CUSTOM APPLICATION SUPPORT AGREEMENT FOR RSA PRODUCTS

***IMPORTANT***

THIS CUSTOM APPLICATION SUPPORT AGREEMENT ("CAS AGREEMENT") IS EFFECTIVE AS OF THE DATE OF EXECUTION OF THE APPLICABLE ORDERING DOCUMENT MAKING REFERENCE TO THIS CAS AGREEMENT.

ANY AND ALL REFERENCES TO "CUSTOMER" SHALL BE DEEMED TO MEAN THE CUSTOMER SET FORTH IN AN APPLICABLE ORDERING DOCUMENT.

THIS CAS AGREEMENT SETS FORTH THE GENERAL TERMS AND CONDITIONS UNDER WHICH CUSTOMER MAY PERIODICALLY ENGAGE RSA TO PROVIDE CERTAIN PROFESSIONAL, EDUCATIONAL, OPERATIONAL AND TECHNICAL SERVICES ("SERVICES") TO CUSTOMER AS SET FORTH IN THE APPLICABLE ORDERING DOCUMENT ("ORDERING DOCUMENT") AND/OR A STATEMENT OF WORK ("SOW") THAT WILL BE ENTERED INTO BETWEEN RSA AND CUSTOMER.

THIS CAS AGREEMENT IS SUBJECT TO: (I) THE PROFESSIONAL SERVICES AGREEMENT BY AND BETWEEN RSA AND CUSTOMER, THE TERMS OF WHICH ARE INCORPORATED HEREIN BY REFERENCE (THE "PS AGREEMENT"). IN THE EVENT OF A CONFLICT BETWEEN THE TERMS AND CONDITIONS OF THIS CAS AGREEMENT AND THE TERMS AND CONDITIONS OF THE PS AGREEMENT, WITH RESPECT TO CUSTOM APPLICATION SUPPORT, THE TERMS AND CONDITIONS OF THIS CAS AGREEMENT SHALL GOVERN.

THIS CAS AGREEMENT IS A LEGALLY BINDING DOCUMENT BETWEEN YOU (MEANING THE INDIVIDUAL PERSON OR THE ENTITY THAT THE INDIVIDUAL REPRESENTS THAT HAS OBTAINED THE SOFTWARE AND HARDWARE FOR ITS INTERNAL PRODUCTIVE USE AND NOT FOR OUTRIGHT RESALE) (THE “CUSTOMER”) AND RSA (WHICH MEANS (I) IF CUSTOMER IS LOCATED IN THE UNITED STATES, MEXICO OR SOUTH AMERICA, THEN THIS IS A LEGAL AGREEMENT BETWEEN THE CUSTOMER AND RSA WITH “RSA” MEANING RSA SECURITY LLC. IF CUSTOMER IS LOCATED OUTSIDE OF THE UNITED STATES, MEXICO OR SOUTH AMERICA, THEN THIS IS A LEGAL AGREEMENT BETWEEN THE CUSTOMER AND RSA, WITH “RSA” MEANING (II) THE LOCAL RSA SALES SUBSIDIARY, IF CUSTOMER IS LOCATED IN A COUNTRY IN WHICH RSA DOES BUSINESS THROUGH A LOCAL RSA SALES SUBSIDIARY; (III) IF CUSTOMER IS LOCATED IN A COUNTRY IN WHICH RSA DOES NOT HAVE A LOCAL SALES SUBSIDIARY, THE LOCAL DELL OR EMC ENTITY AUTHORIZED BY RSA ON THE RSA QUOTE OR OTHER RSA ORDERING DOCUMENT; OR (IV) RSA SECURITY & RISK IRELAND LIMITED (IF CUSTOMER IS LOCATED IN A COUNTRY IN WHICH NEITHER RSA SECURITY LLC NOR DELL EMC HAS A LOCAL SALES SUBSIDIARY).

Unless RSA agrees otherwise in writing, this CAS Agreement governs Customer’s receipt of the custom application support services set forth herein, except to the extent all or any portion of the custom application support services are subject of a separate written agreement set forth in a quotation issued by RSA.

By clicking on the “Agree” or “Accept” or similar button at the end of this CAS Agreement, or proceeding with the use of the custom application support services or authorizing any other person to do so, you are representing to RSA that you are (i) authorized to bind the Customer; and (ii) agreeing on behalf of the Customer that the terms of this CAS Agreement shall govern the relationship of the parties with regard to the subject matter in this CAS Agreement, and are waiving any rights, to the maximum extent permitted by applicable law, to any claim anywhere in the word concerning the enforceability or validity of this CAS Agreement.

If you do not have authority to agree to the terms of the CAS Agreement on behalf of the Customer, or do not accept the terms of this CAS Agreement on behalf of the Customer, click on the “Cancel” or “Decline” or other similar button at the end of this CAS Agreement.

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1. Definitions

(a) Any term not defined herein, but defined in the PS Agreement, shall be deemed to have that definition identified in the PS Agreement.

(b) “Custom Application Support” means a maintenance program offered by RSA on an optional basis which provides its customers with maintenance of custom software developed and/or delivered under a professional services agreement or other equivalent agreement. This optional maintenance program consists of the technical services described in Section 2 below.

(c) “Custom Application Support Fee” means the fee charged to Customer as quoted by an authorized RSA representative for provision of the Custom Application Support described herein, exclusive of any separate time and materials amounts attributed to additional support services which may be performed by RSA at the election of the Customer.

(d) "Error" shall mean any reported malfunction, error or other defect in the custom software that can be reproduced by RSA and constitutes a non-conformity from the applicable statement of work.

(e) “Maintenance Agreement” means an agreement executed by and between Customer and RSA which provides the terms under which RSA supports Customer’s use of RSA’s generally available products.

(f) “Severe Bug” or “S1 Bug” means a bug that causes a severe problem that prevents customer from performing business critical functions.

(g) “Enhancement” means an improvement to custom software that results in additional functionality, including upgrades to address patches and/or upgrades of, or other changes in, dependent products such as operating systems, server software, etc. not specifically identified in the Statement of Work.

2. RSA’s Obligations

Prior to receiving Custom Application Support, a Customer must have executed and have paid all fees outstanding under the Maintenance Agreement. So long as this CAS Agreement and the Maintenance Agreement remain in effect, RSA shall provide the following services to Customer under the Custom Application Support program:

(a) Provide telephone consultation to Customer with respect to the custom software during the hours in which Customer receives support under the Maintenance Agreement. Calls for Custom Application Support should be directed to the applicable technical support centers listed at the following link: https://community.rsa.com/docs/DOC-1294.

(b) Provide initial response within four (4) hours of Customer’s report of all S1 Bugs.

(c) Isolate and verify S1 Bugs; and correct such S1 Bugs to the extent determined necessary by RSA.

In addition to the services described above, at the election of Customer, RSA may provide additional support on a separate time and materials basis to address and develop Enhancements and fixes for non S1 Bugs.

3. Customer’s Obligations

In order to receive the Custom Application Support services described herein, Customer agrees to:

(a) Continue to subscribe to one of RSA’s support offerings.

(b) Use reasonable efforts to ensure that reported S-1 Bugs have been isolated from the standard RSA products to confirm that the S-1 Bug is custom software related. Maintenance and support issues related to standard RSA products will be supported under the terms of a separate Maintenance Agreement between RSA and Customer.

(c) Customer must provide, support and allow RSA access to all hardware and software necessary to provide Custom Application Support.

(d) Identify a single point of contact familiar with the custom software who will be responsible for calling for support.

4. Limitations

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Not included in the Custom Application Support services described herein are:

(a) Repair or replacement of custom software required as a result of causes other than normal use, including, without limitation, repair, maintenance, alteration or modification of the custom software by persons other than RSA or RSA authorized personnel; accident, fault or negligence of the Customer; operator error or improper use or misuse of the custom software; or causes external to the custom software, such as but not limited to failure of electrical systems, or fire or water damage.

(b) Modification or replacement of the custom software due to incompatibilities in or failure of the custom software resulting from patches and/or upgrades of, or other changes in, dependent products such as operating systems, server software, etc. not specified in the Statement of Work.

(c) Repair, alteration or replacement required due to modifications made to the custom software by persons other than RSA or RSA-authorized personnel, or the use of the custom software with software or equipment other than that for which the custom software was originally developed.

(d) Maintenance support due to Customer’s noncompliance of the provisions of Section 3 herein.

5. Payment and Term

(a) Payment of the Custom Application Support Fee shall be due net 30 days from date of RSA invoice.

(b) The initial term of this CAS Agreement shall begin as set forth in the applicable ordering document. Subject to Section 5(c), Custom Application Support may subsequently be renewed on an annual basis, unless RSA notifies Customer at least 60 days before the expiration of the initial term or any renewal term of its intent not to renew Custom Application Support.

(c) Custom Application Support specifically excludes support for any version of the custom software released by RSA which has reached its "end of primary support" (EOPS) date, as determined by RSA. Each custom software deliverable will reach its EOPS date after a period of not less than thirty six (36) months following the date of that deliverable’s "General Availability" (or "GA" release date, as this term is generally understood in the software industry). This time period may be extended by RSA at its sole discretion. For certain custom software deliverables, Customers may enter into an Extended Support agreement for a period of one or two years to obtain Custom Application Support for custom software which has already reached its EOPS date.

(d) If Custom Application Support expires or is terminated, and Customer subsequently seeks to reinstate Custom Application Support, Customer shall pay the cumulative (a) Custom Application Support Fees applicable for the period during which support lapsed; and (b) the then-current reinstatement fee, as quoted by an authorized RSA representative, distributor or reseller.