



**ORDER FORM**

As it relates to the Component Systems specified herein, this Order Form is subject to the terms of the Master Software License Agreement between **Infor (US), Inc.**, (“Infor”) and **Chicago Housing Authority** (“Licensee”) with an effective date of **February 28, 2005** (the “License Agreement”). As it relates to Support for the Component Systems, this Order Form is subject to the applicable terms of the License Agreement (to the extent it concerns Support) or, if Support is the subject of a separate Support agreement related to the License Agreement, the terms of such Support Agreement (the “Support Agreement”). The License Agreement and related Support Agreement (if any) are referred to herein as the “Agreement”. All terms of the Agreement are incorporated herein by reference. Capitalized terms not defined in this Order Form are defined in the Agreement. In the event of a conflict, the terms of this Order Form control over the terms of the Agreement.

In the event the capitalized terms in this Order Form differ from the terminology used in the Agreement, references herein to: “Component Systems” means the software products that are being licensed (and may be referred to in the Agreement as Products, Software Products, Software, Programs or Licensed Programs); “Support” means Infor’s current standard maintenance and support services (and may be referred to in the Agreement as Maintenance and/or Support, Annual Support, Support Services, On-Going Support or One Point Support); “Order Form” means a mutually agreed upon ordering document (and may be referred to in the Agreement as Product Order Form, Addendum, Schedule, Supplement or Supplemental Schedule); “User Restriction” means the license restriction applicable to the Component System (which may also be referred to as Maximum Use Designation) in addition to any license restrictions in the Agreement; “Annual Escalation Percentage Cap” means the maximum percentage increase in the annual Support Fee on an annual basis; In addition, based on the applicable Agreement, listed Component Systems herein owned by a third party (a “Third Party Licensor”) may also be referred to in the Agreement as “Additional Software” or “Third Party Software”.

**I. Component Systems**

I(a). Component Systems Upgrade from:

	<b>Part # (if applicable)</b>	<b>Component System</b>	<b>User Restriction*</b>		<b>Support level**</b>
			<b>Quantity</b>	<b>Type</b>	
<b>PROD:</b>					
1	BPP-MSC-TG	MF Server Express - TG	1	CU	XTP
2	BPP-MSXCPU-TG	MF Server Express Cpu License - TG	4	CPUCORE	XTP
<b>TEST:</b>					
3	BPP-MSC-TG	MF Server Express - TG	1	CU	XTP
4	BPP-MSX-TG	MF Server Express App Runtime - TG	20	CU	XTP

The Component Systems in table I(a) are herein referred to as the “Current Component Systems”.

I(b). Component Systems Upgrade to:

	<b>Part # (if applicable)</b>	<b>Component System</b>	<b>User Restriction*</b>		<b>Support level**</b>
			<b>Quantity</b>	<b>Type</b>	
<b>PROD:</b>					
1	BPP-MVC	MF Visual COBOL for Windows Compiler	1	NU	XTP
2	BPP-MVXCPU	MF COBOL Server Application Runtime Unlimited - Windows	4	CPUCORE	XTP
<b>TEST:</b>					
3	BPP-MVC	MF Visual COBOL for Windows Compiler	1	NU	XTP
4	BPP-MVX	MF COBOL Server Application Runtime - Windows	20	CU	XTP

The Component Systems in table I(b) are herein referred to as the “New Component Systems”.

I(c). New Component Systems:

	Part # (if applicable)	Component System	User Restriction*		Support level**
			Quantity	Type	
<b>PROD:</b>					
1	BPP-PAL	Infor Process Automation	12	CPUCORE	XTP
2	BPP-NOTIFY	Infor Notifications	1	NU	XTP
					<b>License Fee: \$28,000.00</b>

\*If specified in the User Restriction field:

- CU - "Concurrent Users" allows access to the Component System up to the stated maximum number of individual concurrent users who are simultaneously logged on to the Component System at any given point in time, irrespective as to whether or not any such user is actually using resources related to the Component System.
- NU - "Named Users" Allows access to the Component System up to the stated maximum number of individual named users, irrespective as to whether any such user is actively logged on to the Component Systems at a given point in time; The Licensee agrees to assign to each Named User a unique identification profile, it being agreed that to the extent Licensee uses generic user profiles as a means to access the Component System, each separate log-on accessing the Component System will be counted as a separate user.
- CPUCORE - "CPU Cores" Quantity represents the maximum number of Central Processing Unit Cores ("CPU Cores") visible to the operating system or utilized by the Component System at peak times. All CPU Cores utilized must be licensed.

\*\*If specified in the Support Level field: "XTP" means Xtreme Premium Support. Descriptions of the then current support plans for Infor, can be found at: <http://www.infor.com/content/brochures/inforxtremesupportplanfeatures.pdf/>

**II. Support Services**

<b>Additional Annual Support Fee: \$14,112.00</b>	
Annual Escalation Percentage Cap: 6% or the then-current year-over-year increase in the Consumer Price Index (CPI-U), whichever is greater.	
<b>Initial Term of Support: Order Form Date through one (1) year from Order Form Date</b>	
	<b>Fee for Initial Term of Support: \$14,112.00</b>
MF Server Express Compiler to MF Visual COBOL for Windows Compiler - Upgrade Fee (BPP-MVC-UGF) for 2 Named Users	\$1,400.00
MF Application Runtime to MF COBOL Server Application Runtime - Upgrade Fee (BPP-MVX-UGF) for 20 Concurrent Users	\$2,100.00
MF Application Runtime Unlimited to MF COBOL Server Application Runtime Unlimited - Upgrade Fee (BPP-MVXCPU-UGF) for 4 CPU Cores	\$18,400.00
<b>Total Amount Due (before applicable taxes): \$64,012.00</b>	

<b>Payment Terms:</b>	All amounts are in US Dollars unless otherwise specified.
Payment is due within fifteen (15) days of Order Form Date.	<b>Currency: United States Dollars</b>

<b>Equipment (on which Component Systems will be installed):</b>	Licensee Account ID: 6142-L
Computer Platform: Model:	Infor GL ID: US0AB
Operating System: DBMS:	Account Executive Name: Wells Beacham
Serial Number:	
Location: Same as Delivery Address	

<b>Delivery Address:</b>	<b>Invoice Address:</b>
Chicago Housing Authority 60 E. Van Buren Street 11 <sup>th</sup> Floor Chicago, IL 60605	Chicago Housing Authority 60 E. Van Buren Street 11 <sup>th</sup> Floor Chicago, IL 60605
Contact Name: Bryan K. Land	Contact Name: Bryan K. Land
Contact Title:	Contact Title:
Contact Phone: 312.913.7272	Contact Phone: 312.913.7272
Contact email: bland@thecha.org	Contact email: bland@thecha.org

**III. Additional Terms**

Delivery is FOB Shipping Point.

The following terms apply to any Third Party Software licensed under the Order Form.

1. Licensee may not copy or modify Third Party Software or related Documentation. Licensee may only use Third Party Software in accordance with related Documentation and solely in conjunction with the Component Systems.
2. The Third Party Licensor is a third-party beneficiary to the Agreement with respect to its Third Party Software. In the event of unauthorized use, export or disclosure of a Third Party Software in breach of the Agreement, the Third Party Licensor and Infor shall be entitled to an injunction against such breach, in addition to any other legal or equitable remedies that may be available to them.

**Upgrade Terms**

Licensee desires to trade the Current Component Systems set forth above for the New Component Systems set forth above. Licensee is hereby granted a license to use the New Component Systems subject to the terms herein and in the Agreements. Provided that Licensee continues to pay Support for the Current Component Systems while transitioning from the Current Component Systems to the New Component Systems (the "Transition Period"), Licensee may continue to use and receive Support on the Current Component Systems during the Transition Period. Licensee's license to use the Current Component Systems shall terminate upon Licensee's use of the New Component Systems in a production environment. Upon the termination of Licensee's license to use the Current Component Systems (the "Termination Date"), Licensee shall cease all production and non-production use of the Current Component Systems and no longer be eligible to receive Support in connection therewith nor be entitled to any refund of Support fees paid to Infor. Support for the New Component Systems will be subject to the terms herein and in the Agreements. Licensee may not use the Current Component Systems and New Component Systems in a production environment at the same time.

**Test Server License:**

The Component Systems herein licensed as a Test Server License are subject to the following additional terms and conditions: Infor grants Licensee a Test Server License which will remain valid for so long as Licensee maintains a license to a production instance of the Component Systems. Licensee may install one copy of the Component System specified above on a single, non-production server solely for testing purposes. At no time may the test server be used in a production environment. This Test Server License is limited to the Component Systems and User Restrictions set forth on this Order Form. This Test Server License will remain valid for so long as Licensee maintains a separate production license for the Component Systems. In the event the production license terminates, this Test Server License shall also terminate.

Effective date of this Order Form: \_\_\_\_\_ (the "Order Form Date")

THE PARTIES have executed this Order Form through the signatures of their respective authorized representatives.

For: Infor (US), Inc.	For: Chicago Housing Authority (Legal Name of Licensee)
	<i>Dionna Brookens</i>
Signature	Signature
	Dionna Brookens
Typed or Printed Name	Typed or Printed Name
	Deputy Chief Procurement Officer
Title	Title
	July 1, 2016
Date	Date