround; (d) refund to Licensee so much of the License Fee as relates to the infringing Software items based on a straight line three (3) year depreciation schedule. Except for its indemnification obligations set forth above, IBI shall have no further liability to Licensee.

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Agreed to and accepted:

Information Builders, Inc.

Signature of Gerald D. Cohen

Name/Title: GERALD D. COHEN, PRESIDENT

Date: MAY 31 2002

To Licensee:

Blank lines for Licensee name and address

To IBI: Information Builders, Inc. Vice President of Finance Two Penn Plaza New York, New York 10121-2898, U.S.A.

19.5 Consent Whenever IBI's consent is required under this Agreement, such consent shall rest on IBI's sole reasonable discretion.

19.6 Force Majeure No party to this Agreement or any Rider under it shall be liable for delay or failure in the performance of its contractual obligations arising from any one or more events which are beyond its reasonable control. Upon such delay or failure affecting one party, that party shall notify the other party and use all reasonable endeavors to cure or alleviate the cause of such delay or failure with a view to resuming performance of its contractual obligations as soon as practicable.

19.7 Waiver The failure of any party to enforce or exercise, at any time or for any period of time, any term of or any right arising pursuant to this Agreement or any Rider under it does not constitute, and shall not be construed as, a waiver of such term or right and shall in no way affect that party's right to later enforce or exercise it. The waiver by either party of the breach of any provision of this Agreement shall not constitute a waiver of the breach of any other provision, or of the subsequent breach of the same provision.

19.8 Severability The invalidity or unenforceability of any term of or any right arising pursuant to this Agreement or any Rider shall in no way affect the remaining terms or rights.

19.9 Binding Effect This Agreement shall be binding upon and inure to the benefit of the parties, and their heirs, successors, and assigns.

19.10 Amendment This Agreement may not be amended, waived, terminated, or superseded except by a written instrument signed by a duly authorized representative of Licensee and an officer of IBI.

19.11 Inconsistencies Between Agreement and Rider, Work Order, and Other Documents

Unless a Rider or Work Order expressly provides otherwise, in the event of any inconsistency between the terms of this Agreement and any Rider or Work Order, the terms of this Agreement shall govern and control. This Agreement and any Rider or Work Order shall govern and control in the case of any inconsistency between it and any purchase order, confirmation, or other document issued by either party.

19.12 Plural and Singular Usage As used herein, the singular of any term includes the plural and the plural means the singular, whenever the context so requires.

19.13 Headings The section headings in this Agreement are inserted for convenience only and are not intended to affect the meaning or interpretation of this Agreement.

19.14 Entire Agreement This Agreement contains the entire agreement by and between the parties and all discussions, negotiations, statements, advice as to functionality, representations, and prior agreements are merged herein and shall not survive. It is expressly agreed that the terms of this Agreement and any Rider or Work Order shall supersede the terms in any Licensee purchase order or other ordering document.

20. See Addendum 21. " "

Signature of J. Elvira Foster

Name/Title: Secretary DBM

Date: 6/21/02