

PALANTE TECHNOLOGY COOPERATIVE, INC. WORK AGREEMENT

Prepared for:

[CLIENT]
[DATE]

Contact:

Palante Workers team@palantetech.coop



Work Statement

This Agreement between [CLIENT NAME], "Client", and Palante Technology Cooperative, Inc., and the Subcontractors or Employees thereof, "Consultants", is effective as of [DATE] for the term length of one (1) year ending [DATE]

1. Fee Schedule

- a. Initial fees: Upon execution of this agreement, Client shall pay an initial set up fee of \$XXX. The set up fee includes work station installation and maintenance as specified in Appendix D. Installation and maintenance fees for work stations added after the commencement of this agreement shall be billed as per paragraph f. below.
- b. Fees for service shall then be billed as follows:
- c. Services: All services provided by Consultant are specified in Appendix B. Said services shall be billed to Client at a monthly rate of **\$XXX**.
- d. Projects: Any services not specified in Appendix B are Projects. Projects are billed separately and in addition to Services.
- e. Fees for repairs and troubleshooting are as follows:
 - Remote services: Between the hours of 10 am-6 pm, exclusive of Holidays, non-urgent repair and/or troubleshooting or any type of systems support is complementary for the first 2 hours. Any additional shall be billed at the rate of \$XXX hourly.
 - ii. On-site services: Between the hours of 10 am-6 pm, exclusive of Holidays, the fee schedule shall be the same as for remote services, above.
 - iii. Travel: If the Client requires that any Consultants travel outside of their city of residence, the Client must compensate the Consultants for any related travel and lodging expenses incurred.
 - iv. After 6pm, on weekends or Holidays, Consultant shall make a service call subject to availability and the fee shall be 200% the hourly rate with a minimum charge equal to one hour.
- f. Workstation Installation and Maintenance:
 - i. Initial set-up \$ 2x flat fee per workstation.
 - ii. Notice of a new user must be submitted via email/ticket within five (5) business days of the anticipated start date. If notice is not given, the initial set-up with be a rush rate \$ 3x flat fee per user.
- g. Fee Adjustments and Amendments: Fee changes or adjustments are limited to Projects and items not covered in Appendix B and shall be solely by mutual consent of Client and Consultant.
- h. Outstanding Balances: If there is a balance outstanding after the payment due date, it may be necessary to send Client's account for further collection activity. If this occurs, then client shall be responsible for any and all fees associated with said collection efforts, including collection agency fees and attorney's fee, as permitted by law.

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2. Taxes

All fees are exclusive of applicable Federal, State and local taxes. Applicable taxes shall be added to all invoices unless Client provides Consultant with valid certificates of exemption

3. Coverage

Remote help desk and management of Client's IT networks for all items listed in Appendix B will be provided to the Client by Consultants between the hours of 10 am – 6 pm Monday through Friday, excluding Holidays. Network Monitoring Services will be provided 24/7/365. Hardware costs are excluded from this Agreement.

a. Appendix A governs the procedures of Client's initiation and Consultant's response to Client's service requests. Consultants will apply best efforts to Client's service requests made after hours or on Holidays. Trouble Tickets must be transmitted to Consultant by email to our Help Desk. If Client's email is unavailable, then Consultant will accept service requests by phone. Each service request will be assigned a Trouble Ticket number for tracking. Fees for Emergency services performed outside of the hours of 10 am – 6 pm Monday through Friday, or on Holidays, are governed by Section 1 (Fees), paragraph e, subparagraph iv of this Agreement.

4. Additional Maintenance Services

a. Hardware/System Support

Consultants shall provide support of all hardware and systems specified in Appendix D. However, the following are conditions precedent to such support:

- i. All Hardware must be covered under a currently active Vendor Support Contract, or replaceable parts must be readily available,
- ii. All Software must be genuine and licensed.
- iii. Support for Software must be available from a vendor or active development community.

Any hardware or systems failing to meet these provisions will be excluded from this Service Agreement. Should 3rd Party Vendor Support Charges be required in order to resolve any issues, Client will be required to authorize these charges and will be responsible for all such charges incurred.

b. Virus Recovery for Current, Licensed Anti-virus Protected Systems

Attempted recovery from damages caused by virus infection not detected and quarantined by anti-virus software is covered at no charge under the terms of this Agreement. This Service is limited to those systems protected with a currently licensed, vendor supported anti-virus solution.

c. Monitoring Services

Consultants will provide ongoing monitoring and security services of all critical devices as indicated in Appendix B. Consultants will document critical alerts, scans

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and event resolutions to Client. Should a problem be discovered during monitoring, Consultants shall make every attempt to rectify the condition in a timely manner through remote means.

5. Minimum Standards Required for Services

1. Minimum Environment

In order for Client's existing environment to qualify for Consultants' Services, the following requirements must be met:

- a) All Servers with Microsoft Windows Operating Systems must be running Windows 2016 Server or later, and have all of the latest Microsoft Service Packs and Critical Updates installed
- b) All Servers with GNU/Linux Operating Systems must be running a currently supported version of the Debian distribution.
- c) All Desktop PC's and Notebooks/Laptops with Microsoft Windows Operating Systems must be running Windows 10 or later, and have all of the latest Microsoft Service Packs and Critical Updates installed.
- d) All Desktop PC's and Notebooks/Laptops with Apple OS X Operating Systems must be running OS X 10.14 Mojave or later, and have all of the latest system updates installed.
- e) All Desktop PCs and Notebooks/Laptops with GNU/Linux Operating Systems must be running a currently supported version of the Debian distribution.
- f) All Server and Desktop Software must be genuine and licensed. Support for software must be available from a vendor or active development community.
- g) The environment must have a currently licensed, up to date and Vendor or developer Supported Antivirus Solution protecting all Servers, Desktops, Notebooks/Laptops, and Email.
- h) The environment must have a currently licensed, Vendor or developer supported Server based Backup Solution that can be monitored, and send notifications on job failures and successes.
- i) All Wireless data traffic in the environment must be securely encrypted using WPA2 or newer (in-office).
- j) There must be an outside IP address assigned to a network device, allowing SSH, RDP, or VPN access (in-office).
- k) Clients must have a device management system Jumpcoud, Office365, Mosyle MDM, OR Active Directory (in office).
- All Servers, Desktop PC's and Notebooks/Laptops must have currently licensed, up to date and Vendor or developer Supported remote access software, allowing Consultants access.
- m) Grandfather clause— All Clients who signed contracts with Consultants on or before Jan 1st 2015 preserve previous minimum standard requirements for existing computers. New computers must meet minimum standards as outlined in this contract.

2. On-boarding

- a) Palante will conduct an audit of current vendor agreements, vendor warranties, environment software and environment hardware.
- b) In the event deficiencies are identified, including but not limited to, outdated hardware,

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- outdated software, and unlicensed software Palante will discuss findings with the client and provide the client with options to bring the current environment(s) to standard.
- c) If minimum standards are not met at signing Client agrees to work with Consultant to rectify in sixty (60) days with Consultants charging an hourly rate as part of our on-boarding process.

6. Excluded Services

Service rendered under this Agreement does not include:

- a) The cost of any parts, equipment, or shipping charges of any kind.
- b) The cost of any Software, Licensing, or Software Renewal or Upgrade Fees of any kind.
- c) The cost of any 3rd Party Vendor or Manufacturer Support or Incident Fees of any kind.
- d) Failure due to force majeure, building modifications, power failures or other adverse environmental conditions or factors.
- e) Service and repairs made necessary by the alteration or modification of equipment other than that authorized by Consultants, including alterations or modifications of equipment made by Client's employees or anyone other than Consultants.
- f) Service and repair made necessary by the installation of software not listed as approved in Appendix C.
- g) Maintenance of Software packages, whether acquired from Consultants or any other source unless as specified in Appendix B.
- h) Programming (modification of software code) and program (software) maintenance unless as specified in Appendix C.
- i) Any taxes applicable to Consultant's invoices.
- j) Coordination or support of client office move.
- k) Coordination or support of move to remote work.

7. Confidentiality

Consultants and their agents will not use or disclose Client information, except as necessary to or consistent with providing the contracted services, and will protect against unauthorized use.

8. Limitation of Liability

The Consultants' maximum liability for services rendered under these Terms of Agreement shall be limited to the total fees paid in the previous twelve (12) months to the Consultants for the work provided, notwithstanding the basis upon which the action is taken against Client. The Consultants shall not be liable for consequential, special, incidental or exemplary loss, damage or expense including without limitation, loss of profits or opportunities, notwithstanding whether Consultants have been advised of their existence.

9. Consultant as an Independent Contractor

Notwithstanding any other provisions of this agreement, the Consultants' status (and that of any Subcontractor) shall be that of an independent contractor and not that of an agent or employee of Client. Accordingly, neither the Consultants nor any Subcontractor shall





represent themselves, or claim to be acting, in the capacity of an employee or agent of Client.

10. Dispute Resolution

This Agreement shall be governed by the laws of the State of New York. It constitutes the entire Agreement between Client and Consultants for monitoring/maintenance/service of all equipment listed in "Appendix D." Its terms and conditions shall prevail should there be any variance with the terms and conditions of any order submitted by Client. Invalidity or unenforceability of one or more provisions of this Agreement shall not affect any other provision of this Agreement.

11. Amendments

- a. From time to time, Consultants may unilaterally amend Appendix A, B, C, or D to this Agreement and Sections: Coverage, Additional Maintenance Services, Minimum Standards Required for Services, and Excluded Services of this Agreement.
- b. Consultant shall provide Client with 30 days' advance written notice of any unilateral amendment made under this Section 11 (Amendments) in the form of a "changelog" provided online for Client's convenience. The changelog will describe the form of the amendment and reference the section of the Agreement that has been changed.
- c. Any such amendment will take effect at the end of the notice period unless Client terminates this Agreement by giving notice to Consultants no later than the end of the 30 day notice period.
- d. The latest version of this contract, and a list of historical changes, will always be available at https://redmine.palantetech.coop/projects/commons/wiki/
- e. Without the other party's express written agreement, a unilateral amendment will not retroactively eliminate or modify:
 - any binding dispute-resolution provision of this Agreement (for example, a binding-arbitration provision) in respect of any then-accrued claim of breach of this Agreement by one signatory party against another; nor
 - ii. any right already exercised by the other party, including for example any right to demand that Consultants perform an obligation, under this Agreement.

12. Holidays

Holidays are defined as all Federal Holidays, May 1 and the day after Thanksgiving.

13. Term

The terms and conditions outlined in this agreement will continue in effect until terminated by one or both parties in writing as provided hereinafter, or modified in accordance with Section 11 (Amendments) or this Section 13 (Terms).

Except for changes made in accordance with Section 11 (Amendments), changes to this agreement must be in writing and signed by both parties. This agreement shall be governed in all respects by and construed in



accordance with the laws of the State of New York.

- a) This Agreement may be terminated by the Client for any reason upon sixty (60) days written notice to the Consultants, provided that such termination may not take place prior to **three months from the start of the contract**.
- b) This Agreement may be terminated by the Consultants upon thirty (30) days written notice to Client.
- c) If either party terminates this Agreement, Consultants will assist Client in the orderly termination of services, including timely transfer of the services to another designated provider. Client agrees to pay Consultants the actual costs of rendering such assistance.

| Signature of Client or Designated Representative | {PT signature} |
|--|--------------------------------|
| Printed or Typed Name of Signatory | {PT signatory name printed} |



APPENDIX A

Response and Resolution Times

Consultants will designate a person to be the on call service provider for all business hours Monday through Friday, 10am to 6pm. The following are the procedures for Consultants response to Clients during business hours:

- 1. Client initiates incident by creating a ticket via email or via help desk web form.
- 2. Consultants will respond to email within 12 hours or on the next business morning whichever is first.
- 3. In the event of an urgent incident:
 - a. The on call technician will begin working on the incident within 2 hours.
 - b. If the incident is not resolved within 4 hours of the Client contacting Consultants, all available service providers will be tasked with resolving the incident as soon as possible.
 - c. In case of an urgent incident requiring immediate on site support, a technician will be en route to Client's office in no more than three hours.
- 4. In the event of a non-urgent incident, Client may stipulate that an issue requiring 30 minutes or fewer to resolve be completed within 72 hours of the incident being reported.
- 5. "Urgent incident" is used herein to refer to service not available (all users and functions unavailable), significant degradation of service (large number of users substantially affected, or business critical functions affected), or an incident in which a user is unable to complete the same task on a different computer (including but not limited to an unavailable computer with similar software installed, or a user traveling outside the office). "Non-urgent incident" is used herein to refer to a limited degradation of service (limited number of users affected, business process can continue).
- 6. In cases where email services are unavailable or not functioning, Client can call Consultants at the on call phone number.

| Client Initials | Consultant Initials | |
|-----------------|---------------------|--|
|-----------------|---------------------|--|



APPENDIX B

List of services provided by Consultants; Service Rates

| Service Description | Frequency | Included |
|---|--------------|----------|
| General | | |
| Document software and hardware changes | As performed | YES |
| Test backups with restores | Nightly | YES |
| Track and document work accomplished, work in progress, etc. using ticketing system | Ongoing | YES |
| Maintain inventory of computers | Ongoing | YES |
| Monitor blacklisting of email addresses | Ongoing | YES |
| Monitor domain name and SSL expirations | Ongoing | YES |
| Servers | | |
| Coordinate repairs with manufacturer and/or third-party hardware vendor(s) | Ongoing | YES |
| Monitor all Server network services | Ongoing | YES |
| Keep Service Packs, Patches and Hotfixes current as per company policy | Monthly | YES |
| Check event log of every server and identify any potential issues | As needed | YES |
| Monitor hard drive free space on server | Ongoing | YES |
| Google Apps user/mailbox management | As needed | YES |
| Email user/mailbox management | As needed | YES |

| Monitor Active Directory replication | As needed | YES |
|--------------------------------------|-----------|-----|
| Reboot servers if needed | As needed | YES |
| Run defrag and chkdsk on all drives | As needed | YES |



| Scheduled off time server maintenance | As needed | YES |
|--|-----------|-----|
| Install supported software upgrades (see Appendix C) | As needed | YES |
| Set up and maintain permission groups (Communications, Development, etc.) | As needed | YES |
| Check status of backups | Ongoing | YES |
| Alert Client to dangerous conditions Memory running low Hard drive showing sign of failure Hard drive running out of disk space | As needed | YES |
| Correct user errors and educate users to avoid future errors (deleted files, corrupted files, etc.) | As needed | YES |
| Disaster Recovery | | |
| Alert Client to dangerous conditions | As needed | YES |
| Devices | | |
| Manage Desktops Diagnose hardware failures Coordinate repairs with manufacturer and/or thirdparty hardware vendor(s)Maintain Operating System function | Ongoing | YES |
| Maintain software as specified in Appendix C | | |

| Manage Network Printers Install drivers and printer software Maintain network connectivity Coordinate repairs with manufacturer and/or third-party repair agent. | Ongoing | YES |
|---|---------|-----|
| Manage Other Networked Devices • Maintain network connectivity | Ongoing | YES |



| Manage PDAs/Smartphones • Set up and maintain syncing and email accounts | Ongoing | YES |
|---|-----------|-----|
| Networks | | |
| Check router logs | As needed | YES |
| Performance Monitoring/Capacity Planning | Ongoing | YES |
| Maintain office connectivity to the Internet | As needed | YES |
| Security | | |
| Check firewall logs | As needed | YES |
| Confirm that antimalware updates have occurred | As needed | YES |
| Confirm that backup has been performed on a daily basis | Ongoing | YES |
| Manage DNS Changes for SaaS / On-Prem Software | As Needed | YES |

| Create new directories, shares and security groups, new accounts, disable/delete old accounts, manage account policies | As needed | YES |
|--|-----------|-----|
| Permissions and file system management | As needed | YES |
| Set up new users including login restrictions, passwords, security | As needed | YES |
| Set up and change security for users and applications | Ongoing | YES |
| Monitor for unusual activity among users | As needed | YES |

| Service Rates | |
|---------------|------|
| Labor | Rate |



| Remote Support 10am-6pm M-F excluding Holidays | First 2 hours per incident INCLUDED, \$x /hour after 2 hours |
|---|--|
| 24x7x365 Network Monitoring | INCLUDED |
| Onsite Labor 10am-6pm M-F excluding Holidays | First 2 hours per incident INCLUDED, \$x /hour after 2 hours |
| Remote support for Non-Urgent Incidents during all other times | First 2 hours per incident INCLUDED, \$x /hour after 2 hours, availability permitting. |
| Remote Support or Onsite Labor for Urgent Incidents during all other times | \$1.5x/hour, availability permitting, with a minimum charge equal to one hour. |
| Set up new user | \$2x-2.5x (flat fee) |
| Manage Additional Users Note: All office workstations must be covered by this management contract. All new computers incur the flat setup fee. | \$.5x/month (Windows 8 and/or any computer manufactured more than 5 years before the start date of this contract) |
| | \$.5x - \$10/month (manufactured within 5 years of the start date of this contract running Mac OS 10.15+ or Windows 10+) |

___Client Initials ___Consultant Initials

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APPENDIX C

Client shall be authorized to install software specified in this list. Software in this list shall be updated as needed by Consultants.

List of programs supported:

- 1. Windows (10 and later)
- 2. Mac OS (10.15 and later)
- 3. 7-Zip
- 4. Adobe Acrobat
- 5. Adobe Reader
- 6. Adobe Creative Cloud
- 7. Dropbox
- 8. Filezilla
- 9. Foxit
- 10. Google Chrome
- 11. Google Desktop
- 12. Java Runtime Environment
- 13. Keepass / LastPass / 1Password / Bitwarden
- 14. Microsoft Edge
- 15. Microsoft Office (2013 and later)
- 16. Microsoft Defender
- 17. Mozilla Firefox
- 18. Mozilla Thunderbird
- 19. Nextcloud
- 20. OpenOffice.org/LibreOffice
- 21. Paint.Net
- 22. VLC
- 23. Google Meet
- 24. Teams

| Client Initials | Consultant Initials |
|-----------------|---------------------|
| | Consultant initials |



APPENDIX D

List of client hardware

| Covered Equipment | |
|---------------------------------|--------------------|
| Managed Desktops and Notebooks: | |
| Managed Printers: | |
| Managed Network Equipment: | |
| Managed Servers: | |
| | |
| | |
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| Client InitialsC | onsultant Initials |